ney's fees, and pay the overplus if any to the said part.....of the first part......heirs, executors, administrators or assigns, And if default be made by the part.....of the first part in any of the foregoing provisions it shall be lawful for the party of the second part,heirs, executors, administrators, successors or assigns orattorney to declare the whole sum above specified to be due.

IN TESTIMONY WHEREOF, The said part.....of the first part ha......hereunto set......hand......the day and year first above written.

Signed and delivered in the presence of

Sec. 2. The Register of Deeds shall charge and collect for recording such Standard Form of Mortgage and indexing the same, seventy-five cents; provided that if any words are added to such standard form or its arrangement changed, except to fill blanks, the fees for recording such mortgage shall be the same as provided in Section 3511 of the Compiled Laws of North Dakota for 1913 and acts amendatory thereof; provided further, that the striking out of any part or portion thereof shall not be considered a change in such standard form, provided further, that the form hereinbefore provided shall not preclude the use of any other form.

Approved February 27th, 1923.

MOTOR VEHICLES

CHAPTER 254.

(H. B. No. 59-Dougherty.)

INTOXICATED DRIVER.

An Act Making it a Misdemeanor for any Person to Operate a Motor Vehicle while such Person is in an Intoxicated Condition, and Providing a Penalty for a Violation thereof.

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

Sec. 1. That any person who shall operate a motor vehicle while such person is in an Intoxicated condition, shall be guilty of a misdemeanor. Sec. 2. PENALTY.) Any person violating the provisions of Section 1 of this act shall be punishable by a fine of not less than \$25.00 nor more than \$500.00, or by imprisonment in a county jail for a period not exceeding one year, or by both such fine and imprisonment. Provided, that the Court in sentencing any person for a violation of this Act, may suspend any sentence of imprisonment or any part thereof, and make its order that the person so sentenced shall be precluded from driving any automobile within this State for a period of not to exceed two years. Upon proof to the satisfaction of the Court that such order has been disobeyed such suspension shall be by the Court revoked.

Approved February 24th, 1923.

MUNICIPAL OWNERSHIP

CHAPTER 255.

(S. B. No. 28-Ployhar.)

TRANSMISSION LINES.

An Act to Empower Cities, Villages, and Towns to Purchase, Sell, Construct, Rent, Lease, Extend, Connect, or Erect, High Tension Electric Transmission Lines and Electrical Equipment, Within and Without the Corporate Limits, and Necessary Secondary Transmission Lines and Distribution Systems within the Corporate Limits, for the Purpose of Securing Light, Power and Electrical Energy for Municipal and Commercial use; and to Assess the Property Within the Corporate Limits, and to Provide for the Method of Such Assessment and the Collection Thereof, and to Provide for the Issuance of Bonds.

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

Sec. 1. Any city, town, or village is authorized and empowered through its proper municipal officers to purchase, sell, construct, rent, lease, extend, connect, or erect, high tension electric transmission lines and necessary electrical equipment, within and without the corporate limits of such city, village or town, and necessary secondary transmission lines and distribution systems within the corporate limits, for the purpose of securing and distributing light, power and electric energy for municipal and commercial use.

Sec. 2. Whenever the City Council, or Commissioners in Cities which have adopted the Commission System of government, or Board of Trustees of any Village or Town, shall deem it necessary to purchase, sell, construct, rent, lease, extend, connect,