CHAPTER 194

NAVAL MILITIA

Sec.		Sec.	
194.01	Naval force	194.11	Discipline
194.02	Commander-in-chief; regulations; powers	194.12	Annual cruise
194.03	Not to exceed 14 companies	194.13	Pay and allowances
194.04	Composition		Purchase of supplies
194.05	Number of officers and men		Armory provisions to apply to naval militia
194.06	Line and staff officers, how appointed	194.16	Other duties
194.07	Petty officers	194.17	Exemptions
	Term of service: enlistments		

194.01 NAVAL FORCE. There shall be allowed in addition to the land military forces of the state now authorized by law a naval force to be known as the Minnesota Naval Militia.

[R. L. ss. 1150-1153; 1905 c. 34 s. 1] (2518)

194.02 COMMANDER-IN-CHIEF; REGULATIONS; POWERS. The governor shall be commander-in-chief of the Naval Militia, except when it is called into the service of the United States. He shall make and publish through the adjutant general regulations for the government of the Naval Militia and shall have all the powers necessary to carry into full effect the provisions of this chapter.

[R. L. ss. 1150-1153; 1905 c. 34 s. 1] (2519)

194.03 NOT TO EXCEED 14 COMPANIES. The Naval Militia shall consist of not to exceed 14 divisions or companies and a squadron of air service, organized into such number of battalions as the tactical situation may require.

[R L s 1150-1153; 1905 c 34 s 1; 1909 c 389 s 1; 1915 c 353 s 1; 1929 c 296 s 1; 1947 c 125 s 15] (2520)

194.04 COMPOSITION. The Naval Militia shall be composed of such officers, warrant officers, petty officers and enlisted men as the secretary of the navy shall prescribe for naval reserve forces allotted to the state.

[R L s 1150-1153; 1905 c 34 s 1; 1915 c 353 s 3; 1947 c 125 s 16] (2521)

194.05 NUMBER OF OFFICERS AND MEN. For the purpose of conforming the Naval Militia more closely to the organization of the Naval Militia of the United States as the same may be, from time to time, prescribed by the secretary of the navy and not otherwise, the governor may fix the number and grade of officers, warrant officers, petty officers and enlisted men therein.

[R. L. ss. 1150-1153; 1905 c. 34 s. 1; 1915 c. 353 s. 3] (2522)

194.06 LINE AND STAFF OFFICERS, HOW APPOINTED. Subdivision 1. Qualifications. Officers of the Naval Militia shall be selected from the classes of persons having the qualifications prescribed by federal and state law and regulation.

- Subd. 2. **Examination and tests.** Every person hereafter appointed promoted, and commissioned as an officer of the Naval Militia shall have successfully passed tests as to his physical, moral, and professional fitness as shall be prescribed by federal law. The examination to determine such qualifications for commission shall be as prescribed by federal law.
- Subd. 3. Recommendation and appointment. Line and staff officers, below the grade of captain, shall be selected and recommended by the Senior Naval Militia Commander and appointed and commissioned by the governor except that if such appointment is in the senior authorized grade the selection and recommendation shall be made by the adjutant general. Officers above the grade of commander shall be selected and recommended by the adjutant general and commissioner by the governor.
- Subd. 4. Commission by the governor. Officers shall be commissioned by the governor and shall subscribe to the oath of office prescribed by federal and state law.

[R L s 1150-1153; 1905 c 34 s 1; 1927 c 314 s 1; 1947 c 125 s 17] (2524)

194.07 PETTY OFFICERS. Petty officers shall be appointed by the Senior Militia Commander upon the recommendation of their commanding officer.

[R L s 1150-1153; 1905 c 34 s 1; 1947 c 125 s 18] (2525)

- 194.08 TERM OF SERVICE; ENLISTMENTS. Except as otherwise provided herein or by federal law, original enlistments in the Naval Militia shall be for a period of four years and subsequent enlistments for periods of one or four years. Every recruit shall sign an enlistment paper, the form of which shall be prescribed by the adjutant general in conformity with federal law, and shall contain an oath of allegiance to the state and the United States.
 - [R L s 1150-1153; 1905 c 34 s 1; 1927 c 314 s 2; 1947 c 125 s 19] (2526)

194.09, 194.10 [Repealed, 1947 c 125 s 22]

- 194.11 DISCIPLINE. When not otherwise provided for, the government and discipline of the Minnesota Naval Militia shall be controlled by the provisions of the military code relating to the government and discipline of the National Guard so far as the same may be applicable to the naval forces. The naval forces shall be subject to the articles and regulations for the government of the United States navy to the same extent as members of the National Guard are subject to the articles of war and regulations of the United States army.
 - [R. L. ss. 1150-1153; 1905 c. 34 s. 1] (2529)
- 194.12 ANNUAL CRUISE. The governor shall order the Naval Militia on a tour of duty or cruise each year, within or without the state, for such period as he may direct, such annual cruise not to consume more than two weeks in any one year.
 - [R. L. ss. 1150-1153; 1905 c. 34 s. 1] (2530)
- 194.13 PAY AND ALLOWANCES. For each day's service in uniform at the annual tour of duty or service, when ordered by the governor, there shall be paid to each officer, warrant officer, petty officer, enlisted man or seaman the same pay and allowances as prescribed by federal law for like grades in the United States Navy. The minimum pay provisions authorized by Section 192.51, Subdivision 1, for camps or maneuvers and Subdivision 2 for active service, other than for camps, cruises, or maneuvers shall apply to enlisted men of the Naval Militia. There shall be allowed annually to the headquarters of the commanding officer of the Naval Militia a sum not to exceed \$500 and to each division or company of the Naval Militia the same provision for necessary expenses as is now provided for comparable organizations of the Minnesota National Guard said allowances to be paid under the same regulations as govern the payment of the like allowances to similar organizations of the Minnesota National Guard.
- [R L s 1150-1153; 1905 c 34 s 1; 1909 c 389 s 1; 1927 c 314 s 3; 1947 c 125 s 20] (2531)
- 194.14 PURCHASE OF SUPPLIES. Clothing, ordnance, and other stores for the Naval Militia shall be purchased or procured and accounted for in the manner prescribed by the military code for the purchase or procurement of supplies and equipment for the National Guard.
 - [R L s 1150-1153; 1905 c 34 s 1; 1947 c 125 s 21] (2532)
- 194.15 ARMORY PROVISIONS TO APPLY TO NAVAL MILITIA. All of the provisions of the military code relating to armories shall be construed to include and apply to any division of Naval Militia now or hereafter organized in this state.

The word "armory," as used in the military code, shall be held to include any vessel anchored, moored, or secured to land, or any boat, boat-house, or dock, used for the purpose of instruction, drill, or defense.

- [R. L. ss. 1150-1153; 1905 c. 34, s. 1; 1921 c. 506 s. 121] (2515, 2533)
- 194.16 OTHER DUTIES. The Naval Militia shall perform such other duty as may be required by the governor.

[1905 c. 34 s. 1] (2533)

- 194.17 **EXEMPTIONS.** The exemptions and privileges granted by law to the officers and enlisted men of the National Guard are extended to the members of the Naval Militia.
 - [R. L. 88. 1150-1153; 1905 c. 34 s. 1] (2534)