

Section 1. Minnesota Statutes 1971, Section 123.34, is amended by adding a subdivision to read:

Subd. 10. SCHOOLS AND SCHOOL DISTRICTS; PRINCIPALS. Each school building or unit of classification as designated by section 120.05, subdivision 1, clauses (1), (2) and (3), in an independent or consolidated school district shall be under the supervision of a principal who is assigned to that responsibility by the board of education in that school district upon the recommendation of the superintendent of schools of that school district.

Each principal assigned the responsibility for the supervision of a school building or units of classification shall hold valid certification in his assigned position of supervision and administration as established by the regulations of the state board of education.

The principal shall provide administrative, supervisory and instructional leadership services, under the supervision of the superintendent of schools of the school district and in accordance with the policies, rules and regulations of the board of education, for the planning, management, operation and evaluation of the education program of the building or buildings to which he is assigned.

Approved February 5, 1974.

CHAPTER 38—H.F.No.1211

An act relating to rates for publication of legal notices; amending Minnesota Statutes 1971, Sections 3.21 and 331.08.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1971, Section 3.21, is amended to read:

3.21 LEGAL NOTICES; PUBLICATION RATES. At least four months preceding such election, the attorney general shall furnish to the secretary of state a statement of the purpose and effect of all amendments proposed showing clearly the form of the existing sections, and of the same as they will read if amended, except that when any section to which an amendment is proposed exceeds 150 words in length, the statement shall show that part of the section in which a change is proposed, both in its existing form and as it will read when amended, together with such portions of the context as the attorney general deems necessary to an understanding of the proposed amendment. In the month of October prior to the election, the secretary of state shall give two weeks published notice of such statement in all legal newspapers of the state. The secretary of state shall furnish such

Changes or additions indicated by underline deletions by ~~strikeout~~

statement to such newspapers in plate form from seven-and-one-half-point type on eight-point slugs. The maximum rate for such publication shall be ~~\$1.20 per folio~~ 16 cents per standard line net for the two publications. If any newspaper shall refuse the publication of the amendments, this refusal and failure of the publication shall have no effect on the validity of the amendments. The secretary of state shall also forward to each county auditor copies of such statement, in poster form, in quantities sufficient to supply each election district of his county with two copies thereof. The auditor shall cause two copies to be conspicuously posted at or near each polling place on election day. *Wilful or negligent failure by any official named to perform any duty imposed upon him by this section shall be deemed a misdemeanor.*

Sec. 2. Minnesota Statutes 1971, Section 331.08, is amended to read:

331.08 FEES FOR PUBLICATION OF LEGAL NOTICES. The fee for publication of a legal notice in any legal newspaper in this state shall be ~~19.3-24~~ cents per standard line for the first insertion and ~~13-16~~ cents per standard line for each subsequent insertion of a notice. The fees for the publication of the delinquent tax list shall be the same as now provided by section 279.07; provided that in all cases where a notice for publication contains tabular matter in whole or in part, or what is termed "price and one half" or "double price" composition, an additional fee of ~~6.5-8~~ cents per standard line shall be paid for all such price and one half and double price composition matter for the first insertion of a notice; and in the publication of official ballots for elections in the counties and the state the same shall be measured as though the entire space occupied is that of solid brevier or eight-point type, and no additional fee shall be allowed on account of tabular matter.

Approved February 5, 1974.

CHAPTER 39—H.F.No.1895

An act relating to waters, watercraft safety; authorizing the commissioner of natural resources to regulate the size of motors; amending Minnesota Statutes 1971, Section 361.26, Subdivision 2.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1971, Section 361.26, Subdivision 2, is amended to read:

Subd. 2. **WATERCRAFT; MOTOR SIZE.** (a) Upon request of a county, city, village, borough, or town, the commissioner may, if he determines it to be in the public interest, establish regulations relating to

Changes or additions indicated by underline deletions by ~~strikeout~~