§ 3. EMERGENCY.] This act is hereby declared to be an emergency measure, and shall be in full force and effect from and after its passage and approval.

Approved February 8, 1945.

PRINTING LAWS

CHAPTER 266

H. B. No. 144 Introduced by Rules Committee

BILLS AND RESOLUTIONS, NUMBER, HOW PRINTED

An Act To amend and re-enact Section 46-0305 of the North Dakota Revised Code of 1943 providing for the printing of bills and resolutions.

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

§ I. AMENDMENT.] That Section 46-0305 of the North Dakota Revised Code of 1943 is hereby amended and re-enacted to read as follows:

§ 46-0305. BILLS AND RESOLUTIONS; NUMBER; How PRINT-ED.] Five hundred copies of each bill or concurrent resolution introduced in either house of the legislative assembly shall be printed unless otherwise ordered by motion or resolution of either branch of the legislative assembly. Bills and concurrent resolutions to amend the constitution shall be numbered consecutively and shall be printed on first class white print paper of the basis of twenty-four by thirtysix inches, weighing thirty-five pounds to the ream, in ten point Roman type, with a single ten point space between lines, the printed pages to be thirty picas wide and fifty picas long. The numbering and the lines in the printed bill shall correspond to the numbering and the lines of the typewritten copy.

If the bill amends a present statute, the portion thereof constituting the amendment or amendments shall be set in italic type and shall be indicated for the guidance of the printer by underscoring in the typewritten copy delivered to him. Any matter contained in the present statute but deleted in the proposed amended statute shall be contained in the printed bill, but shall be set off by bold face brackets from the remainder of the text, and shall also be so indicated in the typewritten copy furnished the printer.

Approved March 13, 1945.

CHAPTER 267

S. B. No. 40

Introduced by Committee on Judiciary

CODE

An Act For the adoption of the North Dakota Revised Code of 1943, consisting of sixty-five titles, including an integration of the 1943 Session Laws, as a complete body of laws, repealing all laws not specifically excepted, and declaring an emergency.

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

§Ι.

§ 2. No provision of this Act shall be construed as a repeal of any of the laws enacted at the 1944 Extraordinary Session of the 28th Legislative Assembly.

§ 3. The provisions of Section 1-0233 of Section 1 of this Act shall not apply to the laws enacted at the regular 1943 Session of the 28th Legislative Assembly.

§ 4. EMERGENCY.] This Act is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval.

Approved January 20, 1945.

LIST OF AMENDMENTS TO SENATE BILL NO. 40

In the title of the bill strike out the words "Revised Code of North Dakota for" and insert in lieu thereof "North Dakota Revised Code of." In line 4 of the title strike out the word "and" before the word "repealing".

In Section I of the bill, in volume I thereof, on the fourth line from the top of page 53 strike out the figures "I-0223" and insert in lieu thereof "I-0233".

In Section I of the bill, in volume I thereof on page IIO in Section 4-0730 on line I thereof insert a colon after the words "Preferred Stock."

In Section I of the bill, in volume I thereof, on page 170 in Section 4-2101 on said page strike out the last sentence thereof and insert in lieu thereof the following: "No bounty shall be paid in any year in excess of the amount of real estate taxes levied for the year in which the bounty is claimed, upon the quarter section of land of which the parcel of land planted to trees is a part."

In Section I of the bill, in volume I thereof, on page 392 in the first line of Section 10-0338 on said page after the word "Delin-

quency" strike out the word "or" and insert in lieu thereof the word "of".

In Section I of the bill, in volume I thereof, on page 563 in the first line of Section II-II32 on said page strike out the word "Commissions" and insert in lieu thereof the word "Commissioners."

In Section I of the bill, in volume I thereof, on page 769 in the first line of Section 12-4206 on said page after the word "Carrying" insert the word "On."

In Section 3 of the bill, in the second line thereof strike out the figures "1-0223" and insert in lieu thereof "1-0233."

CHAPTER 268

H. B. No. 280 Introduced by Delayed Bills Committee

DESTRUCTION OF OBSOLETE RECORDS

An Act Providing for the Distribution and Destruction of the Session Laws of North Dakota of 1943 and Prior Years and for the Destruction of Unnecessary and Obsolete Records, Documents and Correspondence More Than Fifteen Years Old of any State Department, Agency, Board, Bureau or Commission Having Offices in the Capitol Building or the Liberty Memorial Building, and Providing for Certain Exceptions.

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

§ 1. That the Session Laws of 1943 and prior years be disposed of and distributed by the Secretary of State by turning over to the paper salvage drive all paper-bound session laws and that the buckram-bound session laws shall be distributed free to any person requesting a copy thereof, the transportation charges to be paid by the recipient, or, in the discretion of the Secretary of State, the buckram-bound copies of the session laws be turned over to the paper salvage drive.

§ 2. Whenever necessary to obtain needed vault space, the chief executive officer of any State department, agency, board, bureau or commission having offices in the Capitol Building or the Liberty Memorial Building may destroy all unnecessary records, documents, and correspondence more than fifteen years old, excepting such documents which might be or become valuable as historical records or documents; provided that no document, record or correspondence shall be destroyed which might be evidence in any civil or criminal action or proceedings until the statute of limitations applicable thereto shall bar such action or proceeding in which such document or record might be evidence.

Approved February 27, 1945.

CHAPTER 269

H. B. No. 48

Introduced by Representatives Bubel and Maher

DISTRIBUTION OF LAWS TO COUNTY OFFICERS

An Act To amend and re-enact Section 46-0405 of the North Dakota Revised Code of 1943, relating to the distribution of Session Laws, Compilations and Codifications to County Officers and declaring an emergency.

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

§ I. AMENDMENT.] That Section 46-0405 of the North Dakota Revised Code of 1943 is hereby amended and re-enacted to read as follows:

§ 46-0405. DISTRIBUTION SESSION LAWS, COMPILATIONS AND CODIFICATIONS TO COUNTY OFFICERS.] The board of county commissioners of each county, immediately after the publication of any session laws, codes, or compilations, shall cause a copy thereof to be furnished to the following county officers:

- I. Auditor;
- 2. State's attorney;
- 3. Clerk of court;
- 4. Sheriff;
- 5. County judge; and
- 6. The district court of such county.

If any of such offices legally have been combined in such county, only one copy of the session laws, codes, or compilations need be furnished for the offices so combined.

Provided, however, that such codifications and copies of the session laws shall remain the permanent property of the county.

§ 2. EMERGENCY.] This Act is hereby declared to be an emergency measure and shall be in full force and effect from and after its passage and approval.

Approved March 13, 1945.

CHAPTER 270

H. B. No. 186

Introduced by Representatives Sharpe and Lindberg

STATE PRINTING, CLASS FIVE

An Act To Amend and Re-enact Section 46-0209 of the North Dakota Revised Code of 1943, Relating to Proposals for Printing: Classifition 5.

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

§ 1. AMENDMENT.] That Section 46-0209 of the North Dakota Revised Code of 1943 be, and the same is hereby amended and re-enacted to read as follows:

§ 46-0209. PROPOSALS FOR PRINTING: CLASSIFICATION 5] Each department and office of the state government may let the printing of all matters coming within classification 5 to such newspaper or job printing shop in this state as may be equipped to handle, perform, and take proper care of the work required and to furnish the stock necessary. No newspaper or job printing shop awarded printing under this class shall be permitted to sublet the same. Before letting or submitting such order for printing or miscellaneous job work to such newspaper or job printing shop, the department or state office shall submit such order or requisition for printing to the state printing commission and the state printer, who shall determine and fix the reasonable cost or price for such printing work and the stock required. The price fixed and determined by the state printing commission and the state printer shall be the cost of and the price paid by such department or office for the work and printing so ordered and the material furnished. Such cost and price so fixed shall not exceed the price and cost as provided for in the Franklin Printing Catalogue. Such cost or price shall be determined and fixed by the state printing commission and the state printer. according to the kind and quality of material required and the kind of work necessary. Upon the determining and fixing of such cost and price to be charged for the work required, the state department or office may have such work and printing done and the material furnished by such newspaper or job printing shop in this state as the said state department or office shall select.

Approved March 10, 1945.