

**HARTFORD STEAM BOILER INSPECTION AND INSURANCE COMPANY TO GIVE
CERTIFICATE**

Act of Jul. 7, 1869, P.L. 1279, No. 1260
AN ACT

Cl. 11

To authorize the Hartford Steam Boiler Inspection and Insurance Company to give certificates of inspection in and for the City of Philadelphia.

Section 1. Acceptance of Certificates of Steam Boiler Insurance Company

The chief inspector appointed under said ordinance and act of Assembly (Act of 1864, May 7, P.L. 880) is hereby authorized and required to accept the certificates of inspection of said Steam-Boiler Insurance Company in lieu of the examination now required by law, and to indorse his approval confirming the same, or give a receipt therefor, for which service he shall receive a fee of one dollar in each case; and any person or persons possessing such certificate, indorsed as hereinbefore mentioned, or a receipt therefor as hereinafter prescribed, the same being unrevoked, shall be exempt from the pains and penalties of the above recited act of Assembly and ordinance passed in pursuance thereof: Provided, nevertheless, That where the inspectors of said company shall decline to continue an insurance, or shall cancel the certificate of inspection in consequence of the failure of the party to comply with the requirements of the said act of Assembly or ordinance, or in consequence of the insecure character, imperfect safeguards or careless management of any stationary steam-engine or boiler, they shall forthwith notify the chief inspector of said city in writing of the refusal and grounds therefor. 1869, July 7, P.L. 1279, Sec. 1.

Section 2. Misdemeanors by Inspector

If any inspector of the said company shall neglect to give the notice required by the proviso to section first of this act, or shall effect an insurance on any stationary steam-engine or boiler within the City of Philadelphia not provided with the safeguards required by the aforesaid ordinance, or shall knowingly permit an insurance to continue upon any stationary steam-engine or boiler in said city not furnished as aforesaid, he shall be deemed guilty of a misdemeanor, and upon conviction in the court of quarter sessions for the said county, shall for each offense be sentenced to pay a fine not exceeding five thousand dollars, and to undergo imprisonment in the jail of said county, either with or without labor, as the court may direct, for a term not exceeding two years. 1869, July 7, P.L. 1279, Sec. 2.