Nineteen Hundred Thirty-One Supplement

to

Mason's Minnesota Statutes

(1927 thru 1931)

Containing the text of the acts of the 1929 and 1931 Sessions of the Legislature, both new and amendatory, and notes showing repeals, together with annotations from the various courts, state and federal, construing the constitution, statutes, charters and court rules of Minnesota



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HAIR DRESSERS AND BEAUTY CULTURISTS

§5846-41. Display of license—Renewal licenses.

Board cannot extend time for renewal of license. Op. Atty. Gen., Jan. 14, 1929.

HORSESHOERS

§§5852 to 5854. [Repealed].

Repealed by Laws 1929, c. 60.

CHAPTER 36

Protection against Fire, and Regulation of Hotels and Restaurants

MOVING PICTURES

§5934. Style of seats.

Injury to patron from falling of disconnected seat. 181M109, 231NW716.

STATE FIRE MARSHAL

§5957. Power to summon and compel, etc.

Act of fire marshal in compelling person suspected of arson to testify under subpœna, held to violate the constitutional right of such person against self incrimination. 180M573, 231NW 217.

DRY CLEANING AND DRY DYEING BUILD-INGS AND ESTABLISHMENTS

\$6001. Use of gasoline engines forbidden in certain cases.—No gas or gasoline engine, steam generator or heating device nor any electrical dynamo or motor except such motors as have been approved as explosion-proof by the State Fire Marshal shall be located, maintained or used inside of nor within a distance of ten feet of any building used for the business of dry cleaning and dry dye-

ing as above defined except that an electrical motor may be placed within such ten feet, but without a solid fireproof wall.

Any dry cleaning or dry dyeing business located in any village or city of the fourth class may install and maintain two $2\frac{1}{2}$ -gallon fire extinguishers of anti-freezing liquid, to be approved by and installed as directed by the state fire marshall, in lieu of compliance with the provisions of Section 13 of this chapter providing for the extinguishment of fire in such business or establishment. (As amended by Laws 1929, c. 402, which is amended Apr. 20, 1931, c. 268.)

\$6001-1. Must have fire extinguishers.—Any dry cleaning or dry dyeing business located in any village or city of the fourth class may install and maintain two 2½ gallon fire extinguishers of anti-freezing liquid to be approved by and installed as directed by the State Fire Marshall, in lieu of compliance with the provisions of this chapter providing for the prevention of fire in such business or establishment. (Act Apr. 26, 1929, c. 402, 82.)

CHAPTER 37-38

Agriculture and Rural Credits

RURAL CREDITS

§6034. Seal.—The Bureau shall provide itself with and keep a seal. The design of this seal shall be as follows: a circle within which shall appear the word "seal." Between the lower and upper halves of the circle properly divided shall appear the words "Department of Rural Credit, State of Minnesota." Every instrument or paper heretofore executed by said Department to which has been affixed a seal in either of said forms is hereby legalized and declared to have been duly executed. (As amended Apr. 27, 1929, c. 421, §1.)

\$6038. Security for loans—Terms of loans—Purposes—Limitations—Rate of interest.—Said Bureau shall make loans upon the following terms and conditions:

g. The amount of original loans to any one borrower shall never exceed the maximum sum of Fifteen Thousand Dollars nor

shall any loan be for a less sum than Five Hundred Dollars.

i. Every borrower shall pay simple interests on defaulted payments at the rate of seven per cent per annum and by express covenant in his mortgage deed shall pay when due all taxes, liens, judgments, assessments and insurance, which may be lawfully assessed against the mortgaged land; and by such covenant shall agree to and shall keep insured against fire and the elements in any local or other insurance company authorized to do business in this state by the Insurance Department to the satisfaction of the Bureau all buildings, the value of which was a factor in determining the amount of the loan. Insurance shall be made payable to the mortgagee as its interest may appear at the time of loss; and at the option of the Mortgagor and subject to the general regulations of the Bureau, sums so received may be used to pay for reconstruction of the buildings destroyed. Taxes, judgments, assessments and