# 1936 Supplement

# To Mason's Minnesota Statutes 1927

## (1927 to 1936) (Superseding Mason's 1931 and 1934 Supplements)

Containing the text of the acts of the 1929, 1931, 1933 and 1935 General Sessions, and the 1933-34 and 1935-36 Special Sessions of the Legislature, both new and amendatory, and notes showing repeals, together with annotations from the various courts, state and federal, and the opinions of the Attorney General, construing the constitution, statutes, charters and court rules of Minnesota together with digest of all common law decisions.



#### Edited by

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in this state, where said county adopted Laws 1931, Chapter 295, licensing dogs, and later discontinued the same and transferred the money in the livestock indemnity fund provided for in said chapter to the general revenue fund of such county, shall have the authority to pay any claims arising by reason of the death or injury of livestock during the time that such law was in force in said county, or thereafter, from the general revenue fund in the proportion authorized by Laws of 1931, Chapter 295, Section 32 [7297-32], provided that such claims are presented to said board by January 1, 1934. (Act Apr. 15, 1933, c. 265.)

7297-39. Claims for death or injury to livestock. -The county board of county commissioners of any county in this state, where said county adopted Laws of 1931, Chapter 295 [§§7297-1 to 7297-38], licensing dogs, and later discontinued the same, and transferred the money from the livestock indemnity fund, provided for that purpose, to the general revenue fund of such county, shall have authority to pay any claims arising by reason of the death or injury of livestock during the time that such law was in force in said county, or thereafter, from the general revenue fund, in the proportion authorized by the Laws of 1931, Chapter 295, Section 32 [§7297-32], provided that such claims are presented to said board prior to January 1st, 1936. (Act Apr. 24, 1935, c. 243, §1.)

7297-40. Limitation in amount of payments.-No claims shall be paid by said county board pursuant to this act which will exceed the total sum transferred from the livestock indemnity fund to the general revenue fund after deducting therefrom the amount of claims theretofore paid by such county under the provisions of this act or any heretofore existing law. (Act Apr. 24, 1935, c. 243, §2.)

There is no law making registration at a hotel under assumed name a crime. Op. Atty. Gen. (494a), Aug. 3,

7321. Equal rights in hotels, etc. A complaint, charging that the plaintiff, on entering a cafeteria for the purpose of being served food, was told that he was too dirty to be served and would have to get out, and was refused service, when in fact his clothing and person were clean, does not state a cause of action either for slander or for deprivation of any civil rights. Larson v. W., 183M28, 235NW393. See Dun. Dig. 4509.

7318. Violation a misdemeanor.

## CHAPTER 55

## Hotels and Public Resorts

1934

#### 7312. Hotel and innkeepers to have safes

Where a hotel and innkcepers to have sales. Where a hotel accepted ring for delivery to a guest, a manufacturing jeweler who had long been one of its regular patrons, well known to the management, result-ing ballment was for benefit of both bailor and bailee. Peet v. R., 191M151, 253NW546. See Dun. Dig. 732, 4511. Guest having delivered a valuable ring to hotel, claim that no contract of bailment resulted because of hotel's ignorance of value of article was untenable. Id. See Dun. Dig. 728, 4511.

#### 7316. Lien of inn keeper.

Right to lien upon baggage is not predicated on li-ense. Op. Atty. Gen., Mar. 19, 1934. cense.

## CHAPTER 56

#### Auctioneers

#### 7322. Licenses-Persons entitled to.

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An ordinance for regulating of auctions and auction-eers, imposing a minimum license fee of \$250, is so un-reasonable as to be invalid. Orr v. C., 193M371, 258NW 569. See Dun. Dig. 716, 6794.

Specific delegation to a municipal corporation of power, by ordinance, to license and regulate auctions and auc-tioneers does not include, by implication, power to pro-hibit an established retail jeweler from selling his own merchandise at auction. Id. Any person may be licensed as an auctioneer to make sales of livestock without regard to his residence. Op. Atty. Gen., Dec. 10, 1929.

Minnesota cannot license a resident of Iowa. Op. Atty.

Minnesota cannot license a resident of lowa. Op. Atty. Gen., Feb. 27, 1931. Non-residents from an adjoining state which does not issue auctioneers' licenses to residents of this state on the same basis as to residents of such adjoining state cannot be licensed to conduct auction sales of goods other than live stock. Op. Atty. Gen., Feb. 3, 1932. The holder of a void auctioneer's license could not rely upon such license as a defense to a criminal action. Op. Atty. Gen., Feb. 3, 1932.

## 7327. Unlicensed sales.

Owner of goods may not sell them at auction without license. Op. Atty. Gen., Oct. 5, 1929.

### CHAPTER 56A

## Hawkers, Peddlers, and Transient Merchants

#### HAWKERS AND PEDDLERS

7328 Engaging in business without license, etc.

7328. Fingaging in business without incense, etc. Op. Atty. Gen., June 5, 1933; note under §4367. A salesman representing a wholesaler dealing exclu-sively with retail merchants and not consumers is not a "peddler." Op. Atty. Gen., July 2, 1930. One holding a wholesale produce dealer's license is not thereby relieved from the necessity of taking out a peddler's license. Op. Atty. Gen., Mar. 12, 1931. Persons who sell to dealers only are not peddlers. Op. Atty. Gen., July 8, 1933.

7332. Right of municipalities, etc., to regulate. Validity of municipal legislation imposing a tax on solicitation of orders for future delivery. 18MinnLaw Rev475.

#### TRANSIENT MERCHANTS

7337. Engaging in business without license. 175M374, 221NW428.

7338. License, how applied for and issued—Fees. A transient merchant who has obtained a license in compliance with city ordinance is also compelled to ob-tain a license from county auditor under this section. Op. Atty. Gen., Oct. 6, 1932.

#### 7340. Transient merchant defined.

A farmer who buys products from other farmers in e vicinity and sells them must take out a peddlers cense. Op. Atty. Gen., Oct. 14, 1931. the license.

A farmer who occupies a stand on a public highway and sells the products of his garden and also products which he does not raise is a transient merchant who must have a license. Op. Atty. Gen., Oct. 23, 1931. City of Pipestone has authority to regulate "transient merchants" but not "transient dealers." Op. Atty. Gen., Oct. 9, 1933.

A dry cleaner and dyer having a place of business in some other city and soliciting in neighboring towns is not a hawker, peddler or a transient merchant. Op. Atty. Gen. (477b-8), Apr. 25, 1935.

One who shipped furniture in car load lots to a local merchant for purpose of sale by the merchant at public auction is a transient merchant required to have a li-cense if he does not part with title to the merchandise and no bona fide contract is made that would in any way bind local merchant to take goods. Op. Atty. Gen. (477b-21), May 16, 1935.

## 7342. Not applicable to certain sales.

A farmer who occupies a stand on a public highway and sells the products of his garden and also products

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which he does not raise is a transient merchant who must have a license. Op. Atty. Gen., Oct. 23, 1931.

A person selling goods by sample for future delivery is neither a peddler nor a transient merchant and his business is not subject to a regulation by a village. Op. Atty. Gen. (59a-32), May 9, 1934. 7343. Right of municipalities, etc., to regulate. Transient merchant obtaining license under city ordinance must also obtain one from county auditor. Op. Atty. Gen., Oct. 6, 1932.

A village may not, under guise of licensing, adopt an ordinance which is prohibitive. Op. Atty. Gen., May 18, 1933.

### CHAPTER 56B

## Trade and Other Names

7346. Commercial business—Trade and individual names, etc.

Effect of non-compliance with statute regulating use of trade names. 15MinnLawRev824.

7352-1. Lodge and society emblems may be registered.—That any association, lodge, order, fraternal society, beneficial association, or fraternal and beneficial society or association, historical, military, or veterans' organization, labor union, foundation, federation, or any other society, organization or association, degree, branch, subordinate lodge, or auxiliary thereof, whether incorporated or unincorporated, the principles and activities of which are not repugnant to the Constitution and Laws of the United States or this State, may register, in the office of the Secretary of State, a facsimile, duplicate, or description of its name, badge, motto, button, decoration, charm, emblem, rosette or other insignia, and may, by re-registration alter or cancel the same. (Act Apr. 17, 1933, c. 295, §1.)

7352-2. Application for registration.---Application for such registration, alteration or cancellation, shall be made by the chief officer or officers of said association, lodge, order, fraternal society, beneficial association or fraternal and beneficial society or association, historical, military or veterans' organization, labor union, foundation, federation or any other society, organization or association, degree, branch, subordinate lodge or auxiliary thereof, upon blanks to be provided by the Secretary of State; and such registration shall be for the use, benefit, and on behalf of all associations, degrees, branches, subordinate lodges, and auxiliaries of said association, lodge, order, fraternal society, beneficial association, or fraternal and beneficial society or association, historical, military, or veterans' organization, labor union, foundation, federation, or any other society, organization, or association, degree, branch, subordinate lodge, or auxiliary thereof, and the individual members and those hereafter to become members thereof, throughout this state. (Act Apr. 17, 1933, c. 295, §2.)

7352-3. Secretary of State to keep record and index.—The Secretary of State shall keep a properly indexed record of the registration provided for by this Act, which record shall also show any altered or cancelled registration. (Act Apr. 17, 1933; c. 295, §3.) 7352-4. Not to register duplicates.—No registration shall be granted or alteration permitted to any

tion shall be granted or alteration permitted to any association, lodge, order, fraternal society, beneficial association, or fraternal and beneficial society or association, historical, military, or veterans' organization, labor union, foundation, federation, or any other society, organization or association, degree, branch, subordinate lodge or auxiliary thereof, having a name, badge, motto, button, decoration, charm, emblem, rosette, or other insignia, similar to, imitating, or so nearly resembling as to be calculated to deceive, any other name, badge, button, decoration, charm, emblem, rosette, or other insignia whatsoever, already registered pursuant to the provisions of this Act. (Act Apr. 17, 1933, c. 295, §4.)

7352-5. Secretary of State to issue certificates.— Upon granting registration as aforesaid, the Secretary of State shall issue his certificate to the petitioners, setting forth the fact of such registration. (Act Apr. 17, 1933, c. 295, §5.)

7352-6. Penalty for unlawful use of registered insignia.—Any person who shall wilfully wear, exhibit, display, print, or use, for any purpose, the badge, motto, button, decoration, charm, emblem, rosette, or other insignia of any such association or organization herein mentioned, duly registered hereunder, unless he or she shall be entitled to use and wear the same under the constitution and by-laws, rules and regulations of such association and organization, shall be guilty of a misdemeanor, and upon conviction, shall be punished by a fine not exceeding \$100.00, and in default of payment, committed to jail for a period of not to exceed 60 days. (Act Apr. 17, 1933, c. 295, §6.)

7352-7. Fees.—The fees of the Secretary of State for registration, alteration, cancellation, searches made by him, and certificates issued by him, pursuant to this Act, shall be the same as provided by law for similar services. The fees collected under this Act shall be paid by the Secretary of State into the state treasury. (Act Apr. 17, 1933 c. 295, §7.)

7352-8. Inconsistent acts repealed.—All Acts or parts of Acts inconsistent herewith are hereby repealed. (Act Apr. 17, 1933, c. 295, §8.)

## CHAPTER 56C

## Newspapers

7352-11. Newspapers to register statement of ownership—exceptions.—Every newspaper printed or published within the State of Minnesota excepting legally qualified newspapers shall register in the office of the register of deeds, a statement of the owners, printers and publishers of said paper, and the residence of each, and if the same shall be published by a corporation, the names and residences of the president, secretary and editors thereof. (Act Apr. 21, 1931, c. 293, §1.)

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School publications must file their statement of ownership, etc. Op. Atty. Gen., Feb. 8, 1934.
7352-12. Register of deeds to provide book.—The

7352-12. Register of deeds to provide book.—The register shall provide a suitable book in which to register the names as herein provided and shall charge therefor a fee of fifty cents. (Act Apr. 21, 1931, c. 293, §2.)

7352-13. Shall not publish paper unless registered. —No newspaper excepting a legally qualified newspaper shall be printed or published within the State of Minnesota without the names of the owners, publishers and editors thereof stated and set forth in said newspaper. (Act Apr. 21, 1931, c. 293, §3.)

Fact that owner of newspaper merely described himself as "publisher and editor" was a technical rather than material violation of statute. Fryberger v. A., 194M443, 260NW625.

7352-14. Violation a gross misdemeanor.—In the event of any newspaper failing to file and register as provided for in Section 1 of this act, the party printing or publishing the same shall be guilty of a gross misdemeanor. (Act Apr. 21, 1931, c. 293, §4.)

7352-15. Court to determine ownership.—In the event of the publication of any newspaper within the

which he does not raise is a transient merchant who must have a license. Op. Atty. Gen., Oct. 23, 1931.

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