

330-9[333]. – A deposit must be made to the deposit office or the place where the obligation is to be performed.

If there are no special provisions by law or regulations as to the deposit offices, the Court must on application of the person performing designate a deposit office and appoint a custodian of the thing deposited.

The depositor must without delay give notice of the deposit to the creditor.

(c/p Old text 362, 363; J. 495; G. 374).

331-9[334]. – The debtor has the right to withdraw the thing deposited. If he withdraws it, the deposit is deemed never to have been made.

The right of withdrawal is barred:

- (1) If the debtor declares to the deposit office that he waives his right of withdrawal;
- (2) If the creditor declares his acceptance to the deposit office;
- (3) If the deposit has been ordered or confirmed by the Court and the fact is notified to the deposit office.

(c/p Old text 365, 366; G. 376, 379).

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