331.07 MEASUREMENT OF TYPE

HISTORY. RS 1851 c 73 s 32; PS 1858 c 63 s 31; GS 1866 c 70 s 28; 1869 c 80 s 1; GS 1878 c 70 s 31; GS 1894 s 8551; RL 1905 s 2714; GS 1913 s 5780; 1921 c 484 s 1; MS 1927 s 10939.

331.08 FEES FOR PUBLICATION OF LEGAL NOTICES

HISTORY. 1921 c 484 s 2; MS 1927 s 10939-1; 1947 c 318 s 1; 1949 c 111 s 1.

Section 331.08 does not prohibit a publisher from charging a fee that is less than the legal fee for publication of legal notices, but it controls in the absence of specific agreement as to rate. OAG June 10, 1947 (277-A-5).

A charter provision fixing a maximum rate on official city printing and publications at less than the full legal rate prescribed by section 331.08 is valid and binding upon the city council in awarding the contract. Section 331.08 fixing the maximum fee does not prohibit publishers from charging a lesser fee. OAG March 19, 1949 (277-A-11).

Control of fees for publication of school board proceedings. OAG Aug. 21, 1947 (277-E).

331.12 to 331.16 Obsolete.

331.17 NEWSPAPERS TO CONTINUE TO BE OFFICIAL PUBLICATIONS UNDER CERTAIN CONDITIONS

Whether a paper being published is a legal newspaper in which publications may be made is a question of fact to be determined by the county board. If the board finds such publication complies with the provisions of section 331.17 it is a legal newspaper. OAG Jan. 26, 1948 (314-B-19).

CHAPTER 332

AID TO LIQUIDATION OF DEBTS

332.01 COLLECTION AGENCIES

HISTORY. 1913 c 532 s 1-4; GS 1913 s 5098-5101; GS 1923 s 5888-5891; MS 1927 s 5888-5891; 1941 c 407 s 1.

A corporation adopting a trade name for collecting its own accounts is not subject to the law relating to collection agencies. OAG March 24, 1952 (828).

If the person conducting a collection business is a part of the employer's business system, it is not collecting for "others" under the provisions of section 332.01, but if the collector has an independent identity from that of the employer, said person or corporation must provide the statutory bond. OAG Sept. 28, 1949 (828-B).

A nonprofit corporation, collecting accounts for its members, is not exempt from furnishing a collection agency bond. OAG Jan. 19, 1953 (828-B).

A foreign corporation carrying on collection business exclusively by mail need not file a bond required under section 332.01, nor qualify as a foreign corporation doing business in this state as required by M.S. 1949, Chapter 303. OAG May 22, 1951 (828-E).