Sec. 9. REPORT TO GOVERNOR.) The State Board of Education shall make a report biennially to the Governor, setting forth the condition of vocational education in the State of North Dakota, a list of the schools to which Federal and State aid has been given, and a statement of the expenditures of Federal funds and the State funds provided in Section 7 of this Act.

Sec. 10. REPEAL.) All laws and parts of laws in conflict with the provisions of this Act are hereby repealed.

Sec. 11. EMERGENCY.) This Act is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval.

Approved March 4, 1919.

SIMULATION

CHAPTER 204.

(H. B. No. 133-Judiciary Committee.)

CORPORATION NAMES.

An Act Making the Simulation of Organization Names a Crime. Be it Enacted by the Legislative Assembly of the State of North Dakota:

Sec. 1. The officers, members and agents of any voluntary association, organization or corporation, which shall adopt and use as its own a name so similar to that of some existing association, organization, corporation or stock company as to confuse or tend to confuse the identities of such association, organization or corporation with intent to cause confusion of identity, shall be guilty of a misdemeanor.

Approved February 18, 1919.

SLEDS

CHAPTER 205. (S. B. No. 25-Pendray.)

SLEDS AND SLEIGHS.

An Act Prohibiting the Sale of Any New Draft Sleds or New Sleighs Within the State of Which the Runners Measure Less than Four Feet, Six Inches from Center to Center and Making the Sale of Same a Misdemeanor.

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

Sec. 1. That on or after the first day of May, 1919, it shall be unlawful for any person, firm or corporation to sell in this State any first hand or new draft sleds to any person or persons residing in this State for use therein unless the width of such sleds measured from center to center of the runners are four feet and six inches apart. Sec. 2. Any person, firm or corporation violating any of the provisions of this Act shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than One Hundred Dollars nor more than Three Hundred Dollars.

Sec. 3. REPEAL.) All Acts and parts of Acts in conflict herewith are hereby repealed.

Approved February 14, 1919.

SOLDIERS' FUND

CHAPTER 206.

(H. B. No. 128-Caddell.)

RETURNED SOLDIERS' FUND.

An Act Levying a Tax of One-half of One Mill Upon Each Dollar of Assessed Valuation of all Taxable Property Within the State for each Year for the Purpose of Creating a Fund to be Known as the "Returned Soldiers' Fund"; Providing for the Payment Thereof to Returned Soldiers; Defining the Powers and Duties of the Adjutant General and of the Industrial Commission with Reference Thereto; Making an Appropriation Therefor.

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

Sec. 1. There shall be levied upon each dollar of assessed valuation of all taxable property within this State for the year 1919 and every year thereafter, to be paid during said years, one-half of one mill, and all such revenues as may be collected thereby shall be paid into a special fund to be known as the "Returned Soldiers' Fund," which shall be used for the following and no other purpose:

To enable returned soldiers to secure a home or a farm home, or to complete their education as hereinafter provided. Whenever there is sufficient money in said fund to fully pay said sums as hereinafter provided, the said levy shall cease and any moneys remaining therein shall be returned to the general fund.

Sec. 2. The term "returned soldier," as used in this Act, shall include any citizen of this State who has been honorably discharged from the military or naval service of the United States, or any citizen of this State who has been engaged or associated with either the military or naval forces of any of the governments associated with the United States government in the present war and who has been honorably discharged from such service. The term "any citizen" as used in this Act shall include any person who at the time of enlistment or induction into any such military or naval service was a resident of the State of North Dakota.

Sec. 3. Any returned soldier, as herein defined, upon proof thereof to the satisfaction of the Adjutant General of the State of North Dakota, and after application, in such form as the