

CHAPTER 186

UNFAIR PRACTICES AFFECTING PUBLIC HEALTH

186.01 UNFAIR COMPETITION AND TRADE PRACTICES PROHIBITED.

Barber shops, in accordance with the code, must close on Decoration Day. OAG May 15, 1942 (33-A-4).

There is no law which makes the company owning lockers a public service or public utility. This applies to a creamery which refuses to rent locker space except to its creamery customers. 1944 OAG 28, Dec. 7, 1943 (681-A).

186.07 VIOLATION A MISDEMEANOR.

The governor, in formulating a barber's code under the act, fixing the minimum price for barber's services, must be assumed to have taken all the steps required by the act; hence the minimum price for a haircut cannot be held arbitrarily or unfairly fixed, the fairness of such price not having been questioned in district court. State v McMasters, 204 M 438, 283 NW 767.

186.08 GOVERNOR MAY APPOINT ENFORCEMENT AGENTS.

Hairdressers and beauty culture agents who performed services after being appointed by the governor may continue to act and draw compensation notwithstanding a change of incumbents in the office of governor. The change in the office of governor does not in itself terminate the employment of such employees. OAG March 19, 1947 (33-B-2).