5500.1600 REFEREE APPOINTMENT AND DUTIES.

If the governor in the governor's discretion appoints a labor referee to hear and determine the jurisdictional controversy, said labor referee shall immediately fix a time and place for the first hearing before said referee and shall mail to each of the parties to the controversy, at least five days before the date set for the first hearing, a notice thereof, together with a copy of parts 5500.1200 to 5500.2100; provided, that notice may be waived or the time therefor shortened by agreement of the parties. Notice of such hearing shall be given to all parties directly involved in or affected by the controversy so far as named in the original notice or known to the labor referee, and all such parties shall be deemed to be parties to the proceedings. A copy of the original notice, relative to said jurisdictional controversy, shall be sent by certified mail to each party with the first notice of hearing.

Statutory Authority: MS s 179.71

History: 17 SR 1279

Published Electronically: October 1, 2014