

to the contrary, I see no reason why a license should not be collected from an architect doing a business of more than \$15,000 per year.

You have submitted a letter from the county treasurer of Yellowstone County pertaining to the licensing of creameries, and request my opinion as to whether or not creameries come within the provisions of the above statute.

Chapter 93, Laws of 1929, provides for the collection of a license from persons operating or carrying on any creamery, butter factory, cheese factory or ice cream factory. In view of this subsequent legislation dealing with the subject, I am of the opinion that it was not the intention of the legislature to collect a double license from creameries and that it was their intention that creameries should not be required to pay a license fee as provided under Section 2441.

Opinion No. 124

Architects—Creameries—License—Fees.

HELD: Architects doing a business of over \$15,000 per year must pay the license required by Section 2441, R. C. M. 1921.

Creameries are required to pay license fees required by Chapter 93, Laws of 1929.

March 24, 1933.

You have submitted the question whether a license fee should be collected from architects.

Section 2441 R. C. M. 1921 provides: "Every architect, builder, contractor, or manufacturer doing a business of more than \$15,000 per year, must pay a license of \$10.00 per quarter".

Since architects are expressly named in the above named section, and this section has not been repealed, and I find no decision of the Supreme Court