3. Any or all of said mortgages may be satisfied at any time after five years from the date when made on payment of the full amount due thereon. All proceedings in regard to investments in first mortgages as provided in this chapter shall conform to and be governed by the laws of the state of North Dakota in such case made and provided. Said board of university and school lands shall not purchase or approve the purchase of any bonds or mortgages except at a legal session thereof nor unless every member of the board is notified by the secretary of said board in time to be present at such meeting, and notified also that the question of purchasing or acting on a proposition for the purchase of certain bonds or mortgages is to be considered at the meeting, nor unless a majority of all the members vote in favor of such purchase, and the vote on the purchase of every bond and mortgage shall be taken by the yeas and nays and shall be duly recorded in the books of the board.

§ 2. EMERGENCY.] Whereas, an emergency exists in that there is now no law governing the provisions of this bill, therefore this act should take effect and be in force from and after its passage and approval.

Approved January 16, 1907.

## SEWERS

### CHAPTER 229.

#### [S. B. No. 250-Movius]

#### ESTABLISHING SEWER SYSTEMS.

AN ACT to Amend Section 2771 of the Revised Codes of North Dakota, 1905, Regulating Sewers.

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

§ 1. AMENDMENT.] Section 2771, of the revised codes of North Dakota of 1905, is amended to read as follows:

§ 2771. SYSTEM OF SEWERAGE.] The city council shall have power to establish and maintain at any time a general system of sewerage for the city, in such manner and under such regulations as the council shall deem expedient, and to alter or change the same rom time to time as the council may deem proper; provided, that no action shall be taken for the establishment of a system of sewerage except upon the affirmative vote of two-thirds of the members

of the city council; and provided, further, that when such system of sewerage is established, all measures necessary for the construction of sewers, as a part of that system, may be taken by a vote of the majority of the city council; and provided, further, that when it shall be necessary to conduct the sewerage beyond the city limits, the city council shall have power, by purchase or condemnation proceedings, to acquire private property over which to construct such sewer, and the cost thereof and of building such sewer over the same shall be included in the cost of such system of sewerage and in the special assessment levied therefor; and provided, further, that any city may empty or discharge its sewerage into any river, but where a dam on such river is located within the corporate limits of any city, the sewerage shall in such cases be discharged below such dam; and provided, further, that in case there is no river accessible into which to discharge such system of sewerage, the same may be discharged into a lake, coulee or slough, and in any of the latter cases a septic tank system shall be employed for sewerage from closets, kitchen-sinks or anything carrying objectionable matter, prior to discharging same into the lake, coulee, slough or other outlet, but that any drainage from basements, cellars or surface may be discharged direct into the lake, coulee, slough or other outlet, prior to emptying into the main sewer system, but that any drainage from basements, cellars or surface may be admitted direct into the main sewer system without first passing through the septic tank system.

§ 2. EMERGENCY.] An emergency is hereby declared to exist, and this act shall take effect and be in force from and after its passage and approval.

Approved March 8, 1907.

# STATE EXAMINER

CHAPTER 230.

[S. B. No. 113-Regan]

#### STATE EXAMINER.

AN ACT to Amend Section 140 of the Revised Codes of 1905, Relating to the Appointment and Qualifications of the State Examiner.

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

§ 1. AMENDMENT.] Section 140 of the revised codes be and the same is hereby amended and re-enacted so as to read as follows: