§ 5144. Right of Way for Telephone Lines and Electric Light Systems. The board of county commissioners of any county, board of supervisors of any township, board of aldermen of any incorporated city, or board of trustees of any town or village in this state, may, when deemed for the best interest of their respective municipal corporations, grant to any person, who is a resident of this state, or to any company or corporation, organized under the laws of this state, or to any company or corporation duly licensed to do business within this state, the right of way for the erection of a telephone line or electric light system over or upon any public grounds, streets, alleys or highways under the care or supervision of such board granting such right of way. Such right of way shall be granted subject to such conditions, restrictions and regulations as may be prescribed by the board granting the same, as to what grounds, streets, alleys or highways said lines shall run upon, over or across, and as to the places where the poles to support the wires shall be located, and all grants of right of way for the construction of telephone lines or electric light systems heretofore made, in accordance herewith, by any board above mentioned, are hereby made valid.

Approved March 10, 1925.

SCHOOLS

CHAPTER 189

(S. B. No. 230—Schlosser.)

AID CONSOLIDATED, GRADED AND RURAL SCHOOLS

- An Act To Amend and Re-enact Section 1440 of the Compiled Laws of North Dakota for the year 1913 as amended by Chapter 212 of the Session Laws for the year 1917, Relating to Consolidated, Graded, and Rural Schools May Receive State Aid.
- Be It Enacted by The Legislative Assembly of the State of North Dakota:
- § 1. AMENDMENT.] That Section 1440 of the Compiled Laws of North Dakota for the year 1913 as amended by Chapter 212 of the Session Laws of 1917, is hereby amended and re-enacted to read as follows:
- § 1440. CONSOLIDATED, GRADED, AND RURAL SCHOOLS MAY OBTAIN STATE AID.] Any public school in any common school district in the state, or any public school in any city, town or village,

or any graded consolidated school in the state, not entitled to aid as a state high school, but fully complying with the conditions of this Act relating to state graded and state graded consolidated schools, and any rural (country) school in any school district in the state not entitled to aid in any other class, but fully complying with the conditions of this Act relating to state rural schools, may receive aid as hereinafter provided for state graded consolidated schools, state graded schools, and state rural schools; Provided, that no school charging tuition for high school pupils under Chapter 107 of the Session Laws of North Dakota for 1921 shall be entitled to receive aid as herein provided if any other or greater charge is made for tuition of such pupil than those provided in said Chapter 107 Laws of 1921 and acts amendatory thereto.

Approved March 10, 1925.

CHAPTER 190

(H. B. No. 289—Erickson of Kidder.)

MOVING SCHOOLHOUSES

- An Act Providing for the Moving of School Houses to Other Places Within School Districts Under Certain Conditions.
- Be It Enacted by The Legislative Assembly of the State of North Dakota:
- § I. School Houses Moved on Petition. When.] An act providing for the moving of school houses to other places within school districts under certain conditions whenever petitioned by a majority of the electors within any common school district, for the removal to another place within such district, such place to be designated in such petition, of a school house not exceeding three thousand dollars in value and in which school house the conducting of a public school has been discontinued for at least one year; it shall be the duty of the school board of such district, provided that the expense of moving such building shall not exceed one-half of the value thereof, to proceed forthwith to have such school so moved and school established therein at such new location.

This act shall not be construed as amending or repealing the existing acts governing the removal of school houses, but the proceedings hereby authorized shall be cumulative and in addition thereto.

Approved March 10, 1925.

CHAPTER 191

(S. B. No. 270—McLachlin.)

TEACHERS CERTIFICATES

- An Act To Amend and Re-enact Section 1369, Compiled Laws of North Dakota for 1913, as Amended by Chapter 130, Session Laws of 1915, Relating to Teachers' Certificates.
- Be It Enacted by The Legislative Assembly of the State of North Dakota:
- § 1. AMENDMENT.] That Section 1369, Compiled Laws of North Dakota for 1913, as amended by Chapter 130, Session Laws of 1915, is hereby amended and re-enacted to read as follows:
- § 1369. High School Diplomas.] Diplomas from North Dakota high schools doing four years' work, granted to graduates who are at least eighteen years of age and who have had psychology, school management and methods of instruction and three seniorreview subjects, shall be recognized for second grade elementary certificates, valid for two years from date of issuance; if within two years from the date of the diploma the holder has had at least eight months' successful experience in teaching, he shall be entitled to a first grade elementary certificate. After July 1, 1926, a second grade elementary certificate shall be granted those gaduates of North Dakota high schools doing four years' standard work, including three senior-review subjects, who have completed six weeks' work at a state Normal School, such work amounting to twelve quarterhour credits to be designed by the head of such Normal. After July 1st, 1927, twelve weeks of work at a State Normal School shall be required as above provided.
- § 2. All Acts and parts of Acts in conflict herewith are hereby repealed.

Approved March 10, 1925.