

§ 1209. ASSESSORS' DISTRICTS, HOW FORMED. VACANCY, HOW FILLED. COMPENSATION.] All counties, or parts of counties, in this state, not organized into civil townships, shall be divided into assessor districts, which shall be the same as the commissioner districts of said county, excluding organized civil townships, and the assessor thereof shall be elected at the same time that state officers are, and his term of office shall be two years from and after the first day of January following. In case of vacancy in the office of assessor in any such districts, such vacancy shall be filled by the board of county commissioners of the proper county. Each organized civil township in this state shall constitute an assessor district, and there shall be one assessor elected for each one of said districts annually at the time that other town officers are elected; provided, any vacancy in township assessor may be filled by appointment by the board of supervisors of said township where vacancy exists; provided, further, that cities, towns and villages organized under the general laws of this state shall not be included in the districts provided for in this section, but assessors of such cities, towns and villages shall act with the board of county assessors in any of their meetings. All assessors of this state shall receive three dollars per day, and no more, for the time actually employed in making and completing said assessment, but shall not receive more than sixty dollars for assessing any one civil or congressional township; provided, further, that no person shall be eligible to be assessor unless he is a voter and owner of real estate in the district or township for which he is to be assessor.

§ 2. REPEAL.] All acts or parts of acts in conflict with this act are hereby repealed.

§ 3. EMERGENCY.] Whereas, an emergency exists in this, that assessment must be made by assessors prior to July 1, therefore this act shall take effect and be in force from and after its passage and approval.

Approval March 9, 1903.

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## ATTORNEYS.

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### CHAPTER 37.

[S. B. No. 112—Little.]

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AN ACT Amending Section 424 of the Revised Codes of 1899. Relating to Admission of Attorneys on Certificates From Other States.

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

§ 1. AMENDMENT.] Section 424 of the revised codes of 1899 is hereby amended so as to read as follows:

§ 424. ADMISSION ON CERTIFICATE, HOW.] Any person becoming a resident of this state, after having been admitted to the bar in any of the states of the United States, in which he has previously resided, may, at the discretion of the court, be admitted to practice in this state without examination or proof of period of study as hereinbefore provided, on proof of the other qualifications by this article required and on satisfactory proof that he has practiced law regularly for not less than three years in the state from which he comes after having been admitted to the bar according to the laws of such state.  
Approved March 9, 1903.

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## BARBERS.

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### CHAPTER 38.

[H. B. No. 113—Rose.]

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#### REGULATING BARBERS.

AN ACT to Amend Section 9 of Chapter 30, Session Laws of 1901, Relating to the Practice of Barbering and Additional Provisions Relating Thereto.

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

§ 1. AMENDMENT.] That section 9 of chapter 30, session laws of 1901, be amended to read as follows:

§ 9. APPRENTICE.] Nothing in this act shall prohibit any person from serving as an apprentice in said trade under a barber authorized to practice same under this act, nor from serving as a student in any school for the teaching of such trade under the instruction of a qualified barber; provided, that in shops where there are two or more barbers there shall not be more than one apprentice to two barbers authorized under this act to practice said occupation; provided, further, that all persons serving as apprentices shall within ninety days after the taking effect of this act file with the secretary of said board an affidavit setting forth his name, residence, and the length of time and place he has practiced as such apprentice, and shall pay the treasurer of said board two dollars, and a certificate of registration entitling him to practice as a barber's apprentice shall thereupon be issued to him, which certificate shall be kept posted in a conspicuous place in front of his working chair.

§ 2. SUNDAY BARBERING PROHIBITED.] It shall be unlawful for any registered barber or barber's apprentice to practice the occupation of a barber as defined under the act regulating the practice of barber-