

PRINTING BRIEFS AND ABSTRACTS.

CHAPTER 131.

[S. B. 111.]

PRINTING OF BRIEFS AND ABSTRACTS.

AN ACT to Amend Section 5631 of the Revised Codes of 1899, Relating to the Printing of Briefs and Abstracts Upon Appeals to the Supreme Court.

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

§ 1. AMENDMENT.] Section 5631 of the Revised Codes of 1899, be, and the same is, hereby amended so as to read as follows:

§ 5631. WHEN PRINTING ABSTRACTS NOT REQUIRED.] Upon appeal from the judgment in an action for the recovery of money only, or of specific real or personal property, in which action the amount in controversy, exclusive of costs, does not exceed three hundred dollars, no printed abstracts or briefs shall be required of either party, but the same shall, unless printed, be typewritten, and only five copies of the same need be filed in the office of the clerk of the supreme court; provided, that if either party, in cases in which printed briefs or abstracts are not required, shall file printed abstracts or briefs, or both, he shall recover not exceeding ten dollars for printing such abstracts, and not exceeding ten dollars for printing such briefs as he may file, if he is awarded judgment for costs on appeal.

Approved March 1, 1901.