Codes of 1899, shall apply in every case where the reward is called for under the provisions of this act.

§ 2. EMERGENCY.] Whereas, there is not a sufficient reward for the destruction of buffalo or timber wolves, therefore an emergency exists, and this law shall take effect and be in force from and after its passage and approval.

Approved March 7, 1901.

PROPOSED AMENDMENTS TO CONSTITUTION.

CONCURRENT RESOLUTION.

Be it Resolved by the Senate, the House of Representatives Concurring

AMENDMENT TO CONSTITUTION.

That the following amendment to the constitution of the State of North Dakota be agreed to by the Seventh legislative assembly of the State of North Dakota, and by it referred to the Eighth legislative assembly of said state, for approval, to be by said last mentioned legislative assembly submitted to the qualified electors of the state, for approval or rejection, in accordance with the provisions of section 202 of the constitution of the State of North Dakota:

AMENDMENT.

That subdivision 8, of section 215, of the constitution of the State of North Dakota be amended so as to read as follows:

Subdivision 8. A state hospital for the insane at the City of Jamestown, in the county of Stutsman. And the legislative assembly shall appropriate twenty thousand acres of the grant of lands made by the act of Congress aforesaid for "Other Educational and Charitable Institutions" to the benefit and for the endowment of said institution, and there shall be located at or near the City of Grafton, in the county of Walsh, an institution for the feeble minded, on the grounds purchased by the Secretary of the Interior for a penitentiary building.

[H. B. 113.]

CONCURRENT RESOLUTION.

Be it Resolved by the House of Representatives of the State of North Dakota, the Senate Concurring:

That the following amendment to the constitution of the State of North Dakota be adopted by the Seventh legislative assembly of the State of North Dakota, and by it submitted to the eighth legislative assembly of said state for approval.

AMENDMENT TO CONSTITUTION.

That section 176 of the constitution of the State of North Dakota be amended, by adding thereto and making part thereof, the following clause:

The legislative assembly may further provide that grain grown within the state and held therein in elevators, warehouses and granaries may be taxed at a fixed rate.

[H. B. 16.]

CONCURRENT RESOLUTION.

Be it Resolved by the House of Representatives, and the Senate Concurring:

PROPOSED CONSTITUTIONAL AMENDMENT.

That the following amendment to the constitution of the State of North Dakota, be adopted by the Seventh legislative assembly of the State of North Dakota, and submitted for approval to the eighth legislative assembly, to-wit:

AMENDMENT.

Subdivision five, section two hundred and fifteen (215), of article nineteen (19), of the constitution of the State of North Dakota, is amended so as to read as follows:

Fifth. The school for the deaf and dumb of North Dakota, at the city of Devils Lake, in the county of Ramsey.

[H. B. 157.]

FIXING APPRAISED VALUE OF SCHOOL LANDS.

CONCURRENT RESQLUTION.

Be it Resolved by the House of Representatives of the State of North Dakota, the Senate Concurring:

That the following amendment to the constitution of the State of North Dakota be adopted by the Seventh legislative assembly of the State of North Dakota, and by it submitted to the Eighth legislative assembly of said state for approval, or rejection, in case the congress of the United States amends the Enabling Act to like effect:

AMENDMENT TO CONSTITUTION.

§ 1. Section 158 of the constitution of the state of North Dakota is amended to read as follows:

§ 158. No lands, other than those granted for the use and benefits of the common schools, shall be sold for less than appraised value, and in no case for less than \$5.00 per acre. The purchaser shall pay onefifth of the price in cash and the remaining four-fifths as follows: One-fifth in five years and the remaining four-fifths at the option of the purchaser, in not more than twenty years, with interest at the rate of not less than six per centum, payable annually in advance. All sales shall be held at the county seat of the county in which the land to be sold is situated, and shall be at publicauction and to the highest bidder, after sixty days' advertisement of the same, in a newspaper of general circulation in the vicinity of the lands to be sold, and one at the seat of government. Such lands as shall not have been specifically subdivided shall be offered in tracts of one quarter section, and those so subdivided in the smallest subdivisions. All lands designated for sale and not sold within two years after appraisal, shall be reappraised before they are sold. No grant or patent for any such lands shall issue until payment is made for the same; provided, that the lands contracted to be sold by the state shall be subject to taxation from the date of such contract. In case the taxes assessed against any of said lands for any year remains unpaid until the first Monday in October of the following year, then and thereupon the contract of sale for such lands shall become null and void; provided, further, that sections 16 and 36, or any indemnity lands selected in lieu of losses thereof, appropriated for the common schools of the state shall not be sold for less than \$10 per acre.