APPROPRIATIONS

CHAPTER 5.

[S. B. No. 136—Porterfield.]

AGRICULTURAL COLLEGE.

An Act to Provide for Increased Maintenance and Contingent Expenses for Establishing and Maintaining an Agricultural Extension Department and Other Permanent Improvements and Repairs for the North Dakota Agricultural College.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Secretary of State:

I file herewith Senate Bill No. 136, an Act to provide increased maintenance and contingent expenses, for establishing and maintaining an agricultural extension department and other permanent improvements and repairs for the North Dakota Agricultural College, with my approval, except as to item of \$25,000.00 for maintenance for the year 1914, and except as to item of \$20,000.00 for agricultural extension work for the year 1913.

These two items are vetoed for the reason that the revenues of the state have been largely exceeded by the appropriations.

I have the honor to be,

Very respectfully,

L. B. HANNA, Governor.

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

§ 1. APPROPRIATION.] There is hereby appropriated out of any funds in the state treasury not otherwise appropriated for the purpose of defraying the current and contingent expenses, for establishing and maintaining a department of agricultural extension and for making other needed repairs and permanent improvements for the North Dakota Agricultural College as follows:

For agricultural extension, a department which is hereby recognized and legally established

which shall provide for additional farmers' institutes and demonstration farms, together with other educational and demonstration work, including lecture courses, publishing popular bulletins, conducting extension schools, promoting industrial exhibits and industrial contests, and such other field or demonstration work as may be demanded by the farming interests of the state, for 1913 and	
1914, annually	20,000.00
Ror repairs	5,000.00
For re-laying worn-out steam-heating mains	1,500.00
For dairy and creamery building and the equip-	
ment thereof and for model barn therein	30,000.00
For dairy herd	5,000.00
Total amount\$ Approved March 21, 1913.	131,500.00

CHAPTER 6.

[S. B. No. 44—Talcott.]

RURAL SCHOOLS.

AN ACT to Amend and Re-enact Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, of Chapter 35 of the Session Laws of the year 1911, of the State of North Dakota, Being an Act to Encourage Elementary Education in North Dakota, and Appropriate Money Therefor.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Secretary of State:

I file herewith Senate Bill No. 44, an Act to amend and re-enact Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, of Chapter 35 of the Session Laws of the year 1911 of the state of North Dakota, being an Act to encourage elementary education in North Dakota, and appropriate money therefor, with my approval, except as to item in Section 12 of \$2,000.00 annually for inspector's and assistant's salary, which is not approved for the reason that the inspector's and assistant's salary is provided for in the so-called budget bill; and except as to item in Section 12 of \$400.00 annually for payment of postage, stationery, and clerical assistance required by the inspector and the printing of the inspector's annual report. This item is not approved for the rea-

son that the revenues of the state have been largely exceeded by the appropriations.

I have the honor to be,

Very respectfully,

L. B. Hanna, Governor.

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

- § 1. AMENDMENT.] That Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 of Chapter 35 of the Session Laws of the year of 1911 of the state of North Dakota, be amended and reenacted to read as follows:
- § 1. Purpose.] The purpose of this Act shall be to aid, encourage, stimulate, and standardize the rural, consolidated and graded schools of this state, and thereby increase the efficiency of the entire educational system of this state.
- § 2. Graded, consolidated and rural schools may obtain state aid.] Any public school in any common school district in the state, or any public school in any city, town or village, or any consolidated school in the state, not entitled to aid as a state high school, but fully complying with the conditions of this Act relating to state graded schools, and any public school in any common school district in the state not located in any incorporated city, town or village, but fully complying with the conditions of this Act relating to state rural schools, may receive aid as hereinafter provided for state consolidated schools, state graded schools and state rural schools.
- § 3. Conditions to be complied with by the state graded SCHOOLS IN ORDER TO OBTAIN AID.] State graded schools shall be of two classes, viz: first and second class. First class: In order to be entitled to aid as a state graded school of the first class, such school shall for the school year next preceding that for which aid is granted have complied with the following conditions: First, it shall have maintained at least nine months' school. Second, it shall be well organized, having at least four departments under the supervision of proficient teachers. The principal shall be a graduate of a normal or other institution of higher learning or shall hold a professional certificate, and each department of such school shall be taught by a teacher having at least a first grade elementary certificate. Third, it shall have a suitable school building, properly lighted, heated and ventilated, sanitary and commodious outhouses, and other necessary accommodations, library and such other apparatus as is necessary to do efficient work. Fourth, such school shall have a regular and orderly course of study, and shall in-

clude the first two years of a high school course, as suggested by the state board of education, as well as courses in domestic science and either manual training or elementary agriculture, and shall comply with such rules as may be established by the state board of education.

Second Class: In order to be entitled to aid as a state graded school of the second class, such school shall have complied with the following conditions for the school year next preceding that for which aid is granted, viz.: First, it shall have maintained at least nine (9) months' school. Second, it shall be well organized, having at least two departments under the supervision of proficient teachers. The principal shall be a graduate of a normal school or other institution of higher learning or shall hold a professional certificate, and each department of such school shall be taught by a teacher having a first-grade elementary certificate or better. Third, it shall have a suitable school building, properly lighted, heated and ventilated; sanitary and commodious outhouses and other necessary accommodations, a library, and such other apparatus as is necessary to do efficient work. Fourth, such school shall have a regular and orderly course of study as prescribed in the state course of study for common schools, courses in domestic science, and either manual training or agriculture, and shall comply with such rules as may be established by the state board of education.

§ 4. Conditions for obtaining aid as a state rural school. State rural schools shall be of two classes, viz.: first and second class.

First Class: In order to be entitled to aid as a state rural school of the first class, such school shall have complied with the following conditions during the school year next preceding that for which aid is granted; First, such school shall have maintained at least nine (9) months' school.

Second: It shall be taught by a teacher of successful experience, holding a first-grade elementary certificate, or a certificate of higher grade.

Third: It shall have a suitable school building, properly lighted, heated and ventilated; sanitary and commodious outhouses and other necessary accommodations, a library and such other apparatus as is necessary to do efficient work.

Fourth: Such school shall have a regular and orderly course of study as prescribed in the state course of study for common schools, including elementary agriculture, and shall comply with such rules as may be established by the state board of education.

Second Class: In order to be entitled to aid as a state rural school of the second class, such school shall have complied with the following conditions for the school year next preceding that for which aid is granted, viz.:

First: Such school shall have maintained at least eight

(8) months' school.

Second: It shall be taught by a teacher of successful experience, holding a second-grade elementary certificate or a certificate of higher grade.

Third: It shall have a suitable school building, properly lighted, heated and ventilated, sanitary and commodious outhouses, and other necessary accommodations, library and such other apparatus as is necessary to do efficient work.

Fourth: Such school shall have a regular and orderly course of study as is prescribed in the state course of study for common schools, including elementary agriculture, and shall comply with such rules as may be established by the state board of education.

- § 5. APPLICATION TO BE MADE TO THE COUNTY SUPERINTEND-ENT OF SCHOOLS.] Applications from schools for the aid herein provided in the case of state graded consolidated and state rural schools, shall be made to the county superintendent of schools of the county in which such schools are located. The county superintendent shall forward to the state superintendent of public instruction such applications as are endorsed and recommended by him, together with a certificate of the superintendent of the county wherein the school making such application is situated, to the effect that such school has fully complied with the conditions mentioned in Section three (3) of this Act in the case of state graded or state consolidated schools, and with the conditions mentioned in Section four (4) of this Act, in the case of state rural schools, and in addition the rules established by the state board of education. The county superintendent shall also file with the inspector when requested to do so by that officer a certified list of such schools as have met the requirements for classification.
- § 6. Inspection of schools. State school inspector. Appointment. Qualifications. Salary and expenses. Duties and reports. Assistant inspector.] Application for aid to state graded schools, state rural schools or state consolidated schools which have the endorsement and recommendation of the county superintendent wherein such schools are located shall be filed in the office of the state superintendent of public instruction; and before any apportionment of any aid can be made under the provision of

this Act, such school shall be duly inspected and recommended for classification by an officer to be known as state inspector of rural and graded schools and consolidated schools. Such inspector shall be appointed by the state superintendent of public instruction for a period of two years; provided, that such appointment must be confirmed by the state board of education. This inspector shall have the same educational qualifications as required by law for the office of state superintendent of public instruction, and shall have been a county superintendent of schools. The inspector shall receive an annual salary of two thousand dollars; and in addition thereto his necessary and actual expenses incurred in the discharge of his official duties, not exceeding fifteen hundred dollars in any one year. The salary and traveling expenses shall be paid in the same manner as in the case of the state superintendent of public instruction. It shall be the special duty of the state inspector of consolidated, rural and graded schools to aid and promote consolidation of schools, and to further that end, he shall, when possible, attend teachers' meetings, institutes, training schools and school officers' and patrons' meetings, and discuss consolidation and kindred topics. He shall on or before the fifteenth day of September in each year, make and transmit to the governor and the state superintendent of public instruction, a report showing the conditions of the schools inspected, with such summaries and recommendations as he may think proper; and not more than fifteen hundred of such reports shall be printed each year. He shall also file in the office of the state superintendent at the close of each school month individual reports of the several schools inspected during that month.

§ 7. Amount of apportionment.] Between the first and fifteenth of August in each year, the state board of education shall apportion to each of said state consolidated schools the sums named in Section 8 of this Act, and to each of said state graded schools which have fully complied with the provisions of this Act and such additional rules as may be established by the board, relating to state graded schools, the sum of two hundred dollars in each year to state graded schools of the first class, and to state graded schools of the second class the sum of one hundred fifty dollars; and they shall apportion to each of the state rural schools which have fully complied with the provisions of this Act and such additional rules as may be established by the board relating to state rural schools, the sum of one hundred fifty dollars in each year to each state rural school of the first class; and to each state rural school of the second class, the sum of one hundred dollars in each year: provided, however, that in case the amount apportioned and available shall not be sufficient to pay the amounts specified above, then the amount available shall be apportioned pro rata among the schools entitled thereto, and any moneys apportioned under this Act shall be used solely to increase the efficiency of such schools. *Provided*, also, that but one school of each class in any township or district shall receive aid under the provisions of this Act until all of those schools applying for aid before August first of each year are considered and disposed of. These amounts shall be paid by the state treasurer on warrant of the state auditor when duly certified and filed with the state auditor by the superintendent of public instruction.

- § 8. AID TO CONSOLIDATED SCHOOLS.] Any consolidated school meeting the requirements for a state graded school of the first class shall receive aid in the amount of six hundred dollars, and any consolidated school meeting the requirements for a state graded school of the second class shall receive aid in the amount of five hundred dollars. A consolidated school within the meaning of this Act shall be one organized in accordance with Section 84, Chapter 266, Session Laws of 1911; and in addition shall have at least two departments.
- § 9. Records, accounts and rules.] The state superintendent of public instruction shall keep a record of all schools applying for and receiving aid as state graded schools, state consolidated schools or state rural schools, in each year, and a detailed account of all moneys apportioned for such purposes. The state board of education is also authorized to establish such additional rules as shall be found necessary to secure uniformity and the best results among the schools receiving state aid.
- § 10. Advancement of graded or consolidated schools, of the first class to high schools, and advancement of graded or consolidated schools of the first class.] First Class: When any state graded school or state consolidated school of the first class in this state attains such a degree of proficiency as to satisfy the state inspector of rural and graded schools that it has the qualifications necessary to entitle it to be advanced to a state high school, such inspector may recommend the same to the state board of education for such advancement. If the state board is satisfied that such school has complied with all the requirements to entitle it to promotion, said board shall raise it to a state high school entitling it to aid as such.

Second Class: When any state graded school or state

consolidated school of the second class in this state has attained such a degree of proficiency as to satisfy the inspector that it has the qualifications necessary to entitle it to be advanced to a state graded or consolidated school of the first class, such inspector may recommend the same to the state board of education for such advancement. If the state board is satisfied that such school fully complies with all the requirements necessary to entitle it to promotion, such board shall raise it to a state graded or consolidated school of the first class, entitling it to aid as such.

- § 11. Report of state superintendent of public instruction shall include in his biennial report a comprehensive statement of all receipts and disbursements; the name and number of schools in each class receiving aid; the number of pupils enrolled in each, and the cost of supervision of all schools receiving aid under this Act for the years covered by such report, to which may be added an estimate of appropriation needed to meet the requirements of this Act for the succeeding two years, and such other recommendations as he may deem useful and proper.
- §12. Amount appropriated for each class.] For the purpose of carrying out the provisions of this Act, the following sums are hereby appropriated annually, to be paid out of any moneys in the state treasury not otherwise appropriated, viz., for aid to state graded schools the sum of ten thousand dollars (\$10,000.00) annually. For aid to state rural schools the sum of fifteen thousand dollars (\$15,000.-00) annually, and for aid to state consolidated schools the sum of ten thousand dollars (\$10,000.00) annually. For the inspector's and assistant's salary, as hereinbefore provided, the sum of two thousand dollars (\$2,000.00) annually. For the actual and necessary traveling expenses of said inspector, the sum of fifteen hundred dollars (\$1,500.00) annually. For the payment of postage, stationery and clerical assistance required by the inspector and the printing of the inspector's annual report, the sum of four hundred (\$400.00) dollars annually. *Provided*, however, that in case the amount appropriated and available under this Article for the payment of aid to such schools shall in any year be insufficient to apportion to each of such schools as are entitled thereto the full amount intended to be apportioned to the state graded schools, state rural schools and state consolidated schools, then, in such case, such amounts as are appropriated and available shall be apportioned pro rata among the schools entitled thereto. Provided, the first annual appropriations herein provided for such shall become available July first, 1913.

§ 13. Repeal.] All Acts and parts of Acts in conflict with this Act are hereby repealed.

Approved March 21, 1913.

CHAPTER 7.

[H. B. No. 287-Hendrickson.]

REIMBURSE BURKE COUNTY.

AN ACT to Appropriate \$578.35 Out of the General Fund in the State Treasury Not Otherwise Appropriated, to the County of Burke, State of North Dakota, for the Purpose of Reimbursing Said County for Moneys Paid Out of the County Treasury of Said County, as Costs Incurred in Certain Condemnation Proceedings Instituted by the State Veterinarian in Said County of Burke, for the Destruction of Glandered Horses Temporarily in Said County, But Enroute into the Dominion of Canada, and Not the Property of Residents of Said County at the Time of the Institution of Such Proceedings.

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

§ 1. APPROPRIATION.] There is hereby appropriated the sum of \$578.35 out of the moneys in the state treasury not otherwise appropriated, to the county of Burke, state of North Dakota, for the purpose of reimbusing Burke county for moneys paid out of the treasury of said Burke county as costs incurred by certain proceedings instituted by the state veterinarian in said county for the destruction of glandered horses temporarily in said county, but in face enroute to their destination within the Dominion of Canada, and not the property of residents of said county at the time of the institution of such proceedings, or at the time of the payment of the costs incurred; provided, however, that no part of the said sum shall be used in payment of any claims arising from horses destroyed belonging at the time of said destruction to any resident of said Burke county.

Approved March 20, 1913.

CHAPTER 8.

[S. B. No. 139—Leutz.]

LIVE STOCK BRANDS.

AN ACT Providing for the Cancellation of all North Dakota Live Stock Brands or Marks; Providing for Re-recording of Same; Notices to Record Owners; Publication of Notices; Manner of Re-recording and Future Recording; Fees; Expenses; Appropriation; Repeal.

WHEREAS, The North Dakota live stock brand records are old, damaged, wholly inadequate; and,

- WHEREAS, There is now on record such a multiplicity of brand designs that it has become almost impossible to design further new lawful brands that do not conflict with previously recorded brands, hundreds of which are apparently extinct, out of use, and evidently entirely abandoned by the record owners; and,
- WHEREAS, There is now no provision of law whereby abandoned brands or marks can be canceled, and the encumbrance thereof removed from the overburdened records; and,
- Whereas, Greater service can be rendered stock growers by bringing back into use a larger selection of available lawful brands or marks, Therefore,

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

- § 1. Cancellation November 1, 1913; re-recording own-ER'S PREFERENCE RIGHT TO RE-RECORD.] On the first day of November, nineteen hundred thirteen, each and every live stock brand or mark shall be canceled, and no person, copartnership, company, firm or corporation shall use nor have any right, title or interest in or to any live stock brand or mark previously recorded in this state. *Provided*, however, that if a person, co-partnership, company, firm or corportion may desire to continue ownership thereof, the brand or mark must be re-recorded on or before December first, ninteen hundred thirteen. Failure to re-record any previously recorded live stock brand or mark on or before the time specified, and under provisions hereof, shall be deemed an absolute abandonment to the state of North Dakota of such previously recorded live stock brand or mark. On and after January first, nineteen hundred fourteen, the commissioner of agriculture and labor shall accept regular applications for the issuance to any one of such abandoned live stock brand or mark; and the said commissioner of agriculture and labor is hereby authorized, empowered and directed to issue his certificate for the use of such abandoned brand or mark within this state.
- § 2. Commissioner to notify present record owners. How. When complete.] It shall be the duty of the commissioner of agriculture and labor to notify, on or before August first, nineteen hundred thirteen, each and every record owner of live stock brands or marks of the final date set for cancellation, and also of his, her, or their prior right to re-record such previously recorded live stock brand or mark. Such notice shall be given in writing, legibly written, sent by ordinary first-class mail, and addressed to the record owner at the address shown last upon the present records.
- § 3. Publication of notice of expiration of time for preference right of re-record.] It shall be the duty of the commissioner of agriculture and labor to publish in each

official county newspaper in every county where brands or marks are in use, a notice of the expiration of the time fixed by law for the re-recording of live stock brands or marks, and of the prior right of record owners to re-record his, her or their previously recorded brands or marks. Such publication shall begin on or about the first of September, nincteen hundred thirteen, and shall continue at least three successive times in each of such newspapers. The commissioner shall also request each newspaper publishing notices to call attention to this law in a news item in the regular columns, for which no charge shall be allowed.

- § 4. Manner of recording and re-recording; fees.] Re-recording of abandoned live stock brands or marks, and the recording of new brands and marks shall conform in all respects to existing provisions of law, and not otherwise. The previously issued certificate must be surrendered to the commissioner of agriculture and labor, accompanied by an application to re-record, and also accompanied by either money order or bankable draft for twenty-five cents. In case the previously issued certificate may have been lost or destroyed the original brand records only shall be prima facie evidence of ownership, except where a fact can otherwise be established.
- § 5. FEES AND RUNNING EXPENSES.] All fees collected under provisions of this act shall mothly be turned over to the state treasurer. All expenses for publication of notices, new books, records and files necessary for the establishment and maintenance of a complete system of brand recording and brand re-recording shall first be approved by the commissioner of agriculture and labor, and paid by the state treasurer out of the general funds.
- § 6. APPROPRIATION.] There is hereby appropriated out of any moneys in the hands of the state treasurer, not otherwise appropriated, the sum of six hundred dollars, or as much thereof as may be needed for additional clerk hire, to carry into effect the provisions of this Act.
- 7. Repeal.] All Acts or parts of Acts in conflict herewith are repealed.

Approved March 13, 1913,

CHAPTER 9.

[H. B. No. 274-Williams.]

CAPITOL GROUNDS.

AN ACT Authorizing the Board of Trustees of Public Property to Acquire for the State, by Purchase or Condemnation Proceedings in the Name of the State, Additional Land for Capitol Park and Site Purposes, and Asking an Appropriation Therefor.

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

§ 1. That the board of trustees of public property are hereby authorized to secure by purchase or by condemnation proceedings for the state, any lots or land which in their judgment might be necessary for the capitol park and site purposes.

§ 2. That there is hereby appropriated out of the capitol building fund the sum of five thousand (\$5,000) dollars, or so much thereof as may be necessary to carry out the

provisions of this Act.

Approved March 20, 1913.

CHAPTER 10.

[S. B. No. 193-Senator Vail and Representative Gunderson.]

AUDIT STATE DEPARTMENTS.

AN ACT Authorizing the Governor of the State of North Dakota to Employ Chartered Public Accountants to Examine, Audit and Check the Accounts of the Several Departments of the State Government, to List, Examine and Appraise the Securities of All Kinds in Possession of Any of the State Officers, to Make a Complete Appraisal on a Date Certain of All Buildings and Property of All Kinds Belonging to the State, to Make a Careful Research into the Business Methods, System of Accounting and Bookkeeping, and Making Reports of the Various State, County and City Officers, and to Install Improvements in Bookkeeping and Methods of Handling the Business of the State, Extending the Duties of the State Examiner Prescribed in Section 141 of Article 9 of the Political Code of 1905, by Amendment and Re-enactment of Said Section 141, to Cover an Examination of the Books and Accounts of City Auditors and City Treasurers, County Clerks, County Judges, Register of Deeds, County Superintendent of Schools, County Auditors, and Sheriffs of the Counties of the State of North Dakota, and Prescribing Fees Therefor; Requiring the Governor to Make Report to the Legislature Next Succeeding Any Such Examination of the Results of Such Examination, Auditing and Checking of the Several State Departments of the State Property by the Chartered Public Accountants by Him Employed, and Appropriating Money to Carry Out the Provisions of This Act.

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

§ 1. The governor is hereby authorized to employ chartered public accountant to make a complete examina-

tion, audit and check of each and all of the departments of the state government, such examinations to be independent and not in conjunction with any other examination required by law or otherwise.

The report of such chartered public accountants shall be made to the governor, and detail in full of the findings of such chartered public accountants of the condition of each department of the state government; shall contain a list of the state securities and their appraised value, in the possession of each department head.

The report of such chartered public accountants as shall be employed by the governor shall include also an inventory on a date certain of all public property of the state of North Dakota, including the state house at Bismarck, all penal, charitable and educational institutions of the state, and all personal property belonging to the state, with a detailed appraisement of the value of such public property.

The governor is further authorized to have such chartered public accountants as may be employed by him under the provisions of this Act, to cause a careful research to be made of the business methods, system of accounts, bookkeeping and making of reports of the various state officers, and all penal, charitable and educational institutions of the state, also all city auditors, city treasurers and county officials, who, under the provisions of law now or hereafter are subject to examination by the state examiner, to confer and advise with the state examiner's office as to the best methods of bookkeeping of the state banks and financial institutions under the supervision of the state examiner's department, and the best methods of making examinations and obtaining reports from said state officials, state banks and financial institutions to the end that economy be exercised in the administration of the state's affairs, and that full, complete and uniform reports and statistics be obtained, and the interests of the public protected.

To facilitate the research work herein provided for and on which to base a uniform system of accounting, and examination of the county offices of not less than two counties or more than four counties of the state, and offices of auditors and treasurers of not more than two cities, shall be made by the chartered public accountants employed under this Act in conjunction with the proper officials from the state examiner's department. When such research work and examinations shall have been made, the chartered public accountants employed by the governor under this Act shall make a report in detail to the governor of its work and formulate a system of uniform bookkeeping and account-

ing, with blank forms for books and reports to be filed as

part of said report.

After due consideration of said report, the governor is hereby authorized and empowered to have a system of accounting, bookkeeping and reports installed in all of the offices designated in this Act, and where there is more than one official whose office is under supervision of the state, the system in all respects shall be uniform. The use of said uniform system of accounting, bookkeeping and reports to begin at a certain future date to be fixed by the order of the governor. All officers whose duty it is to purchase blanks, account books and record books under the present system of accounts and laws governing the same are hereby empowered and directed to procure blanks, books and records which shall become necessary to the uniform system which shall have been adopted.

§ 2. Any public officer or employee who neglects or refuses to make use of the uniform system of keeping accounts in the form prescribed shall be removed from office by the governor on proper hearing and a successor chosen

as provided by law.

§ 3. AMENDMENT.] Amending Section 141 of Article 9, Political Code of 1905, to be amended and re-enacted to

read as follows:

DUTIES.] The duties of the state examiner are to examine at least once a year the books and accounts of the secretary of state, state auditor, state treasurer, clerk of the supreme court, commissioner of insurance, commissioner of agriculture and labor, department of university and school lands, supply department of the national guard, city auditors, city treasurers, county treasurers, county clerks, county judges, register of deeds, county superintendents of schools, sheriffs and county auditors, fees for such examinations to be charged by the state examiner only for an examination of books and accounts of city auditor, city treasurer, county treasurer, county clerk, county judges, register of deeds, county superintendent of schools, sheriffs and county auditors, at the rate of ten dollars per day for the time actually employed by himself or his deputies in such examinations, such fees to be paid into the state treasury as provided by law for other fees collected by his office.

§ 4. The governor shall have an examination, audit and check of all departments of the state government made before July 1, 1914, as provided for in Section 1 of this Act, and once every two years thereafter. In case in the judgment of the governor it is necessary to protect the interests of the state, then an audit should be made of any department of the state government before the biennial examina-

tion, audit and check as provided for in Section 1 of this Act, authority is hereby given him to order the same to be done forth with.

§ 5. The sum of fifteen thousand dollars (\$15,000.00), or so much thereof as is necessary, is hereby appropriated out of any funds in the state treasury not otherwise appropriated, for carrying out the provisions of this Act.

§ 6. All Acts or parts of Acts in conflict herewith are

hereby repealed.

§ 7. EMERGENCY.] Whereas, an emergency exists in that a complete examination, audit and check of the several departments of the state government has not been had in many years, nor a complete appraisal of the property of the state at any given date at any time, and a uniform system of public accounting, bookkeeping and reports is essential to a proper administration of the state business affairs, this Act shall become operative immediately after its passage and approval.

Approved March 20, 1913.

CHAPTER 11.

[H. B. No. 226-Divet.]

DISBARMENT.

AN ACT Authorizing the Supreme Court of North Dakota to Direct the Bar Association of North Dakota to Institute Legal Proceedings for the Disbarment, or Other Discipline, of Practicing Attorneys of the State of North Dakota, Providing for the Payment of Counsel in the Conduct of Such Disbarment Proceedings, and Authorizing the Supreme Court to Fix the Amount and Direct the Payment Thereof, and to Appropriate Money for the Payment Thereof.

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

§ 1. Whenever it is brought to the attention of the supreme court of the State of North Dakota that any member of the bar of said state is charged with conduct warranting his disbarment or suspension from the right to practice, and it appears to said court that such charges, however made, should be investigated, the said court may, in its discretion, refer the matter to the Bar Association of North Dakota, with directions to such association to investigate such charges, through its committee on grievances or disbarment; and, when any such matter is so referred to the said association; the president of the association and

the members of said regularly appointed committees, shall have power and authority to administer oaths to witness and take testimony in regard to such charges and to issue subpoenas commanding witnesses to appear before them at any place within the county where such witnesses may reside.

- § 2. When such association shall have completed its investigation, it shall be its duty to make report to the said supreme court, including therein, in general terms, the conclusions of the committee making such investigations as to the truth or falsity of the charges investigated and its recommendation as to whether further proceedings should be had.
- § 3. Upon receiving the report mentioned in Section 2, the said supreme court may, in its discretion, order and direct the said bar association, through its appropriate committees and officers, to take further proceedings in regard to such charges, looking to the disbarment, suspension from practice, or other discipline of the accused attorney; and, if such order is made, it shall thereupon be the duty of said association, its officers and committees, to take such further proceedings in accordance with such order; and said association shall thereupon designate and select the attorney or attorneys to further prosecute such matters, and it shall have the authority to incur the ordinary expenses incidental to the conduct of such proceeding, and make the same a charge against the state of North Dakota.
- Whenever any matter has, under the provisions of this act, been submitted by the supreme court to the Bar Association of North Dakota, and been investigated or prosecuted under its direction as aforesaid, the supreme court shall, upon being satisfied of the correctness or reasonableness thereof, order and direct that the State Auditor issue to the said Bar Association of North Dakota a warant for the payment of the expenses incurred by it in such investigation or prosecution; and the said supreme court may, in its discretion, allow to the attorney or attorneys a reasonable amount as compensation for the services rendered in investigating or prosecuting such charges; or, if such investigations or prosecutions have been conducted by the officers or committees of the said association, then it may, to the same extent, make such allowance of compensation to such officers or the members of such committee; and such court shall, by order, direct the State Auditor to issue his warrant to such persons for the amount the court shall allow them.
 - § 5. This act shall not be construed as in any way pro-

viding an exclusive method for proceeding against attorneys to disbar or suspend them from practice nor as abridging the right of any individual or officer to bring and prosecute any proceedings for the disbarment or suspension of any attorney in all things the same as though this act had not been passed, except that no other proceedings can be maintained in court for the prosecution of an attorney for the same offense, while the charges in relation thereto are under investigation by the Bar Association of North Dakota, without an application for leave to start such prosecution duly made to the said supreme court upon notice duly given to the president and secretary of the said bar association.

- § 6. APPROPRIATION.] There is hereby appropriated out of the general fund of the state not otherwise appropriated, not exceeding \$1,000.00 per annum, or so much thereof as shall be necessary to carry out the provisions of this act.
- § 7. Whereas, an emergency exists, in that there are charges at this time made against certain members of the bar of the state of North Dakota requiring investigation and there is no convenient or adequate provision of law for the making of such investigation and paying the expense thereof, and the public interests demand their investigation, this law shall be in force and effect from and after its passage and approval.

Approved March 13, 1913.

CHAPTER 12.

[S. B. No. 147—Nelson.]

TUBERCULOSIS SANITARIUM.

AN ACT for Making Permanent Improvements at the State Tuberculosis Sanitarium at Dunseith, to Assist in the Maintenance Thereof, and for Other Purposes, and Making Appropriations Therefor.

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

§ 1. APPROPRIATION.] The sum of thirty-five thousand seven hundred dollars is hereby appropriated out of any money in the state treasury not otherwise appropriated, for the making of permanent improvements at the State Tuberculosis Sanitarium located at Dunseith, for its proper maintenance and for furnishing and equipping same as follows:

For the erection and equipment of cottages for	r m a 000 00
patients	\$ 6,000.00
patients For the erection of homes for help	2,500.00
For out buildings, machinery, stock etc	1,000.00
For electric light plant	1,200.00
For laundry and equipment	1,000.00
For general equipment	2,500.00
For maintenance	21,500.00
Total	\$35,700.00
Approved March 20, 1913.	

CHAPTER 13.

[S. B. No. 16-Nelson.]

TUBERCULOSIS SANITARIUM.

AN ACT Appropriating Money for the Current and Contingent Expenses of the State Tuberculosis Sanitarium at Dunseith.

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

§ 1. APPROPRIATION.] There is hereby appropriated out of funds in the state treasury, not otherwise appropriated, for the purpose of paying the current and contingent expenses for the State Tuberculosis Sanitarium at Dunseith for the period ending July 1st, 1913, the sum of Six Thousand Five Hundred Dollars, or as much thereof as may be necessary.

Approved March 20, 1913.

CHAPTER 14.

[S. B. No. 140—Leutz.]

EXPERIMENT STATION, HEBRON.

AN ACT Making an Appropriation for a Suitable Building at the Mining Experiment Sub-Station at Hebron, Morton County.

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

§ 1. APPROPRIATION.] For the purpose of erecting a suitable building for carrying on the tests and scientific work, etc., connected with the experimentation and development of the lignite coal, the clay and other mineral and allied industrial resources of the state at the Mining Sub-station,

Hebron, Morton County, there is hereby appropriated out of any money in the state treasury not otherwise appropriated, the sum of five thousand dollars.

§ 2. Emergency.] An emergency exists in that provision for these facilities should be made as quickly as possible, therefore this Act shall be in force from and after its passage and approval.

Approved March 20, 1913.

CHAPTER 15.

[S. B. No. 113—Leutz.]

EXPERIMENT STATION, HEBRON.

AN ACT Making an Appropriation for the Experimental Station of the School of Mines and the Mining Sub-station at Hebron, Morton County.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Secretary of State:

I file herewith senate bill No. 113, an Act making an appropriation for the experimental station of the school of mines and the mining sub-station at Hebron, Morton county, with my approval, except as to item of \$12,500.00 for the year 1914.

This item is vetoed for the reason that the revenues of the state have been largely exceeded by the appropriations.

I have the honor to be,

Very respectfully,

L. B. Hanna, Governor.

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

§ 1. APPROPRIATION.] In order to properly provide for the work being done in the experimentation and testing of the lignite coal, the clays and other mineral and allied industrial resources at the mining experimental station at the school of mines and the mining sub-station at Hebron, Morton county, and in accordance with the laws establishing the same (Chap. 236, Laws of 1907, entitled "An Act to foster the development of mineral and allied industries by providing experimentation, encouragement, publicity and practical tests under the direction of the school of mines"; and Chap. 168, Laws of 1909, entitled "An Act creating and establishing a mining experiment sub-station under the direction of the state school of mines at the university of

North Dakota and providing for its management"), and to provide the necessary equipment and permanent improvements for carrying forward the work, there is hereby annually appropriated, for the years 1913 and 1914, out of any money in the state treasury not otherwise appropriated, the sum of twelve thousand five hundred dollars.

At least three-fourths of this amount shall be expended

upon the sub-station at Hebron, Morton county.

§ 2. Emergency.] Whereas, an emergency exists in that funds for continuing the work of these stations are exhausted, and any break in the work at this stage would prove very detrimental, therefore this Act shall take effect and be in force from and after its passage and approval.

Approved March 21, 1913.

CHAPTER 16.

[H. B. No. 194—Hjort and Stinger.]

EXPERIMENT STATION, HETTINGER.

AN ACT Making an Appropriation Annually for the Support and Maintenance of Agricultural Sub-Experiment Station Located at Hettinger, Adams County.

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

§ 1. APPROPRIATION.] There is hereby annually appropriated out of any moneys in the state treasury not otherwise appropriated, the sum of five thousand dollars, for the use of the government experiment station at Fargo, and it shall be the duty of the Board of Trustees of the North Dakota Agricultural College to set apart annually this sum for the support and maintenance of the Hettinger Sub-Experiment Station.

Approved March 20, 1913.

CHAPTER 17.

[S. B. No. 72—Hanley.]

EXPERIMENT STATION, MANDAN.

AN ACT to Appropriate Money to Reimburse the Citizens of Mandan, North Dakota, for Moneys Advanced by Them for the Purchase of Certain Lands in Morton County, North Dakota, to be Deeded to the Board of Trustees of the North Dakota Agricultural College and to be Used in Connection with the Experiment Station Established by Act of Congress and Located Near Mandan, North Dakota.

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

§ 1. APPROPRIATION.] There is hereby appropriat-

ed out of the moneys in the state treasury not otherwise appropriated the sum of seven thousand four hundred thirteen dollars and fifty cents (\$7,413.50), to reimburse the citizens of Mandan, North Dakota, for moneys advanced by them to purchase the east half of section four (4), in township one hundred thirty-eight (138), north, of range eighty-one (81), west of the fiftieth principal meridian, in Morton county, North Dakota, which land is to be deeded to the board of trustees of the North Dakota Agricultural College and to be used in connection with the experimental station established by an Act of Congress, and located near Mandan, North Dakota.

§ 2. Appropriation. How PAID.] The appropriation herein made shall be paid to C. L. Timmerman, as trustee of the citizens of Mandan and by him distributed to the respective parties entitled thereto; and the state auditor is hereby authorized and empowered to draw a warrant on

the state freasury for said sum.

§ 3. EMERGENCY.] An emergency exists and this Act shall take effect and be in force from and after its passage and approval.

Approved March 20, 1913.

CHAPTER 18.

[H. B. No. 211—Divet and Weis.]

STATE PARK.

AN ACT to Appropriate Money for the Maintenance, Care and Repair of the State Park at Fort Abercrombie, in Richland County, North Dakota.

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

There is hereby appropriated, out of any moneys of the general fund of the state of North Dakota not otherwise appropriated, the sum of \$1,000.00 for the maintenance, care, repair and improvement of the state park at Fort Abercrombie, in Richland county, North Dakota, said sum to be for the following purposes:

 any part or all of said sum may be used for the purposes specified during the first year of said period if all thereof shall be necessary to prevent the destruction, injury or waste of the said park property.

Approved March 20, 1913.

CHAPTER 19.

[S. B. No. 146—Nelson.]

FISH HATCHERY.

AN ACT Relating to the Fish Hatchery at Fish Lake in Rolette County, and Making Appropriation Therefor.

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

§ 1. APPROPRIATION.] There is hereby appropriated out of the funds in the state treasury not otherwise appropriated, the sum of six hundred dollars for permanent improvements, repairs, equipment, wages and salaries of employees, and other expenses, as follows:

Permanent improvements, repairs and equipment...\$500.00

Improving grounds 100.00

CHAPTER 20.

[S. B. No. 375-Mudgett.]

JOINT RESOLUTION.

WHEREAS, There will be held on the battlefield of Gettysburg, in the month of July, 1913, a reunion of the Federal and Confederate soldiers who took part in the Civil War; and,

WHEREAS, The people of the state of North Dakota thoroughly appreciate the sacrifices made by the men who fought the battles of the Civil War. men who were instruments for the settlement on the battlefield of a great issue that could not be settled by the statesmen of the nation; Therefore.

Be it Resolved by the Senate and House of Representatives of the State of North Dakota:

That the board of trustees of the Soldiers' Home is hereby authorized to expend the sum of fifteen thousand dollars (\$15,000.00), or so much thereof as may be necessary, out of the interest and income fund of the Soldiers' Home, for the purpose of aiding the Union and Confederate soldiers of the Civil war now residents of the state of North Dakota, to attend the reunion of the Union and Confederate soldiers to be held at Gettysburg, Pa., in the month of July, 1913.

§ 1. The board of trustees of the Soldiers' Home and the governor acting with them shall make arrangements for the visit of the said Civil war veterans to Gettysburg. It shall be their duty to ascertain the best manner in which such veterans may safely and comfortably visit the reunion at the least expense, and to arrange for the trip either by special train or otherwise, and they shall receive no compensation other than actual expenses in carrying out the provisions of this resolution.

§ 2. In case the sum of fifteen thousand dollars (\$15,-000.00) hereby authorized to be expended does not cover the expenses for transporting and caring for such veterans as may desire to go and are physically able to do so, then the board shall expend such sum pro rata in transferring and caring for those veterans who desire to make the trip and who may be willing to pay their own expenses above

the pro rata sum hereby authorized to be expended.
Should any part of the fifteen thousand dollars (\$15,-000.00) so authorized to be expended remain unexpended, the same shall be by said board returned and covered into the interest and income fund of said Soldiers' Home.

§ 3. This resolution shall be in full force and effect from its adoption by the senate and the house of representatives. Approved March 17, 1913.

CHAPTER 21.

[S. B. No. 25—Gronvold.]

GLANDERS.

AN ACT to Appropriate the Sum of Thirty Thousand Dollars, or as Much Thereof as May be Necessary, to Indemnify Persons Who Have Lost Animals from the Disease Known as Glanders.

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

§ 1. APPROPRIATION.] There is hereby appropriated the sum of thirty thousand dollars, or as much thereof as may be necessary, out of the moneys in the state treasury not otherwise appropriated, for the purpose of paying approved claims now on file, or that may hereafter be filed, in the state auditor's office, asking for indemnity for horses, geldings, mares, asses and mules killed or destroyed on account of being affected with the disease known as glanders, according to Chapter 170 of the Laws of 1907, indemnifying the owners of animals killed or destroyed

according to law for being affected with the disease known

as glanders.

§ 2. Emergency.] An emergency exists in this that animals have been killed, claims approved, and there is no designated fund out of which the warrants to be issued for such claims can be paid; therefore, this Act shall take effect and be in force from and after its passage and approval.

Approved March 20, 1913.

CHAPTER 22.

[H. B. No. 297—Fox.]

REIMBURSE JOHN HAROLD.

An Act to Reimburse John Harold for Work Done Under the Direction of the Capitol Commission in Grading Ninth Street to the State Capitol.

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

- § 1. There is hereby appropriated the sum of fifty (\$50.00) dollars to reimburse John Harold for ten days' services for general supervision of the work done under the direction of the capitol commission of the State of North Dakota, in laying out the center line of Ninth Street and in connection with the grading of said Ninth Street to the Capitol.
- § 2. An emergancy is hereby declared to exist in this, that the said John Harold has not received any compensation whatsoever for the aforesaid services, and this Act shall take effect immediately after its passage and approval.

Approved March 20, 1913.

CHAPTER 23.

[H. B. No. 250-Williams.]

PENITENTIARY.

An Act Making an Appropriation to Pay F. O. Hellstrom for the Use of Land for the State Penitentiary for the Years 1908, 1909, 1910, 1911, 1912, 1013.

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

§ 1. Appropriation. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, the sum of five hundred dollars, to F. O. Hellstrom, for use by the state penitentiary for pasturage during the years 1908, 1909, 1910, 1911, 1912 and 1913, of the following described land situated in the county of Burleigh, state of North Dakota, to-wit: East half of section 35, township 139, range 80 west.

Approved March 20, 1913.

CHAPTER 24.

[S. B. No. 121—Steel.]

HOSPITAL FOR INSANE.

An Act to Provide an Appropriation for the Current and Contingent Expenses, for the Erection of Necessary Additional Buildings, for Other Necessary Improvements and Repairs at the State Haspital for the Insane of North Dakota at Jamestown, and for Purchasing Additional Land for the Use of Such State Hospital.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Secretary of State:

I file herewith senate bill No. 121, An Act to provide an appropriation for the current and contingent expenses, for the erection of necessary additional buildings, for other necessary improvements and repairs at the state hospital for the insane of North Dakota at Jamestown, and for purchasing additional land for the use of such state hospital, with my approval, except as to the item appropriating \$30,000.00 for the erection of outside ward and farmhouse.

This item is vetoed for the reason that the revenues of the state have been largely exceeded by the appropriations.

I have the honor to be,

Very respectfully,

L. B. Hanna, Governor.

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

§ 1. APPROPRIATION.] There is hereby appropriated out of any money in the state treasury not otherwise appropriated, for current and contingent expenses, for the erection of necessary additional buildings, for other necessary improvements and repairs at the state hospital for insane of North Dakota at Jamestown, and for purchasing additional land for use of the said hospital, the sum of three hundred thirteen thousand five hundred dollars (\$313,500.00), as follows:

Relocation and improvement of two horse barns Laundry equipment	1,000.00 2,500.00 2,500.00
Total	\$313,500.00

CHAPTER 25.

[S. B. No. 106—Barnes.]

INDUSTRIAL SCHOOL.

An Act to Appropriate Moneys for Maintenance, Equipment and Permanent Improvements at the Ellendale State Normal and Industrial School.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Secretary of State:

I file herewith senate bill No. 106, an Act to appropriate moneys for maintenance, equipment and permanent improvements at the Ellendale state normal and industrial school, with my approval, except as to item of \$6,000.00 for remodeling of home economics building and equipment thereof; and except as to item of \$5,000.00 for mechanics' arts.

These items are vetoed for the reason that the revenues of the state have been largely exceeded by the appropriations.

I have the honor to be,

Very respectfully,

L. B. Hanna, Governor.

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

§ 1. There is hereby appropriated the following sums of money for the biennial period of 1913-1915, out of the moneys in the state treasury not otherwise appropriated, for the purposes enumerated as follows:

1. For remodeling of home economics building

and equipment thereof\$ 6,000.00

For maintenance and equipment, as follows:

1. For teachers' salaries for the biennial period. 15,000.00

 4. For equipment for science and agricultural departments 5. For library equipment 6. For interest on Carnegie warrants 	3.000.00
Total	34,300.00

CHAPTER 26.

[S. B. No. 30—Cashel.]

INSTITUTION FOR FEEBLE MINDED.

An Act to Provide an Appropriation for the Current and Contingent Expenses, and for Permanent Improvements for the Institution for the Feeble Minded at Grafton, North Dakota.

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

§ 1. APPROPRIATION.] There is hereby appropriated out of any fund in the state treasury not otherwise appropriated, for the purpose of paying the current and contingent expenses of, and for permanent improvements to, the institution for feeble minded, at Grafton, for the period beginning March 1st, 1913, and ending March 1st, 1915, the sum of thirty-one thousand five hundred dollars (\$31,500.00), or as much thereof as may be necessary, as follows:

10 1101	
For employees' wages, including officers' salaries.\$	6,000.00
For fuel and light	
For training school supplies and amusement	1,200.00
For office expense and stationery	1,000.00
For drugs, medicines, etc.	500.00
For repairs and plumbing	1,500.00
For beds and bedding	2,000.00
For paint and painting	500.00
For farm implements and machinery and cows	500.00
For induced draft apparatus and condenser	1,500.00
For addition to root cellar	500.00
For brush and wood shop machinery	1,100.00
For additional kitchen equipment	200.00

§ 2. Emergency.] An emergency exists in this, that the biennial period for which this appropriation is made will begin July 1, 1913, and part of the funds hereby appropriated will be needed before that time; therefore, \$5,000.00 of this appropriation will be available from and after the passage and approval of this Act.

Approved March 20, 1913.

CHAPTER 27.

[S. B. No. 283—Davis.]

CONTINGENT FUND.

AN ACT to Provide an Annual Contingency Fund to be Placed at the Disposal of the Commissioner of Insurance.

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

- § 1. APPROPRIATION. CONTINGENCY FUND.] There is hereby appropriated out of any moneys in the state treasury not otherwise appropriated, at the date on which this Act becomes operative and annually on the first Tuesday in January thereafter, the sum of five hundred dollars for the establishment and maintenance of a contingency fund to be drawn upon by the state auditor at the direction of the commissioner of insurance for the transaction of such business or the payment of such obligations as are not otherwise provided for, and as, in the opinion of the commissioner of insurance, are wise or necessary; provided, that if on the first Tuesday in January of any year there shall remain a balance of cash on hand in such fund, then only such sum shall be appropriated in that year as shall be necessary to complete the total of five hundred dollars.
- § 2. Moneys, how accounted for.] The commissioner of insurance shall, in all cases when directing the issuance of any warrant upon the contingency fund hereinbefore provided, file with the state auditor a written and itemized statement of the material, services, or other consideration in payment of which such warrant is ordered drawn, together with the names or person or persons in whose favor the warrant is so ordered, and shall certify that the material, services or other consideration therein named are necessary and proper matters for settlement from this fund, and that the amounts charged therefor are proper and right; and the auditor shall file such statement and certificate as his authority for issuing the warrant therein directed.
- § 3. EMERGENCY.] Whereas, an emergency exists in that no such fund is now available and that it may be needed at any time, the provisions of this Act shall be in effect from and after the date of its passage and approval.

Approved March 20, 1913.

CHAPTER 28.

[S. B. No. 330—Vail.]

LEGISLATIVE EXPENSES.

AN ACT to Amend Section 35 of the Revised Codes of 1905 for North Dakota.

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

- § 1. AMENDMENT.] Sction 35 of the Revised Codes of North Dakota for 1905 is hereby amended to read as follows:
- § 35. Legislative expense. Appropriation.] There is hereby appropriated out of any moneys in the state treasury as a standing and continuing appropriation, such sum or sums as may be necessary to pay the mileage and per diem of the members of the legislative assembly, the per diem of officers and employees of the legislative assembly, the expense of investigating committees when authorized by the legislative assembly, necessary postage, express, telegrams, telephone and such other miscellaneous expense as may be authorized by the legislative assembly, except printing.
- § 2. Emergency.] This Act shall be effective from January 1st, 1913, for the reason that at this time there appears to be no appropriation to cover the expense of the legislative assembly outside of printing and mileage, and per diem of members and per diem of officers and employees. The lack of an appropriation leaves the state auditor without authority to open an account for legislative expense, and as it is important and necessary that expenses of this kind should be kept in a separate account for convenience for reference, this Act shall be effective from January 1st, 1913, so that it may cover the 13th legislative assembly now in session.

Approved March 20, 1913.

CHAPTER 29.

[S. B. No. 171—Overson.]

LEGISLATIVE EXPENSES, TWELFTH ASSEMBLY.

AN ACT to Provide an Appropriation for the Purpose of Expenses Incurred as a Part of and During the Twelfth Legislative Assembly of the State of North Dakota.

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

1. For the purpose of paying for clerk hire during the twelfth legislative assembly of the state of North Dakota,

as provided for by the resolutions of the senate and house of representatives of the twelfth legislative assembly, as recorded on pages 1486 and 1633 of the journal of the senate of 1911, and on page 1854 of the permanent journal of the house of representatives, the sum of \$245.00 is hereby appropriated from any funds in the state treasury not otherwise appropriated.

EMERGENCY.] Whereas, the state of North Dakota is indebted for the sum above appropriated for outstanding expenses, and there are no funds in the treasury for the purpose of deferring the sum, therefore an emergency exists, and this Act shall be in force on and after its passage.

Approved March 20, 1913.

CHAPTER 30.

[H. B. No. 234—Bartley.]

LIVE STOCK SANITARY BOARD.

AN ACT to Amend Section 19 of Chapter 169 of the Laws of 1907, Entitled "An Act to Establish the Live Stock Sanitary Board of North Dakota and to Provide for the Suppression and Control of Dangerous, Contagious and Infectious Diseases of Domestic Animals," and the Amendment Thereto, Chapter 37, Session Laws of 1909.

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

- § 1. AMENDMENT.] Section 19 of Chapter 169 of the Laws of 1907, and the amendment thereto, Chapter 37, Session Laws of 1909, are hereby amended so as to read as follows:
- § 19. APPROPRIATION.] There is hereby appropriated out of any money in the state treasury not otherwise appropriated, the sum of fifteen thousand dollars per anum, or so much thereof as may be necessary for the purpose of paying the expenses incurred by the State Live Stock Sanitary Board in carrying out the purposes of this Act.

§ 2. REPEAL.] All Acts and parts of Acts inconsistent with any of the provisions of this Act are hereby repealed.

§ 3. EMERGENCY.] Whereas, the duties of the Live Stock Sanitary Board have greatly increased, and whereas, the sufficient discharge of said duties is hampered by lack of funds, therefore, an emergency exists, and this Act shall take effect and be in force from and after its passage and approval by the Governor.

Approved March 20, 1913.

CHAPTER 31.

[H. B. No. 233—Bartley.]

LIVE STOCK BOARD.

AN ACT Making an Appropriation to Meet the Deficiency Incurred by the State Live Stock Sanitary Board, in Carrying Out the Purposes of Chapter 169 of the Session Laws of 1907.

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

- § 1. APPROPRIATION.] There is hereby appropriated out of the funds in the hands of the State Treasurer not otherwise appropriated, the sum of three thousand and seven hundred dollars, or as much thereof as may be necessary, to pay the vouchers now unpaid and in the hands of the State Auditor, arising from Section 18, Chapter 169, Session Laws of 1907.
- § 2. EMERGENCY.] Whereas, an emergency exists in the fact that there is no fund available for paying these vouchers which are now on hand and properly filed in the State Auditor's office, therefore, this Act shall take effect and be in force from and after its passage and approval.

Approved March 20, 1913.

CHAPTER 32.

[H. B. No. 179-Morrison.]

MILITARY WOOD RESERVATION.

AN ACT Appropriating Money for the Maintenance and Protection of the Military Wood Reservation in Ramsey County, North Dakota.

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

§ 1. APPROPRIATION.] There is hereby appropriated out of any money in the state treasury not otherwise appropriated, the sum of one thousand (\$1,000.00) dollars for the protection of the timber and the maintenance of the Rock Island Military Wood Reservation on the shore of Devils Lake in Ramsey county, North Dakota.

Approved March 20, 1913.

CHAPTER 33.

[H. B, No. 93-Lewis.]

NATIONAL GUARD.

AN ACT to Amend Section 1787 of the Revised Codes of the State of North Dakota for 1905.

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

AMENDMENT 1.] Section 1787 of the Revised Codes of the State of North Dakota for 1905 is amended to read as follows:

§ 1787. APPROPRIATIONS.] For the purpose of paying the expenses of the maintenance of the National Guard, there is hereby appropriated annually the sum of thirty thousand dollars (\$30,000.00) out of any moneys in the state treasury not otherwise appropriated, and all warrants against such appropriation shall be drawn by the State Auditor upon the State Treasurer, upon the voucher of the Chief of Supply or the Paymaster General, certified to by the Adjutant General and approved by the Governor, said sum of thirty thousand dollars (\$30,000.00) per annum to remain subject to warrants drawn as herein provided, until expended.

Approved March 20, 1913.

CHAPTER 34.

[H. B. No. 94-Lewis.]

STAND OF COLORS.

AN ACT Making an Apropriation for a Stand of Colors.

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

APPROPRIATION.] There is hereby appropriated the sum of two hundred and fifty dollars out of any money in the state treasury not otherwise appropriated, for the purchase of a stand of colors, for the First infantry of the North Dakota National Guard.

Approved March 20, 1913.

CHAPTER 35.

[H. B. No. 414-Stenehjem.]

NORWAY CENTENNIAL.

An Act to Provide for an Information Bureau, Arrangement and Display of the State of North Dakota at the Norway Centennial Celebration to be Held at Christiania, Norway, in 1914, and Providing for a Board of Commissioners Therefor, and Making an Appropriation for Such Purposes.

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

§ 1. For the purpose of establishing an information

bureau of the state of North Dakota at the Norway Centennial Celebration to be held at Christiania, Norway, in 1914, a commission is hereby created to be known as the "Norway Centennial Commission," which commission shall be composed of the governor and other citizens of the state to be selected by him. The governor shall be president of the commission. The governor shall fill by appointment any vacancy that may for any cause occur in said commission.

§ 2 Members of the commission herein provided for shall not be entitled to any compensation for their services, except their actual and necessary expenses for transportation and five dollars per day for subsistence for each day they are necessarily absent from their homes on the business of the commission.

§ 3. The expenses incurred under this act shall be audited and paid in the same manner as provided for the payment of expenses of state officers; provided, that no bill be audited and paid unless the same is approved by the manager and the governor.

§ 4. There is hereby appropriated out of any moneys in the state treasury available, the sum of ten thousand dollars, or as much thereof as may be necessary for the pur-

pose of carrying out the provisions of this Act.

§ 5. The commission named in this Act, or their successors in office, shall hold their office for and during the term ending with the close of said Norway Centennial Celebration.

§ 6. A report shall be submitted to the next session of the legislature, showing an itemized statement of its re-

ceipts and disbursements by the commission.

§ 7. Whereas, an emergency exists in that said commission will require all the time possible to properly perform their duties, therefore this Act shall take effect and be in force from and after its pasage and approval.

Approved March 20, 1913.

CHAPTER 36.

[H. B. No. 192-Miller.]

NORMAL SCHOOL, MINOT.

An Act Making an Appropriation for the Normal School at Minot to Meet an Expenditure for the Erection of Buildings and Permanent Improvements Necessary in Connection Therewith, and for Furnishing, Equipment and Maintenance.

BISMARCK, N. D., March 21, 1913.

PARTIAL VETO.

To the Honorable, the Secretary of State:

I file herewith House Bill No. 192, an Act naming an ap-

propriation for the Normal School at Minot to meet an expenditure for the erection of buildings and permanent improvements necessary in connection therewith, and for furnishing, equipment and maintenance, with my approval, except as to item of \$10,000.00 for equipment and furniture for dormitory; and except as to item \$1,000.00 for improvement of grounds, cement walks and so forth; and except as to item of \$5,000.00 for general maintenance; and except as to item of \$2,000.00 for equipment for domestic science and manual training

These items are vetoed for the reason that the revenues of the state have been largely exceeded by the appropria-

tions.

I have the honor to be,

Very respectfully, L. B. Hanna, Governor.

Be it Enacted by the Legislative Assembly of the State of North Dakotas

§ 1. Appropriation.] For the making of permanent improvements at the state normal school at Minot to assist in the maintenance thereof, and for other purposes the following sums of money, or so much thereof as may be necessary, are hereby appropriated from any funds in the state treasury not otherwise appropriated, viz: Main buildings—Equipment and furniture for labratories, library, gymnasium, general offices, music, cloak rooms, assembly room, recitation rooms, etc.\$20,000.00 Dormitory—Equipment and furniture for living rooms, parlors, kitchen, dining room, laundry, etc. 10,000.00 Improvements of grounds, cement walks, trees, 1,000.00 grading, etc. General Maintenance—Including salaries of faculty and other help, electric light and power, water rent, printing, advertising, insurance, express, freight, fuel, drayage, incidentals, summer school, model school, etc. 5.000.00 Completion of girls' dormitory and equipment.. 30,000.00 Equipment for domestic science and manual 2,000.00 training

Total\$68,000.00

Approved March 21, 1913.

CHAPTER 37.

[H. B. No. 114—Ployhar.]

NORMAL SCHOOL, VALLEY CITY.

AN ACT to Provide for the Making of Permanent Improvements at the State Normal School at Valley City, North Dakota, to Assist in the Maintenance Thereof, and for Other Purposes, and Make an Appropriation Therefor.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Secretary of State:

I file herewith house bill No. 114, an Act to provide for the making of permanent improvements at the State Normal School at Valley City, North Dakota, to assist in the maintenance thereof, and for other purposes, and make an appropriated therefor, with my approval, except as to item of \$1,000.00 for barn; and except as to item of \$3,500.00 for rural school for demonstration purposes, and so forth; and except as to item of \$5,625.00 for purchase of land.

These items are vetoed for the reason that the revenues of the state have been largely exceeded by the appropria-

tions.

I have the honor to be,

Very respectfully,

L. B. HANNA, Governor.

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

§ 1. Appropriation for the making of permanent improvements at the state normal school at Valley City, North Dakota, to assist in the maintenance thereof and for other purposes. The following sum of money, or so much thereof as may be necessary, are hereby appropriated from any fund in the state treasury not otherwise appropriated, namely:

propriatou, marrory t	
For maintenance	\$45,000.00
For library	2,500.00
For barn	
For apparatus and furniture	
For improvement of grounds	
For heat regulation and control	3,500.00
Rural school for demonstration purposes, furni-	
ture and equipment	3,500.00
For purchase of land	5,625.00
	,

.....\$67,125.00

Approved March 21, 1913.

CHAPTER 38.

[S. B. No. 125—Elken.]

NORMAL SCHOOL, MAYVILLE.

AN ACT Making an Appropriation for the State Normal School Located at Mayville, North Dakota, for a Demonstration Rural School, Improvement of Campus, an Additional Storage Room for Fuel, a Green House, a Barn, Horses and Wagons, a System of Automatic Temperature Regulation in the Main Building, Completing the Ventilation System in the Main Building, and Rewiring the Main Building.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Seceretary of State:

I file herewith senate bill No. 125, an Act making an appropriation for the state normal school located at Mayville, North Dakota, for a demonstration rural school, improvement of campus, an additional storage room for fuel, a green house, a barn, horses and wagons, a system of automatic temperature regulation in the main building, completing the ventilating system in the main building, and rewiring the main building, with my approval, except as to item of \$2,500.00 for additional storage room for fuel; and except as to item of \$2,500.00 for green house; and except as to item of \$1,500.00 for barn, horses and wagons.

These items are vetoed for the reason that the revenues of the state have been largely exceeded by the appropriations.

I have the honor to be,

Very respectfully,

L. B. HANNA, Governor.

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

§ 1. Appropriation.] There is hereby appropriated out of any moneys in the state treasury not otherwise appropriated, the sum of fourteen thousand dollars (\$14,000.00), as follows:

(1)	A demonstration rural school\$	3,500.00
	Improvement of campus	
(3)	An additional storage room for fuel	2,500.00
	A green house	2,500.00
(5)	A barn, horses and wagon	1,500.00

(6) A system of automatic temperature regulation in the main building(7) Completing the ventilation system in the	2,000.00
main building system in the	500.00
Total\$ Approved March 21, 1913.	14,000.00

CHAPTER 39.

[S. B. No. 130-Gilbert.]

PANAMA-PACIFIC EXPOSITION.

AN ACT to Provide for the Representation of the State of North Dakota at the Panama-Pacific International Exposition at San Francisco, California, Celebrating the Opening and Commercial Use of the Panama Canal, and Making an Appropriation Therefor.

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

- § 1. There is hereby authorized a commission to be known as the Panama Exposition Commission, to represent the State of North Dakota at the Panama-Pacific International Exposition at San Francisco, California, to be held in nineteen hundred and fifteen and celebrate the completion and commercial use of the Panama Canal.
- § 2. The commission hereby authorized shall consist of seven members, and shall be the governor, the commissioner of agriculture and labor, and five civilians of the state to be appointed by the governor. Said commission shall encourage and promote a full and complete exhibit of the commercial, educational, industrial, artistic and other interests of the state and its citizens, at such exposition and celebration, and shall provide, furnish and maintain during the exposition a building or buildings for a state exhibit and for the official headquarters of the state and for the comfort and convenience of its citizens and exhibitors. This commission shall, within thirty days after its appointment, and upon notification by the secretary of state convene in the city of Bismarck, and elect a chairman and vice-chairman, and perfect its organization for the transaction of the duties devolving upon it by reason of this Act.
- § 3. The members of the commission shall receive no compensation for their services, but shall be entitled to the actual necessary expenses incurred while in discharge of duties imposed upon them by the commission. Such commission may appoint a secretary and fix his compensation for all services to be performed in carrying out the provis-

ions of this Act, and the commission may also provide for such other clerical assistance and office facilities in this state or in San Francisco, as it deems necessary, but no salaries or expenses shall be incurred for a longer period

than ninety days after the close of the exposition.

- § 4. The sum of thirty-five thousand dollars or so much thereof as may be necessary for the accomplishment of the above specified purposes, is hereby appropriated out of any moneys in the treasury, not otherwise appropriated, for the purpose of this Act. Of the moneys hereby appropriated, five thousand dollars shall be available in nineteen hundred and thirteen; twenty thousand dollars shall be available in nineteen hundred and fourteen, and the balance thereof shall be available in nineteen hundred and fifteen. Such money shall be paid by the state treasurer on the warrant of the state auditor issued upon a requisition signed by the chairman and vice-chairman of the commission, accompanied by an estimate of the expenses for the payment of which the money so drawn is to be applied. Within ninety days after the close of the exposition, such commission shall make a verified report to the governor of the disbursements made by it. No indebtedness or obligation shall be incured under this Act in excess of the appropriation herein made.
- § 5. The commission shall, as requested by the governor, from time to time, render to him reports of its proceedings.

§ 6. This Act shall be in force from and after its passage and approval.

Approved March 20, 1913.

CHAPTER 40.

[H. B. No. 21—Campbell.]

REFORM SCHOOL.

AN ACT to Make Appropriation for the Erection of a New Building and Other Necessary Improvements, and for the Purchase of Land for the Reform School of North Dakota, Located at Mandan, N. D.

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

§ 1. Appropriation.] There is hereby appropriated the following sums of money or so much thereof as may be necessary out of any moneys in the state treasury not otherwise appropriated for the erection of a new building, the purchase of additional land and other necessary improve-

ments for the state reform school, as follows: Erection of a boys' cottage......\$10,000.00 For purchase of aditional lands

Provided, said two thousand dollars for construction of dam to be available only when sufficient additional money has been contributed by other interested parties to fully complete such dam, and the state has been fully protected by a sufficient bond against liability for any damage incurred by reason of the construction of such dam.

Approved March 20, 1913.

CHAPTER 41.

[H. B. No. 293—France.]

APPROPRIATIONS, GENERAL.

AN ACT to Appropriate Money for the Expenses of the State Government and for Other Purposes; to Repeal Section 1737 of the Revised Codes of 1905, as Amended by Chapter 1 of the Session Laws of 1911, Chapter 73 of the Session Laws of 1909, Chapter 284 of the Session Laws of 1911, and Sections 1295 and 1298 of the Revised Codes of 1905 and Section 1296 of the Revised Codes of 1905, as Amended by Chapter 31 of the Session Laws of 1909, so far as the Same Relates to Appropriations; Chapter 186 of the Session Laws of 1907; Sections 1287, 1288 and 1289 of the Revised Codes of 1905, as amended in Chapter 148 of the Session Laws of 1909; Chapter 175 of the Session Laws of 1911 and to repeal all Acts in so far as they conflict with the Provisions of This Act; Specifying the Amount and Time for Which Such Appropriations Shall be Available, and Providing the Manner in Which the Appropriations Herein Made Shall be Paid.

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

§ 1. APPROPRIATION.] The sums hereinafter stated, or so much thereof as may be found necessary, are hereby appropriated out of any state moneys in the treasury, for the purposes named in the following Sections of this Act, to be available in such sums and for the time specified.

§ 2. How appropriations shall be paid out by the state auditor only on vouchers fully itemized and sworn to, when approved by the state auditing board, provided that the salaries of the elected officials shall be paid without requiring the filing of any voucher.

§ 3. In any instance where another law provides, or pretends to provide, for certain expenses, it shall be stated what law is being changed, and the Section or Chapter shall be named, and the intended change stated.

§ 4. Salaries of elected officials.] The following sums
are appropriated for salaries of the elected officials named,
for the period beginning July 1, 1913, and ending July 1,
1915:

1915:
Governor\$10,000.00
Lieutenant governor
Secretary of state 6,000.00
State auditor 6,000.00
State treasurer 6,000.00
Commissioner of insurance 6,000.00
Attorney general 7,200.00
Superintendent of public instruction 6,000.00
Commissioner of agriculture and labor 6,000.00
Judges of supreme court (5) 50,000.00
Judges of district courts (12) 96,000.00
Railroad commissioners (3) 12,000.00
§ 5. SALARIES OF APPOINTED OFFICIALS. The following
sums are appropriated for salaries of the appointed offi-
cials named, for the period beginning July 1, 1913, and
ending July 1, 1915, to be paid on sworn vouchers filed

ending July 1, 1915, to be paid on sworn vouchers	filed
monthly with the state auditor:	
Adjutant general (repeals Section 1737, Revised	
Codes of 1905, and Chapter 1, Session Laws of	
1911)\$ 3,60 Clerk of supreme court (repeals Chapter 73, Ses-	00.00
Clerk of supreme court (repeals Chapter 73, Ses-	
sion Laws of 1909) 4.00	00.00
Supreme court reporter (repeals Section 461, Re-	
vised Codes of 1905, and salary shall cover ex-	
pense of office)	00.00
Secretary of railway commission (repeals Chapter	
	00.00
Dairy commissioner (this salary in addition to ap-	
	00.00
State law librarian (repeals Chapter 284, Session	
	00.00
State oil inspector (as provided in Chapter 171,	
Session Laws of 1909)	00.00
State examiner (named in Chapter 215, Session	
Laws of 1909)	00.00
Assistant attorneys general (2), (salaries named	
	00.00
State Board of Health (superintendent) salary	
	00.00
High school inspector (as named in Chapter 46,	
	00.00
Inspector rural and graded schools (as named in	
Chapter 35, Session Laws of 1911) 4,00	00.00

State board of health (superintendent), salary named in Sec. 256, Revised Codes of 1905) 2,400.00 High school inspector (as named in Chapter 46,
Session Laws of 1911)
§ 6. CLERK HIRE FOR THE STATE DEPARTMENTS, NAMES FOL- LOWING.] The following named amounts are hereby appro- priated for clerk hire in the departments and offices speci-
fied. This clerk hire shall be paid only on sworn vouchers, approved by the heads of the departments, and approved by the state auditing board. The appropriations following are for a period of thirty (30) months, beginning with
January 1, 1913, and ending July 1, 1915. Section 390 of the Revised Codes of 1905 is repealed only so far as it shall pertain to the amounts appropriated for each office:
Governor's office \$ 8,750.00 Secretary of state 28,000.00 State auditor 17,000.00
State treasurer 17,000.00 Commissioner of insurance 12,000.00 Attorney general 6,000.00 Superintendent of public instruction 17,000.00
Adjutant general (repeals Chapter 1, Session Laws of 1911)
Supreme court (clerk's office)
§ 7. Appropriations for miscellaneous expenses.] The following amounts are appropriated for the purposes stated, and shall be for a period of thirty (30) months, beginning on the first day of Japanese 1913, and ording on
ginning on the first day of January, 1913, and ending on the first day of July, 1915. All bills against the following appropriations shall be fully itemized, sworn to by the per- son filing, and filed with the state auditor for the approval
of the auditing board if found correct, and a proper charge against any of the accounts named. Receipted sub-vouchers for all payments of one dollar or more shall be taken and
filed with the expense bill: For legal expense of the attorney general (to cover necessary traveling expenses of attorney general and assistants, as intended by Sec. 127, Re-
vised Codes of 1905)\$ 6,000.00 For expenses of the supreme court (for postage, express, telegrams, stationery and other miscel-
laneous expenses of the clerk and members of the supreme court)

Expenses of state oil inspector (to cover all miscellaneous office expense of the inspector and deputies, not to include salaries of deputies) Transportation of patients to hospital for insane (Chap. 275, Session Laws of 1911, shall not govern in charging for transportation of patients;	7,000.00
charges shall be the same as provided in Sec. 2602, Revised Codes of 1905)	30,000.00
Transportation of convicts to reform school (same laws as is stated above to cover transportation of insane shall hold with transportation of convicts to reform school)	3,000.00
Per diem trustees: Agricultural college (Sec. 1104, Revised Codes of 1905)	3,000.00
School of forestry (Sec. 2131, Revised Codes of	500.00
1905)	700.00
State university (Sec. 1056, Revised Codes of 1905)	1,100.00
Live stock sanitary board (Chap. 169, Session Laws of 1911)	900.00
State library commission, for salaries and expenses	20,000.00
Prosecution escaped prisoners (as provided in Sec. 6689, Revised Codes of 1905	500.00
State law library	5,000.00
Stallion registration board (as provided in Chap. 161, Session Laws of 1909, expense trustees or	5,000.00
members board)	400.00
Traveling expense, clerk supreme court (as provided Sec. 454, Revised Codes of 1905)	150.00
Salary marshal supreme court (as provided in Sec. 462, Revised Codes of 1905)	600.00
Expenses judges district court while called to sit with supreme court judges (as provided in	
Chap. 176, Session Laws of 1911)	1,000.00
Expense high school inspector (as provided by Chap. 267, Session Laws of 1911)	2,500.00
List new taxable lands (as provided by Chap. 292, Session Laws of 1911, and Revised Codes of 1905)	2,000.00
Board of experts, penitentiary (all expense of this board and salary and expense of parole of-	•
ficer, as provided in Session Laws of 1911, Chap. 226)	6,000.00

Public printing (to repeal Chap. 186, Session Laws of 1907. This appropriation shall pay for printing public reports and documents, and printing supplies of elected officials and their departments, and others not having expense appropriations, where it is specifically provided their

printing shall be paid out of this fund)......100,000.00

Maintenance of the capitol building (to pay janitor service, operation of car line, power house, water supply, coal, executive mansion, furniture, postage and other miscellaneous expense not provided for in special expense appropria-

§ 8. Law shall become effective. This law shall become effective July 1st, 1913, and at that the the state auditor shall have the authority to credit the appropriations which are made for the period from January 1, 1913, to the 1st of July, 1915, with such amounts as shall be due the appropriation for the full year 1913. This is provided for the reason that this is the first time the general appropriations bill provided in Section 62 of the constitution of the state of North Dakota has been attempted, and some Sections now in effect, but vague as to appropriations, have been repealed, and it is essential that there be a certain credit

to take care of the payments of the year 1913.

§ 9. REPEAL. Section 1737 of the Revised Codes of 1905, as amended by Chapter 1 of the Session Laws of 1911; Chapter 73 of the Session Laws of 1909; Chapter 195 of the Session Laws of 1909; Chapter 284 of the Session Laws of 1911, and Sections 1295, 1297 and 1298 of the Revised Codes of 1905, and Section 1296 of the Revised Codes of 1905, as amended by Chapter 31 of the Session Laws of 1909, so far as the same relates to appropriations; Chapter 186 of the Session Laws of 1907; Sections 1287, 1288 and 1289 of the Revised Codes of 1905, as amended by Chapter 148 of the Session Laws of 1909; Chapter 175 of the Session Laws of 1911, and all other Acts in so far as they conflict with the provisions of this Act, are hereby repealed.

Approved March 20, 1913.

CHAPTER 42.

[S. B. No. 145—Carter.]

SCHOOL OF SCIENCE.

AN ACT to Provide an Appropriation for the Current and Contingent Expenses and for the Permanent Improvements for the State School of Science at Wahpeton.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Secretary of State:

I file herewith senate bill No. 145, an Act to provide an appropriation for the current and contingent expenses and for the permanent improvements for the state school of science at Wahpeton, with my approval, except as to item of \$1,000.00 for grading and improving grounds; and except as to item of \$15,000.00 for completing assembly hall and gymnasium; and except as to item of \$4,000.00 for remodeling main building, including plumbing, and so forth.

These items are vetoed for the reason that the revenues of the state have been largely exceeded by the appropriations.

I have the honor to be,

Very respectfully,

L. B. HANNA, Governor.

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

§ 1. APPROPRIATION.] There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, for the purpose of paying the current and contingent expenses and maintenance of, and for permanent improvements to the state school of science, for the period beginning March 1, 1913, and ending March 1, 1915, the sum of forty-eight thousand nine hundred eighty-five and 12-100 dollars (\$48,985.12), or as much thereof as may be necessary, as follows:

For grading and improving grounds For completing assembly hall and gymnasium	1,000.00 15,000.00
For completing assembly hall and gymnasium For remodeling main building, including plumbing, heating and ventilation	4,000.00
Total	\$48,985.12

CHAPTER 43.

[H. B. No. 152—Harty.]

SCHOOL OF FORESTRY.

AN ACT to Provide for the Making of Improvements at the North Dakota School of Forestry, to Assist in the Maintenance Thereof, and Making Appropriation Therefor.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Secretary of State:

I file herewith House Bill No. 152, an Act to provide for the making of improvements at the North Dakota School of Forestry, to assist in the maintenance thereof, and making appropriation therefor with my approval, except as to item of \$1,600.00 for installing heating plant and equipping green house.

This item is vetoed for the reason that the revenues of the state have been largely exceeded by the appropriations.

I have the honor to be,

Very respectfully,

L. B. HANNA, Governor.

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

§ 1. Appropriation.] To assist in maintenance and to carry on experimental work and to equip greenhouse, the following sums of money are appropriated from any funds in the state treasury not otherwise appropriated, viz., To assist in the maintenance and the carrying

on of the experimental work\$12,500.00

For installing heating plant and equipping green-

CHAPTER 41.

[H. B. No. 201-Hill, Owens and Wardrope.]

BOARD OF IMMIGRATION.

AN ACT to Create a State Board of Immigration, Prescribing the Duties and Powers Thereof, Making Appropriation Therefor.

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

- § 1. STATE BOARD OF IMMIGRATION.] A board to be known as the North Dakota state board of immigration is hereby created.
- § 2. Membership.] The said board shall be composed of the state auditing board, which consists of the governor, secretary of state, auditor, treasurer, and attorney general.
- § 3. Powers of board. General executive agent. Dut-IES. OTHER EMPLOYEES.] The commissioner of agriculture and labor shall be the general executive agent of said board, and he shall act by and with the advice of the said board and shall perform such duties as said board may designate. The governor may appoint an agent, or agents, under the North Dakota state board of immigration, to visit any state in the United States for employment at such times and seasons of couraging immigrants to the state of North Dakota. He shall also solicit and encourage laborers, artisans and mechanics to come to this state from other states within the United States for employment at such times and seasons of the year as they may be needed to supply labor in this state. Such state immigration agent shall, under the direction of the governor and commissioner of agriculture and labor, be authorized to visit any state or foreign country where it may appear any settlers can be secured to the advantage of the state of North Dakota. Such agent shall make a report monthly, and, if required, oftener, to the governor and commissioner of agricutture and labor, and all bills incurred by them shall be approved by the state board of immigration. Provided, that in the discretion of the governor and commissioner of agriculture and labor, the necessary expenses of such agents may be advanced from time to time.
- § 4. Compensation.] Such agents shall receive such compensation for their services as may be fixed by the state board of immigration. *Provided*, their compensation and expenses shall not exceed the amount appropriated by this Act.
- § 5. Bond required.] Such immigration agents shall each give to the state a bond in the sum of five thousand dollars for the faithful and impartial performance of their duties, to be approved by the governor as to sufficiency, and by the attorney general as to form.

- § 6. APPROPRIATION.] There is hereby appropriated out of the funds in the state treasury, not otherwise appropriated, the sum of five thousand dollars annually for the use of said board for the purpose of carrying into effect and force this Act.
- § 7. EMERGENCY.] Whereas, an emergency exists in that there is now no duly authorized state board of immigration for carrying out the purposes of this Act, therefore, this Act shall take effect and be in force from and after its passage and approval.

Approved March 20, 1913.

CHAPTER 45.

[S. B. No. 97-Linde.]

STATE FAIRS.

AN ACT Amending Section 1307 of the Revised Codes of North Dakota for the Year 1905, Relating to State Fairs.

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

- § 1. AMENDMENT.] Section 1307 of the Revised Codes of North Dakota for the year 1905 is hereby amended to read as follows:
- § 1307. GENERAL APPROPRIATION.] There is hereby appropriated out of any funds in the treasury of the state of North Dakota not otherwise appropriated, the sum of ten thousand dollars for premuims and five thousand dollars for maintenance, annually, to be expended by the directors of said association as follows:

For premiums in the way of live stock, poultry and agricultural products for better farming interests. Such appropriation to be paid to the North Dakota Fair Association for Grand Forks in the odd numbered years, and to the North Dakota Fair Association for Fargo in the even numbered years.

§ 2. EMERGENCY.] An emergency existing from the fact that the appropriation herein provided for is immediately necessary for the proper preparation for and conduct of the 1913 State Fair of North Dakota therefore this Act shall take effect and be in force from and after its passage and approval.

Approved March 21, 1913.

CHAPTER 46.

[H. B. No. 49—Williams.]

PENITENTIARY.

AN ACT Making an Appropriation for the Current and Contingent Expenses of the State Penitentiary and for Making Permanent Improvements and Additions Thereto.

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

§ 1. APPROPRIATION. There is hereby appropriated the following sums of money, or so much thereof as may be necessarey out of the moneys in the state treasury not otherwise appropriated, for payment of the current and contingent expenses of the State Penitentiary and for making permanent improvements and additions thereto as follows: Warden's salary\$ 4,000.00 Deputy Warden's salary 3,300.00 Book-keeper's salary 2,500.00 Storekeeper and clerk's salary 1,400.00 Matron's salary 800.00 Chaplain's salary 500.00 Guards and employees' salary 25,000.00 Maintenance 32,500.00 Heating and Lighting 12,100.00 Repairs and Improvements 4,000.00 Incidental and National Prison Congress...... 1.000.00 Transportation, clothing, etc., discharged inmates 2,500.00 Books and stationery 1,000.00 Water supply 2,000.00 2.500.00 For criminal insane ward 2,000.00 Pyhsician and medicines

\$97,800.00

§ 2. GIVING DIRECTIONS TO BOARD OF CONTROL.] Whereas, there was appropriated by the Twelfth Legislative Assembly, under Chapter 26 of the Session Laws of 1911, the sum of one thousand dollars, for the biennial period, under the item, "Expenses of Warden to Be Paid Monthly," and

Whereas, the board of control held the wording of the law was not sufficiently clear to warrant the payment of this

sum of money on this account;

Now, therefore, the board of control is hereby directed to pay all of the money remaining in said funds, amounting to \$833.34, to Warden F. O. Hellstrom.

§ 3. CANCELLING APPROPRIATION FOR CONDEMNED PRISON-ERS' BUILDING.] Be it enacted thatWhereas, an appropriation of \$2,500.00 for building for condemned prisoners, which was enacted by Chapter 19 of the Session Laws of 1909, has not been used, that the state auditor is hereby directed to cansel said appropriation and transfer said sum to the general fund of the state.

§ 4. EMERGENCY.] Whereas, an emergency exisits in this that funds here appropriated are needed before July 1st, 1913, therefore this act shall take effect and be in force on and after its passage and approval

and after its passage and approval. Approved March 20, 1913.

CHAPTER 47.

[S. B. No. 7—Bronson.]

UNIVERSITY.

AN ACT to Appropriate Money for Maintenance, Equipment and Permanent Improvements at the State University and School of Mines of North Dakota.

PARTIAL VETO.

BISMARCK, N. D., March 21, 1913.

To the Honorable, the Secretary of State:

I file herewith Senate Bill No. 7, an Act to appropriate money for maintenance, equipment and permanent improvements at the State Unversity and School of Mines of North Dakota, with my approval, except as to item of \$13,000.00 for re-wiring and establishment of permanent lighting system; and except as to item of \$2,000.00 for equipment and medical school; and except as to item of \$2,000.00 for equipment of School of Mines; and except as to item of \$1,000.00 for investigation of wind power and electricity; and except as to item of \$10,000.00 for extension division for lectures and correspondence courses.

These items are vetoed for the reason that the revenues of the state have been largely exceeded by the appropriations.

I have the honor to be,

Very respectfully,

L. B. HANNA, Governor.

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

§ 1. Appropriation.] There is hereby appropriated the following sums of money for the biennial period of 1913-

1915, out of the moneys in the state treasury not	otherwise
appropriated, for the purposes enumerated as fol	llows:
For maintenance, \$22,500 annually	\$45,000.00
For re-wiring and establishment of permanent	
lighting system	
For general repairs	5,000.00
For general library	5,000.00
For Law School library	3,000.00
For equipment of Medical School	2,000.00
For equipment of School of Mines	2,000.00
For boiler and heating plant for Plant House	1,800.00
For grounds	2,500.00
For investigation of wind power and electricity	
For extension division, for lectures and corres-	_ ,
pondence courses, \$5,000 annually	10,000.00
For summer session, two years	3,000.00
Total	\$93,300.00
	, ,
Approved March 21, 1913.	

CHAPTER 48.

[H. B. No. 270-Geiger.]

OLD SETTLERS' PARK.

AN ACT to Appropriate Money for the Maintenance, Care and Repair of the Old Settlers' and Historical Park, at Walhalla, in Pembina County, North Dakota.

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

There is hereby appropriated out of any moneys of the general fund of the state of North Dakota not otherwise appropriated, the sum of \$1,000.00 for the maintenance, care, repair and improvement of the Old Settlers' and Historical Park at Walhalla, in Pembina County, North Dakota, said sum to be for the following purposes:

years 1913 and 1914, but it is expressly provided that any part or all parts of said sum may be used for the purposes specified during the first of said period if all thereof shall be necessary to prevent the destruction, injury or waste of the said park property.

Approved March 20, 1913.

CHAPTER 49.

[II. B. No. 87-Davis.]

WHITE STONE HILL PARK.

AN ACT Relating to the White Stone Hill Memorial Park and Making an Appropriation Therefor.

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

§ 1. The following sums of money, or so much thereof as may be necessary, are hereby appropriated out of the state treasury not otherwise appropriated for the purpose of paying certain bills on file in the auditor's office and remaining unpaid for lack of funds, and providing for the maintenance and upkeep of the White Stone Hill Memorial Park, to-wit:

For bills remaining unpaid for lack of funds and on file in the state auditor's office, seven hundred (\$700.00) dollars.

For the maintenance and upkeep or said park, four hundred (\$400.00) dollars.

Approved March 20, 1913.