each judicial district, on the first day of January, of each year, or as soon thereafter as may be, to apportion the amount of such salary to be paid by each county, in his district on the basis aforesaid, and it shall be the duty of the County Auditors of the respective counties in such judicial district to issue to the order of such Court Stenographer a warrant for the amount shown to be due by such apportionment. As reimbursement for expenses incurred in the performance of such official duties outside of the county where the District Court Chambers are situated, the Court Stenographer shall receive for actual living expenses a sum not to exceed Four Dollars (\$4.00) per day and for travel, actual transportation, which sums shall be paid monthly upon itemized statements submitted to the District Judge, upon the order of the District Judge, by the county wherein such Court Stenographer is at such time attending to such official duties. For making of the transcript such Court Stenographer shall be entitled to receive compensation at the rate of fifteen cents for each one hundred words, and the same when ordered by the Judge, shall be paid by the county chargeable with the costs of the action, and in all other cases, by the party requesting such transcripts; provided, however, that when four additional copies are ordered at the same time for the use of the same party, then such Court Stenographer shall be entitled to receive ten cents per hundred words, for such additional copies.

Approved March 9, 1921.

# DAIRY COMMISSIONER

### CHAPTER 55.

(S. B. No. 203.—Church.)

#### SALARY.

An Act to Amend and Re-enact Section 10 of Chapter 31 of the Special Session Laws of North Dakota for the year 1919, relating to the Purchase of Cattle by County.

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

- § 1. That Section 10 of Chapter 31 of the Special Session Laws of North Dakota for the year 1919 be amended and re-enacted to read as follows:
- § 10. AMENDMENT.] The State Dairy Commissioner shall, in addition to his other regularly prescribed duties, have general supervision of carrying into effect the provisions of this Act and shall prepare and give general publicity to the residents of this state, a sum-

mary statement of the provisions of this Act, and the manner in which such residents may avail themselves of its benefits he shall advise and assist in the organization and management of Dairy Associations as herein described; he shall cooperate with the Commissioner of Immigration by compiling and giving publicity to such data and reports as will encourage the development of the dairy industry within the state. He shall prepare such uniform blanks, as he shall deem necessary for the purpose of this Act and supply same to the County Auditor of any county issuing bonds or warrants.

Approved March 9, 1921.

# DEPOSITARIES FOR PUBLIC FUNDS

# CHAPTER 56.

(H. B. No. 212.—Hanson of Grand Forks.)

### LEGAL DEPOSITARIES.

An Act Designating Legal Depositaries for the Funds of all Public Corporations and providing the procedure and the Regulations under which such Funds shall be Deposited.

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

- § 1. All State and National Banks in the State of North Dakota complying with the provisions of this Act, and the Bank of North Dakota are hereby declared to be legal depositaries of the public funds of the various counties, townships, school districts, cities and villages and the various treasurers of said corporations shall deposit all funds in their custody in such banks.
- § 2. Before any deposit shall be made in any depository by or in behalf of any of the corporations enumerated in Section 1 of this Act, such depository shall furnish a bond payable to the public corporation making such deposit, in an amount that shall at least equal the largest deposit that may at any time be in such depository; said bond shall be in conformity to a form prescribed by the Attorney General and the amount and sufficiency by the board or governing body of such corporation. If the board fails or refuses to approve any such bonds the same may be presented to the Judge of the District Court upon three days' notice to the clerk or auditor of the board of the corporation to which such bond was submitted and the judge shall