G. A. YOUNGQUIST
ATTORNEY GENERAL

JAMES E. MARKHAM
DESIGN ATTORNEY GENERAL

CORRESPONDENCE SHOULD BE ADDRESSED TO THE ATTORNEY GENERAL

## State of Minnesota Legal Pepartment St. Paul

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ASSISTANT ATTORNEYS GENERA

June 11, 1826.

COPY

The Lagrero Co-operative Publishing Co. Recharder, New York

Convloment

I colmorable your letter of the fifth instant, addressed to the atterney general, and relating to obligation of cale and delivery as required of bound volumes

## Mangenote Records.

I have gone over the contracts in which you appear to be interested, and the following matter is here set down for your information and the information of the inquirer who brought the matter to the attention of this department.

1. On October 1, 1905, the state made a contract with Frank P. Buffeene for the publication of these reports for the term of all years from Barch 4, 1905, at 01 per volume. This contract contained this requirement:

"That and party of the account part shall at all times keep the volumes so published by him on cale at the city of it. Faul in cald state of dinnecote, and sell the came to the general public for the uniform price of the per volume."

There was the further requirement that the publisher chould sell and furnish the state such number of additional copies as it might thereafter require, at the contract price.

Under date of October 28, 1903, Dufreene assigned this contract to the Lacyers Co-operative Publishing Company, "they to carry out and execute such contract and receive all the advantages thereof". The company formally accepted the assignment by notice

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The Lauyers Co-operative Company - 2.

filed in the office of the occupancy of state.

Lauyere Co-operative Publiching Company for the publication of these reports for the term of six years from Sciober 1, 1000, at the per volume. This contrast also contained the requirement that the publicher at all times shall keep these volumes on cale in quantities of one or more copies at any one time, and upon reasonable notice of not less than ten days for the price stated in the contrast.

Under these two contracts volumes 95 to 130, both inclusive, were published, and it is my understanding that your obligation relates to these volumes.

S. On July S, 1915, the other made a contract with the Keefe-Davidson Company for the publication of these reports for the term of cix years from Cotober 1, 1915, at nimety cents per volume if delivered at its office in Minneapolis, or \$1.25 per volume if delivered elsewhere in the state, and undertook at all times to keep the volumes on sale in quantities of one or more copies at any one time, and upon reasonable notice more, for the price specified in the centract.

of chapter 420, Laws 1810, which authorised the concellation thereof chemever another publisher abould enter into a contract with the state for the publication of the reports at \$1.75 per volume, if delivered at \$5. Paul, or \$2.10 per volume if delivered

The Laurers Co-operative Cospeny - 3. elecuhere within the state.

From the facto stated to reach the conclusion that you are under centinuous obligation to furnish the volumes of reports sublished under contracts to those desiring to purchase as the price openified in the contract, and that this obligation is not in any manner affected by chapter 420, Laws 1919, under which the Ecofe-Seridson Company contract use cancelled.

has not required and will not require any additional volumes.
The duty of the recreasy of state to deliver free to the judges of the various courts of the state, and to other designated public officials copies of those volumes, is fully not then he has distributed the volumes expressly required by the contract to be furnished to him in the first instance for the purposes of such distribution. I note from your letter:

"We have an a convenience and courteny, provided a place in Minnesota where these reports can be obtained. The Marvin Law Book Company acts as our agent and we have hed no advice from them that they are not in a position to make prompt caliveries of any or all volumes chick were published under either contract in which my company has been interacted."

Your further comments, if any, will be coloome and will receive prompt attention.

Sincerely yours, James E. Markham

JEM/GD

Doputy Attorney General

## MUMORANDUM

Publication Minnesota Reports (See letter June 11, 1928, to Lauyers Co-operative Publishing Co., Rochester, N.Y.)

I have this day, for the purposes of the letter mentioned above, examined the following contracts on file in the office of the secretary of state:

- 1. Contract Frank B. Dufresne, April 10, 1897, six years, \$1.50 per volume. Begins with volume 68.
- 2. Contract Frank B. Dufresne, October 1, 1903, six years from March 4, 1903, \$1 per volume. Begins with volume 93 and continues to and including volume 130.

Under date November 28, 1903, Dufresne assigned this contract to the Lawyers Co-operative Publishing Co., "they to carry out and execute such contract and receive all the advantages thereof". The Lawyers Co-operative Publishing Co., by notice to the secretary of state, typed on the same sheet, accepts the assignment and agrees to carry out the contract in all particulars. This acceptance is signed "The Lawyers Co-operative Publishing Company, by Um. B. Hale, President, B. A. Rich, Secretary". This assignment and acceptance was recorded in the office of the secretary of state on November 10, 1905, as appears by endorsement thereon.

3. Contract Lawyers Co-operative Publishing Company, May 8, 1909, six years from October 1, 1909, \$1 per volume.

Under these two contracts volumes 93 to 130, both inclusive, were published.

4. Contract Keefe Davidson Co., August 2, 1915, six years from October 1, 1915, \$.90 per volume. Begins with volume 131 and continues to and including volume 143.

This contract seems to have been annulled pursuant to chapter 420, Laws 1919. Consent to such annulment signed by Bronson West, Welles Eastman and Richardson Phelps, under date of May 15, 1919, filed in the office of the secretary of state May 18, 1919.

5. Contract The Pioneer Incorporated, on form prescribed by chapter 420, Laws 1919, May 14, 1919, "begins with volume 141 and up to and including October 1st, 1921", \$1.75 per volume in St. Faul, \$2.10 elsewhere in the state,

"and at all times keep the same on sale at its office in the city of St. Paul, Minnesota, in quantities of one or more copies at any one time upon reasonable notice of not less than ten days, for the price agreed upon in said contract. The second party also agrees during the term of this contract to keep on sale at all times at its office in St. Paul, Minnesota, at prices which shall not exceed the schedule of prices herein set forth, volumes 131 to 140 both inclusive of said Minnesota Reports heretofore printed and published pursuant to the contract of July 6, 1915, referred to in section 1 of this act."

It appears from labels that Pioneer Incorporated was the publisher of volumes 143 to 147 inclusive.

6. Contract with LaValle Law Book Co., September 15, 1921, six years from October 1, 1921, \$2.75 per volume at St. Paul, \$3.00 elsewhere in the state. Begins with volume 148 and continues to and including volume 171. This contract contains substantially the same provision that at all times it will keep these reports on sale at its place of publication at St. Paul, and will sell and deliver them to any person wishing to purchase at the specified prices "but will not be obligated to sell at these prices more than one copy to any one purchaser." It contains the further provision that

"the company at all times shall keep on hand and furnish to the state such additional copies of reports as may be required for delivery to the state and county officers at the contract price herein specified".

The performance of this contract is guaranteed by bond in the amount of \$5000, dated September 15, 1921, with National Surety Company of New York as surety.

7. The present contract is with the LaValle Law Book Company, in accordance with the requirements of chapter 379, Laws 1927. Details of this are not important for the purposes of this memorandum.

Deputy Attorney General. 37

STATE OF MUNNESOTA DEPARTMENT OF STATE FILED JUN 1 2 1928

Secretary of State