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- 19 9. Strike from lines one (1) to four (4) inclusive of subsection five (5) the following: "and all other reservoirs, fired or unfired, 20 21 having pressures in excess of one hundred fifty pounds per square inch, four (4) dollars." and inserting in lieu thereof the following: 22 23 ", sterilizers and all other reservoirs fired or unfired having a working pressure in excess of fifteen (15) pounds per square inch, shall be charged for the first piece of equipment as follows: fifteen (15) pounds to seventy (70) pounds per square inch inclusive, five (5) dollars; seventy-one (71) pounds to one hundred fifty (150) pounds 24 25 26 27 per square inch inclusive, six (6) dollars; one hundred fifty-one (151) pounds to four hundred fifty (450) pounds per square inch 28 29 30 inclusive, seven (7) dollars. Additional equipment shall be charged 31 for at the same rate as boilers."
 - SEC. 5. Chapter eighty-nine (89), Code 1958, is hereby amended by adding thereto the following sections:
 - 3 1. "A pressure vessel in which steam is generated by the application of heat resulting from the combustion of solid, liquid or gaseous fuel shall be classed as a fired steam boiler."
 - 2. "Any steam boiler or steam vessel in which steam may be generated or transferred, but one in which the heat resulting from combustion of solid, liquid or gaseous fuel is not applied directly to the boiler or vessel shall be classified as an unfired steam vessel."

Approved May 5, 1959.

CHAPTER 107

FIRE DEPARTMENT EMPLOYEES

H. F. 139

AN ACT to provide for the arbitration of differences between cities and associations of fire department employees.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. When any dispute arises between a city having a population of ten thousand (10,000) or more, or a city under civil service of whatever population, and any city-recognized association of employees of the paid fire department of such city, and the parties are unable to adjust the dispute, either or both parties may make written application to a judge of the district court of the county in which the dispute arises for the appointment of a board of arbitration and conciliation, to which board such dispute may be referred under the provisions of this chapter.
- The judge shall, within ten (10) days after application is made to him as provided, notify the parties to the dispute of the application for the appointment of a board of arbitration and conciliation, and shall request each party to recommend within ten (10) days from the date of receipt of notice, the name of a person who has no direct interest in the dispute and is willing and ready to act as a member of the board.

SEC. 3. Should either of the parties fail or neglect to make any recommendation within the ten (10) day period, or if the person recommended fails or refuses to act, the judge shall, as soon thereafter as possible, appoint a person who meets the qualifications provided in section two (2) of this Act. Such person shall be deemed to be appointed on the recommendation of the party in default.

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- SEC. 4. The parties to the dispute and the members of the board so appointed shall, within five (5) days of the appointment, recommend to the judge the name of an additional person who is willing and ready to act as the third (3rd) member of the board. The person recommended shall meet the qualifications provided in section two (2) of this Act. If the recommendation is not made within the period, or if the person recommended refuses or fails to act, the judge shall as soon thereafter as possible appoint a qualified person to act as the third (3rd) member of the board.
- SEC. 5. Each member of the board shall, before entering upon the duties of his office, be sworn to a faithful and impartial discharge thereof. The board shall organize at once by the choice of one (1) of their number as chairman, and one (1) of their number as secretary, and shall have the power to employ all clerks and stenographers necessary to properly carry out the duties of their appointment.
- SEC. 6. Each party to the dispute shall assume its own costs of the arbitration proceedings and shall share equally the costs of the third (3rd) member as well as the general expenses of the board of arbitration and conciliation.
- SEC. 7. For the purpose of this inquiry the board shall have all the powers vested in the district court in civil cases which the board deems necessary to a full investigation of the dispute, including but not limited to the power to summon and enforce the attendance of witnesses, to administer oaths and to require witnesses to give evidence and produce books and papers. Any member of the board may administer oaths.
- SEC. 8. A subpoena or any notice may be delivered or sent to any sheriff, or any police officer who shall forthwith serve it and make due return thereof according to direction. Every person who is summoned by an arbitration board and who duly attends as a witness, except witnesses summoned at the request of a party, shall be entitled to an allowance for expenses determined in accordance with the scale in effect at the time with respect to witnesses in the district court in civil cases, and the allowance paid shall be a part of the general expenses of the arbitration board. The board shall have the same power and authority to maintain and enforce order at the hearings and obedience to its writs of subpoena as is by law conferred upon the district court for like purposes.
- SEC. 9. The board shall as soon as practical visit the place where the dispute exists and make careful inquiry into its cause. The board shall hear all interested persons who come before it and advise the respective parties concerning courses of action to adjust the dispute, and shall put in writing its findings and recommendations. A copy of

- such report shall be filed by the board secretary in the office of the clerk of the city or town in which the dispute arose and shall be open for public inspection. All hearings shall be open to the public and 8 9
- The board of arbitration and conciliation shall within 1 SEC. 10. 2 twenty (20) days from the date of their appointment, unless such 3 time shall be extended by the judge, complete the investigation of any 4 dispute submitted to them.
- 1 Within five (5) days after the completion of the investigation, unless the time is extended by the judge for good cause shown, 3 the board or a majority thereof shall render a decision, stating such 4 details as will clearly show the nature of the controversy and the point 5 disposed of by them, and make a written report to the judge of their 6 findings of fact and of their recommendation to each party to the con-7 troversy.
- 1 SEC. 12. Every decision and report shall be filed in the office of the clerk of the district court of the county in which the dispute arose, 3 and a copy served upon each party to the controversy, and a copy furnished to the labor commissioner for publication in the report of the commissioner, who shall cause such decision and report to be published in at least one (1) newspaper in the city or town in which the dispute arose. All evidence taken and exhibits and documents offered shall be carefully preserved and at the close of the investigation shall be filed 8 in the office of the clerk of the district court.
- SEC. 13. A decision or report shall be advisory only and shall not be binding on either party.

Approved March 18, 1959.

CHAPTER 108

EMPLOYMENT SECURITY BUILDING

H. F. 519

AN ACT to amend chapter ninety-six (96), Code 1958, to enable the employment security commission to acquire lands and buildings for employment security administrative purposes with funds allocated to the state of Iowa by the United States.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Chapter ninety-six (96), Code 1958, is amended by adding thereto the following:
- 3 1. The employment security commission may, subject to the approval of the executive council of the state, acquire for and in the 4 5 name of the state of Iowa by purchase, or by rental purchase agree-6 ment, such lands and buildings upon such terms and conditions as may entitle this state to grants or credits of funds under the Social 8 Security Act or the Wagner-Peyser Act to be applied against the cost 9 of such property, for the purpose of providing office space for the employment security commission at such places as the commission 10 11 finds necessary and suitable.