

## CHAPTER 327

## HOTELS AND PUBLIC RESORTS

**327.01 INNKEEPER'S LIABILITY TO GUEST LIMITED IF SAFE IS PROVIDED.**

HISTORY. 1919 c. 511 s. 1; 1921 c. 479 s. 1; G.S. 1923 s. 7312; M.S. 1927 s. 7312.

Where the cashier of a hotel accepted a ring, for delivery to a guest, and the ring was lost or stolen, the burden of proof that its negligence did not cause the loss was on the hotel. *Peet v Roth Hotel Co.* 191 M 151, 253 NW 546.

Innkeeper has the burden of proving itself free from negligence. *Knutson v Fidelity Mutual Life Ins. Co.* 202 M 642, 279 NW 714.

Innkeepers. 13 MLR 616.

**327.02 LOSS OR INJURY TO BAGGAGE; LIMITATION OF INNKEEPER'S LIABILITY.**

HISTORY. 1919 c. 511 s. 2; G.S. 1923 s. 7313; M.S. 1927 s. 7313.

Where the relation between parties is that of innkeeper and guest, the burden of proving itself free from negligence is on the innkeeper. *Knutson v Fidelity Mutual Life Ins. Co.* 202 M 642, 279 NW 714.

**327.03 LIABILITY OF HOTEL AND INNKEEPER.**

HISTORY. 1921 c. 479 s. 2; G.S. 1923 s. 7314; M.S. 1927 s. 7314.

Innkeeper has the burden of proving itself free from negligence. *Knutson v Fidelity Mutual Life Ins. Co.* 202 M 642, 279 NW 714.

**327.04 LOSS OR INJURY TO OTHER RECEPTACLES AND APPAREL.**

HISTORY. 1919 c. 511 s. 3; G.S. 1923 s. 7315; M.S. 1927 s. 7315.

**327.05 LIEN OF INNKEEPER.**

HISTORY. 1919 c. 511 s. 4; G.S. 1923 s. 7316; M.S. 1927 s. 7316.

Neither section 12, article 1, nor section 34, article 4, of the state constitution, is contravened by act giving keepers of boarding and lodging houses a lien upon the baggage and personal effects of boarders and lodgers. *Halsey v Svitak*, 163 M 253, 203 NW 968.

Act giving keepers of boarding and lodging houses a lien upon the baggage and personal effects of boarders and lodgers, held not unconstitutional. *Halsey v Svitak*, 163 M 253, 203 NW 968.

Under the evidence, held that relation between proprietor of an apartment hotel and occupant of rooms, was that of landlord and tenant, and that the proprietor did not have an innkeeper's lien. *State v Bowman*, 202 M 44, 279 NW 214.

The proprietor of an apartment hotel does not have an innkeeper's lien against the property of a tenant. *State v Bowman*, 202 M 44, 279 NW 214.

Landlord and tenant. 22 MLR 1055.

**327.06 RETENTION OF BAGGAGE.**

HISTORY. 1919 c. 511 s. 5; G.S. 1923 s. 7317; M.S. 1927 s. 7317.

**327.07 VIOLATION A MISDEMEANOR.**

HISTORY. 1919 c. 511 s. 6; G.S. 1923 s. 7318; M.S. 1927 s. 7318.

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Registering at a hotel under an assumed name is not a crime. OAG Aug. 3, 1934 (494a).

### 327.08 PROOF OF FRAUD.

HISTORY. 1919 c. 511 s. 7; G.S. 1923 s. 7319; M.S. 1927 s. 7319.

### 327.09 EQUAL RIGHTS IN HOTELS.

HISTORY. 1885 c. 224 ss. 1, 2; G.S. 1878 Vol. 2 (1888 Supp.) c. 124 ss. 203, 204; G.S. 1894 ss. 8002, 8003; 1899 c. 41; R.L. 1905 s. 2812; G.S. 1913 s. 6082; G.S. 1923 s. 7321; M.S. 1927 s. 7321; 1943 c. 579 s. 1.

Complaint that person, in a cafeteria, was refused service of food and told to get out because he was too dirty, when in fact his person and clothing were clean, does not state a cause of action for slander or deprivation of civil rights. Larson v Wrigley Co. 183 M 28, 235 NW 393.

Constitutionality of statutes. 5 MLR 71.

### 327.10 TOURIST CAMP OPERATOR SHALL REGISTER NAME, ADDRESS, AND VEHICLE NUMBER OF GUEST.

HISTORY. 1937 c. 186 s. 1; M. Supp. s. 10536-5.

### 327.11 GUEST SHALL REGISTER UPON ARRIVAL.

HISTORY. 1937 c. 186 s. 2; M. Supp. s. 10536-6.

### 327.12 REGISTRATION RECORDS OPEN FOR INSPECTION OF OFFICERS.

HISTORY. 1937 c. 186 s. 3; M. Supp. s. 10536-7.

### 327.13 VIOLATION A MISDEMEANOR.

HISTORY. 1937 c. 186 s. 4; M. Supp. s. 10536-8.