

327.46 Penalties for violations

Any person who is found to have violated sections 327.41 to 327.47 shall be subject to the penalties provided in section 325.907.

[1973 c 295 s 6]

327.47 Damages

Any person injured by a violation of sections 327.41 to 327.47 shall recover the actual damages sustained, together with costs and disbursements including reasonable attorneys fees.

[1973 c 295 s 7]

CHAPTER 330. AUCTIONEERS

Sec.

330.01 Auctioneers' licenses, to whom granted.

330.01 Auctioneers' licenses, to whom granted

Subdivision 1. (a) The county auditor may license any person having the qualifications specified in clause (b) of this subdivision as an auctioneer. Such license shall be issued by the auditor and shall authorize the licensee to conduct the business of an auctioneer in the state of Minnesota for the period of one year. It shall be recorded by the auditor in a book kept for that purpose. Before such license is issued the applicant shall pay into the county treasury a fee of \$15. The auditor shall, not later than the 15th day of the following month, transmit a copy of the license to the secretary of state together with \$5 of the fee, which shall be deposited in the general fund.

(b) A natural person is qualified to be licensed as an auctioneer if 18 years of age or over and a resident of the county of application for at least six months immediately preceding the date of application. No copartnership, association or corporation may be licensed as an auctioneer. However, nothing in this subdivision shall be construed as preventing auctioneers who are duly licensed in accordance with the provisions of chapter 330, from combining in associations, copartnerships, or corporations, provided that each and every member of such associations or copartnerships and each and every person or agent conducting auction sales on behalf of such corporations is a duly licensed auctioneer as provided in chapter 330. Nothing herein shall be construed to apply to a person selling at an auction property owned by him for at least six months.

[1973 c 725 s 58]

CHAPTER 332. COLLECTION AGENCIES; AIDS TO LIQUIDATION OF DEBTS

COLLECTION AGENCIES

Sec.

332.311 Transfer of administrative functions [New].

Sec.

332.36 Advisory board created.

COLLECTION AGENCIES

332.311 Transfer of administrative functions

The powers, duties, and responsibilities of the department of labor and industry under sections 332.31 to 332.45 relating to collection agencies are hereby transferred to and imposed upon the section of consumer services in the department of commerce.

[1973 c 720 s 54 subd 1]

332.36 LIQUIDATION OF DEBTS

332.36 Advisory board created

Subdivision 1. There is created a board to be known as the collection agency advisory board whose duties shall be to advise the department as to the administration of the provisions of sections 332.31 to 332.45 and in the making of any rules and regulations in accordance with the provisions of section 332.44. Such board shall consist of three members appointed by the governor. Two of these members shall have been residents of the state for not less than five years immediately prior to their appointment and shall have been engaged in the collection business for not less than five years and be so engaged at the time of their appointment; the third member shall have been a resident of the state for not less than five years immediately prior to his appointment and shall not be engaged in the collection business at the time of his appointment and shall be over the age of 18 years.

[1973 c 725 s 59]

[For text of subds. 2 to 6, see M.S.1971]

POLICE REGULATIONS

CHAPTER 340. INTOXICATING LIQUORS

NON-INTOXICATING MALT LIQUOR ACT

Sec. 340.02 License when required to sell; fees.

PROOF OF AGE [NEW]

340.039 Drivers license or nonqualification certificate.

INTOXICATING LIQUOR ACT

340.07 Definitions.
340.09 Liquor control commissioner; powers.
340.11 Licenses.
340.114 Unlawful discrimination prohibited [New].
340.119 Bottle clubs.
340.13 Licenses; restrictions.
340.133 Racial discrimination by clubs; issuance of licenses [New].
340.14 Regulations.
340.15 Regulation of advertising.
340.19 Removal of officers; licenses revoked; bonds forfeited; violations.
340.353 Municipal liquor stores; establishment; operation.
340.403 Bond, license.
340.408 Joint purchases [New].

EXCISE TAX

340.47 Excise tax.
340.60 Liquor receipts.

VIOLATIONS, PENALTIES

Sec. 340.78 Sales to minors and others, after notice.
340.81 Exclusion of minors from places where liquor is sold, after notice; penalty.

LIQUORS, WINES; MINIMUM RE-SALE PRICES

340.97 Repealed.
340.971 Repealed.
340.972 Repealed.
340.973 Repealed.
340.974 Repealed.
340.975 Repealed.
340.976 Repealed.
340.977 Repealed.
340.978 Repealed.
340.98 Repealed.
340.981 Repealed.
340.9815 Repealed.
340.982 Repealed.
340.983 Filing of wholesale price schedule.
340.984 Repealed.
340.985 Repealed.

NON-INTOXICATING MALT LIQUOR ACT

340.02 License when required to sell; fees

[For text of subd. 1, see M.S.1971]

Subd. 2. "On-sale" fees. Retail "on-sale" licenses shall permit the licensee to sell such non-intoxicating malt liquors for consumption on the licensed premises, and the license fee therefor shall be fixed by and paid to the county or municipality wherein the premises are situated. "On-sale" licenses shall be granted only to drug stores, restaurants, hotels, bona fide clubs, and establishments for the sale of non-intoxicating malt beverages, cigars, cigarettes, all forms of tobacco, beverages, and soft drinks at retail.

[1973 c 447 s 1]