ELECTIONS

CHAPTER 174

S. B. No. 86 Introduced by Senators Work, Bridston, Blank and Braun

DEFEATED CANDIDATES PRIMARY ELECTION

- An Act To deny to defeated candidates for nomination to office at primary elections the privilege of having their names printed on the ensuing general election ballot as candidates for the same office for which they were defeated and for repeal of Section 16-0606 of the North Dakota Revised Code of 1943.
- Be It Enacted by the Legislative Assembly of the State of North Dakota:
- § 1. DEFEATED CANDIDATES FOR NOMINATION TO OFFICE AT PRIMARY ELECTION.] A person who was a candidate for nomination by any party at any primary election in any year and who was defeated for said office shall not have his or her name printed upon the official ballot at the ensuing general election for the same office.
- § 2. REPEAL.] Section 16-0606 of the North Dakota Revised Code of 1943 is hereby repealed.

Approved March 10, 1945.

CHAPTER 175

H. B. No. 171
Introduced by Representative Fleck

DESIGNATION OF VOTING PRECINCTS

- An Act Authorizing the governing body of any municipality to designate voting precincts and polling places for certain municipal elections.
- Be It Enacted by the Legislative Assembly of the State of North Dakota:
- § 1. The governing body of any municipality at the time of calling any general or special municipal election, or prior to the time of registration for said election, if such registration be required by law, where officers of said municipality are not to be elected by wards or districts, may by resolution, designate such voting precincts

and polling places for said election as it may deem necessary for the conduct of the same, and shall in giving notice of said election, designate such voting precincts and polling places.

Approved February 27, 1945.

CHAPTER 176

H. B. No. 201

Introduced by Representatives Wolf of McIntosh, Haugen, Bubel and Haag

POLITICAL ADVERTISEMENTS

- An Act Providing that all political advertisements shall disclose the name or names of the person or persons, associations, partnerships or corporations sponsoring such advertisements; the name or names of any person or persons, associations, partnerships or corporations paying for such advertisements; and providing penalties for violation thereof.
- Be It Enacted by the Legislative Assembly of the State of North Dakota:
- § 1. From and after the passage of this Act, each and every political advertisement, whether on behalf of or in opposition to any candidate for public office, initiated measure or constitutional amendment, and whether such advertisement shall be by newspaper, pamphlet or folder, display cards, signs, posters or billboard advertisements, or by any other public means, shall disclose at the bottom of same the name or names of the sponsors of such advertisement, and the name or names of the person, persons, associations, partnerships or corporations paying for such advertisement, and at the close of every radio broadcast containing any advertising announcements or talk for or against any initiated measure or constitutional amendment to be voted on by the people, there shall be announced at the close of said broadcast the name or names of the person, persons, associations, partnerships or corporations paying for such radio broadcast.
- § 2. Penalty.] Any person, association, partnership or corporation who shall violate the provisions of this Act and who shall fail or neglect to disclose the name or names of the sponsors of such political advertisement, or the name or names of the persons, associations, partnerships or corporations paying for such advertisement, or who shall print, distribute, or cause to be printed or distributed, any matter described in Section 1 hereof which does not comply with the provisions of this Act, shall upon conviction thereof be punished by imprisonment in the county jail for not less than thirty days or more than six months, or by a fine of not less than one hundred

dollars or more than five hundred dollars, or by both such fine and imprisonment. Any editor of a newspaper, managing officer of any printing establishment, radio station, novelty concern, poster or bill-board advertising company printing or furnishing such political advertisement without disclosing the information herein provided for shall also be liable to the penalties prescribed herein.

§ 3. Invalid Sections.] If any section or sections of this Act shall be declared unconstitutional or invalid this shall not invalidate any other sections of this Act.

Approved March 16, 1945.

FOODS, DRUGS, OILS, AND COMPOUNDS

CHAPTER 177

H. B. No. 92

Introduced by Representatives Dalzell, Hofstrand, Haugland and Schnell

FLOUR AND BREAD STANDARDS

- An Act To require the enrichment of flour and bread to meet certain standards of vitamin and mineral content; and to fix penalties for violation of this Act.
- Be It Enacted by the Legislative Assembly of the State of North Dakota:
- § 1. When used in this Act, unless the context otherwise requires: (a) "Flour" includes and shall be limited to the foods commonly known in the milling and baking industries as (1) white flour, also known as wheat flour or plain flour; (2) bromated flour; (3) self-rising flour, also known as self-rising white flour or self-rising wheat flour, and (4) phosphated flour, also known as phosphated white flour or phosphated wheat flour, but excludes whole wheat flour and also excludes special flours not used for bread, roll, bun or biscuit baking, such as specialty cake, pancake and pastry flours.
- (b) "White bread" means any bread made with flour (as defined in (a)) whether baked in a pan or on a hearth or screen, which is commonly known or usually represented and sold as white bread, including Vienna bread, French bread, and Italian bread.
 - (c) "Rolls" includes plain white rolls and buns of the semi-