

§ 3. REPEAL.] All acts or parts of acts in conflict herewith are hereby repealed.

Approved March 10, 1917.

MARRIAGE LICENSES

CHAPTER 153.

[S. B. No. 277—King.]

MARRIAGE LICENSES.

An Act Regulating the Issuance of Marriage Licenses When Either of the Applicants Therefor Have Been Granted a Decree of Divorce.

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

§ 1. The County Judge of each county in this State, when applied to by any person for a marriage license, shall, in addition to the requirements now provided by law, require each of the contracting parties to file an affidavit under oath, setting forth the fact as to whether or not either or both have been divorced, and in case it appears from such affidavits that a decree of divorce has theretofore been granted to either or both of such parties, the county judge shall require a certified copy of such decree or decrees of divorce to be filed with such application.

§ 2. No marriage license shall be issued to such parties which would in any manner contravene any provision contained in such decree or decrees of divorce mentioned in Section 1 hereof.

Approved March 8, 1917.

MECHANICS LIEN

CHAPTER 154.

[S. B. No. 265—Jacobsen.]

CLERK OF DISTRICT COURT.

An Act Relating to the Duty of the Clerk of the District Court regarding Filing Satisfaction of Mechanics' Liens and providing a Penalty for the Violation thereof.

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

§ 1. Whenever there shall be filed with the Clerk of the District Court a satisfaction of a mechanic's lien as provided in

Section 6829 of the compiled laws of North Dakota for the year 1913, it shall be the duty of such clerk to enter such satisfaction directly opposite the abstract of such lien in the book, provided for by Section 6821 of the Compiled Laws of North Dakota for the year 1913, and any failure of any clerk so to do, or for any error, omission or neglect of such clerk in so entering such satisfaction, such clerk shall be liable for any damages sustained by reason of any failure, error, omission or neglect, to be recovered in a civil action.

Approved March 8, 1917.

MOTOR VEHICLE

CHAPTER 155.

[H. B. No. 384—Kelly.]

GLARING HEADLIGHTS ON MOTOR VEHICLES.

An Act Relating to Glaring Head Lights on Motor Vehicles and Prescribing Penalty for Violation.

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

§ 1. GLARING HEADLIGHTS.] It shall be unlawful to use a vehicle of any kind operated on the public highways of this state any lighting device of over four candle power equipped with a reflector, unless the same be so designed, deflected, or arranged that no portion of the beam of reflected light, when measured 75 feet or more ahead of the lamps, shall rise above 42 inches from the level surface on which the vehicle stands under all conditions of load. Spotlights shall not be used except when projecting their rays directly on the ground and at a distance not exceeding 30 feet in front of the vehicle.

§ 2. Any person violating the provisions of this act shall upon conviction thereof be fined not less than ten nor more than twenty-five dollars.

Approved March 16, 1917.