reinsurance shall be effected with any company or insurer disapproved therefor by written order of the Commissioner filed in his office.

- § 2. Repeal.] All acts and parts of acts in conflict herewith are hereby repealed.
- § 3. EMERGENCY.] An emergency is declared to exist and this act shall take effect and be in force from and after its passage and approval.

Approved March 9, 1931.

INTOXICATING BEVERAGES

CHAPTER 174

(H. B. No. 47—Halcrow and Twichell.)

PROHIBITING INTOXICATING BEVERAGES

An Act to amend and re-enact Section 10145b4, of the 1925 Supplement to the Compiled Laws of 1913, prohibiting intoxicating beverages.

- Be It Enacted by the Legislative Assembly of the State of North Dakota:
- § 1. AMENDMENT.] That Section 10145b4 of the 1925 Supplement to the 1913 Compiled Laws of North Dakota, be amended and re-enacted to read as follows:
- § 10145b4. Prohibiting Intoxicating Beverages.] No person shall within the State manufacture, sell, barter, transport, import, export, deliver, furnish or possess any intoxicating liquor, except as provided by this chapter. All provisions of this chapter shall be liberally construed to the end that the use of intoxicating liquor as a beverage may be prevented. Provided that pure grain or ethyl alcohol for non-beverage purposes for use in hospitals, laboratories, medical clinics, and for manufacturing and industrial purposes, may be purchased, transported, possessed and used within the State of North Dakota, in good faith only, by any person holding a Federal permit for the purchase, transportation, possession and use thereof, in such amounts, in such manner and for such purposes, as are permitted under Federal regulations applicable thereto; and that wine for sacramental purposes, may in good faith only, be purchased, transported, possessed and used as by law provided. It is further provided, that denatured alcohol or denatured rum; medical preparations that are unfit for beverage purposes; patented, patent and proprietary medicines that are unfit for beverage purposes; toilet, medical and antiseptic preparations and solutions that are unfit for beverage purposes; vinegar; flavoring extracts and syrups that are unfit for use as a beverage, or for intoxicating beverage purposes; together with those United States Pharmacopeia and National Formulary and

American Institute of Homeopathy preparations fit for beverage purposes, which can only be used by physicians and druggists for compounding purposes as hereinafter provided, may be manufactured, sold, purchased, transported, imported, exported, delivered, furnished and possessed only to be used for any legitimate non-beverage purposes and such preparations and other alcoholic compounds and solutions shall not be sold or used for beverage purposes or sold under circumstances from which the seller may reasonably deduce an intention on the part of the purchaser, to use the same for beverage purposes.

Approved March 7, 1931.

LIENS

CHAPTER 175 (H. B. No. 179—Cox.)

GARAGE KEEPERS STORAGE LIEN

- An Act to provide for a lien for garage keepers for the storage of motor vehicles; providing for the foreclosure of said liens, and the recording of the same.
- Be It Enacted by the Legislative Assembly of the State of North Dakota:
- § 1. All persons engaged in the business of keeping a garage or place for the storage or (of) motor vehicles, and who, in connection therewith store, or keep, any motor vehicle at the request or with the consent of the owner, or person lawfully in possession thereof, whether such owner be a conditional vendee or a mortgagor remaining in possession, or otherwise, shall have a lien upon such motor vehicle, or any part thereof, for the reasonable charges for such storing, and may retain the possession of such motor vehicle or any part or accessory thereof, until such charge shall have been paid, provided, that if such storing is furnished pursuant to an agreement for an agreed price, such lien shall be for the sum so agreed upon.
- § 2. That notwithstanding the voluntary surrender of the motor vehicle, or any part thereof, upon which the lien is claimed, the person who stores or keeps such motor vehicle shall have a lien thereon for his reasonable or agreed charges for the said storing or keeping thereof; if at any time within sixty days after such surrender of possession a statement be filed in the office of the Register of Deeds of the proper county as hereinafter provided, the lien provided for herein shall be subject and inferior only to mortgages and conditional sales contracts properly filed on or before the time when the property comes into the possession of the lien claimant; provided, that any person having possession of any motor vehicle for storage, may