amination of applicants has been held under the provisions of this act.

§ 8. Fees and fines to be paid to the treasurer. Bond of.] All fees collected and fines paid under the provisions of this act shall be paid to the treasurer of the state board of embalmers, to be used for the purpose of defraying the necessary expenses, and the treasurer of the state board shall give bond in the sum of five hundred dollars to the approval of said board for the honest and faithful discharge. of his duties. It shall be the duty of said state board on or before the first Monday in November of each and every year to make a report in writing to the governor of this state, containing a detailed statement of the nature of the receipts and the manner of the expenditures and balance of money remaining at the end of the year after the payment of the necessary expenses, including the salary of the secretary and the traveling and other necessary expenses of the members of the board, incurred in the discharge of their duties as sucn. may be used by the state board of embalmers for educational purposes in their profession.

§ 9. REPEAL.] All acts and parts of acts in conflict with this act are hereby repealed.

Approved February 28, 1905.

ESTRAYS.

CHAPTER 112.

[H. B. No. 18-Tofsrud.]

ESTRAYS.

AN ACT to Amend Section 1 of Chapter 96 of the Laws of 1903 (Being an Amendment of Section 1572 of the Revised Codes) Relative to Giving Notice Upon Taking Up Estrays and Providing Penalty for Failure to Give Such Notice.

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

§ I. AMENDMENT.] That chapter 96 of the laws of 1903 (being an amendment of section 1572 of the revised codes) be and the same is hereby amended so as to read as follows:

§ 1572. NOTICE OF TAKING UP ESTRAYS.] Each person taking up an estray horse, mare, colt, ass, mule or neat cattle, sheep, hog or goat, shall within ten days thereafter give notice of the finding and taking up of the said animal in a weekly newspaper, if there is such a newspaper published in the county, if not, in the nearest newspaper, which advertisement shall give a description of such estray and the marks and brands thereon. Any person taking up such estray shall also file, within ten days, with the county auditor of the county wherein such estray is taken up, a description of such estray and the marks and brands thereon. Such person shall, also, within ten days from the time of taking up such estray mail to the commissioner of agriculture and labor, at his office in Bismarck, by registered mail, a true copy of the notice hereinbefore required to be given to the county auditor of the respective counties. The receipt for the registered letter and proof of publication of the notice as herein provided must be filed with the county auditor of the county where such estray was taken up before said estray can be appraised or before appraisers can be appointed. Any person taking up such an estray who fails to advertise such estray or who fails to file a descrpition thereof with the county auditor or fails to mail a copy of said notice to the commissioner of agriculture and labor as herein provided, shall be guilty of a misdemeanor and shall be liable to the owners of such estray for all damages caused by neglecting to advertise as herein provided.

Approved March 9, 1905.

EXPERIMENT STATION.

CHAPTER 193.

[S. B. No. 163–Young.]

TESTS OF WHEAT AND FLOUR.

AN ACT to Provide for the Making of Tests of Wheat and Flour to Determine the Comparative Milling Values of the Different Grades of Wheat.

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

NORTH DAKOTA AGRICULTURAL STATION TO MAKE EXPERI-§ I. MENTS TO DETERMINE COMPARATIVE MILLING VALUES OF DIFFERENT GRADES OF WHEAT. RECORD TO BE KEPT AND PUBLISHED.] It shall be the duty of the North Dakota government agricultural experiment station to conduct experiments and determine the comparative milling values of the different grades of wheat by making chemical analysis of the different grades of wheat and baking tests of the flours made therefrom. A record shall be kept and published of the different grades of wheat received and by whom graded, the name of the person from whom received with address, the nature of the soil, previous cropping, and number of years which the land has been cropped, unless it appears that the wheat tested has been received from a dealer and consists of blended or mixed wheat, in which case the record shall so state. The result of the chemical analysis of each sample shall be kept, which shall show the total weight of the sample, total weight of flour, total weight of feed, total weight recovered and per