admitted to probate in the county court of any county in which any testator shall have left any estate, or any estate for which any claim is made, at any time.

§ 2. EMERGENCY.] Whereas, an emergency exists in that there are lands in this state the titles to which depend upon the probate of wills admitted and allowed in other jurisdictions butside of North Dakota, and not in this state, and the probating of such wills therein is essential to good titles, this act shall take effect upon its approval.

Approved Feb. 10, 1903.

WEIGHTS AND MEASURES.

CHAPTER 209.

[H. B. No. 46-Sheils.]

WEIGHTS AND MEASURES.

AN ACT to Amend Section 1 of Chapter 213 of the Session Laws of 1901, Amending Section 1722 of the Political Code of 1899, Relating to Weights and Measures.

Be it Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. AMENDMENT.] That section 1 of chapter 213 of the session laws of 1901, amending section 1722 of the political code of 1899, be amended so that section 1722 of the political code shall read as follows:

§ 1722. WHAT CONSTITUTES A BUSHEL.] A bushel of each of the articles enumerated in this section shall consist of the number of pounds avordupois respectively affixed to each:

Barley, forty-eight pounds.

- Beans, sixty pounds.
- Bran, twenty pounds.

Buckwheat, forty-two pounds.

Beets, sixty pounds.

Broom corn seed, thirty pounds.

Corn, shelled, fifty-six pounds. Corn, in the ear, seventy pounds.

Com, in the ear, sevency pounds

Clover seed, sixty pounds. Coal, stone, eighty pounds.

Flax-seed, fifty-six pounds.

Lime, eighty pounds.

Oats, thirty-two pounds.

Onions, fifty-two pounds.

Potatoes, Irish, sixty pounds. Potatoes, sweet, forty-six pounds. Peas, sixty pounds. Rye, fifty-six pounds. Salt, eighty pounds. Turnips, sixty pounds. Timothy seed, forty-five pounds. Wheat, sixty pounds. Speltz, forty pounds. Millet, fifty pounds. Apples, fifty pounds. Bromus Inermus, fourteen pounds. Approved March 4, 1903.

WATER SYSTEMS.

CHAPTER 210.

[S. B. No. 227-Lewis.]

RELATING TO WATER SYSTEMS OWNED BY CITIES.

AN ACT to Provide for the Extension, Enlargement and Improvement of Water Systems in Incorporated Cities.

Be it Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. COUNCIL SHALL HAVE POWER TO EXTEND.] The council of any incorporated city owning a system of waterworks shall have power to extend, improve, enlarge, relay or replace the water mains and hydrants in any portion of said city, and to lay new or additional water mains therein, and to defray the expense thereof by special assessment on the property benefitted thereby. § 2. NOTICE, HOW GIVEN.] Whenever such council shall

§ 2. NOTICE, HOW GIVEN.] Whenever such council shall deem it necessary to improve the water system of such city, as hereinbefore provided, it shall pass a resolution stating generally the improvements it deems it necessary to make, which resolution shall prescribe the route of such proposed improvements, which resolution shall be published in the official newspaper of the city once in each of two consecutive weeks, with not less than five days intervening between each publication, and such resolution shall be notice to the owners of all property within 600 feet on either side of said proposed improvements.

§ 3. PROTEST AGAINST, HOW FILED.] Within fifteen days after the last publication of such resolution, any owner of real property, within six hundred feet of either side of the proposed improvements,