# **PROHIBITION**

### CHAPTER 224.

[S. B. No. 328—Garden.]

INTOXICATING LIQUORS, DRUGS, ETC., PROHIBITED PENAL AND CHARITABLE INSTITUTIONS.

AN ACT to Amend Chapter 229 of the Laws of 1911, Prohibiting the Introduction of Intoxicating Liquors, Narcotics, or Other Habit-Forming Drugs Into Any of the Buildings or Upon the Premises of Any of the Penal or Charitable Institutions of the State, or of Any County, City or Village in the State.

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

§ 1. AMENDMENT.] Chapter 229 of the Laws of 1911 is hereby amended and re-enacted to read as follows:

Chapter 229. Section 1.] Every person, who shall take, send, or introduce any intoxicating liquor, narcotic, or other habit-forming drug of any kind into any of the buildings, or upon any of the premises of the State Hospital for the Insane, Feeble Minded Institute, School for Deaf and Dumb, School for the Blind, Reform School, State Penitentiary, or other penal or charitable institutions of the state, or any county, city or village jail, or any other penal or charitable institution of any county, city, or village of the state, except upon the express authority of the physician or chief executive officer of such institution, given in writing, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not exceeding one hundred dollars, or imprisonment in the county jail not exceeding thirty days, or by both such fine and imprisonment.

### Approved March 10, 1913.

### CHAPTER 225.

[H. B. No. 288-Moen.]

## ENFORCEMENT, PROHIBITION LAW.

AN ACT Providing for the Inspection of Freight and Express Books and Records by the State's Attorney and the Attorney General or His Assistants in the Enforcement of the Prohibition Law.

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

1. That all freight and express books and records of any railroad or express company doing business within this state shall be open to the inspection by the state's attorney of the various counties, and the attorney general, or his assistants, wherein such railroad or express company maintains agents or stations during regular business hours for the purpose of inspection by the state's attorney, to aid in the enforcement of Article 20, Section 217, of the Constitution of the state of North Dakota, and the statutes passed in support of said Section, comomnly known as the prohibition law.

2. EMERGENCY.] Whereas, an emergency exists in that there is no convenient way for said inspection by the various state's attorneys, it is hereby declared that this Act shall be in force and effect upon its passage and approval.

Approved March 12, 1913.

## PUBLICITY PAMPHLET

## CHAPTER 226.

[H. B. No. 319—Bass.]

### PUBLICITY PAMPHLET.

AN ACT to Amend Section 3 of Chapter 129 of the Session Laws of 1911, Relating to Rates for State Officers in the Publicity Pamphlet.

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

- § 1. AMENDMENT.] Section 3, of Chapter 129, of the Session Laws of 1911 is hereby amended to read as follows:
- § 3. RATES.] Candidates for nomination shall pay for one page of space in the publication herein provided for as follows: For office of United States senator, one hundred dollars; for representatives in congess, one hundred dollars; for justice of the supreme court, seventy-five dollars; for governor, one hundred dollars; for secretary of state, one hundred dollars; for state treasurer, one hundred dollars; for state auditor, one hundred dollars; commissioner of insurance, superintendent of public instruction, attorney gencral and commissioner of labor, each seventy-five dollars; for railroad commissioner and lieutenant governor, twenty-five dollars; for senator or representative in the legislative assembly, ten dollars; for district judge, fifty dollars; for county judge, register of deeds, county auditor, county treasurer, state's attorney, sheriff, clerk of court, and county school superintendent, each twenty-five dollars. All payments required by this Section shall be made to the secretary of state when the statement is offered to him for filing, and be by him paid into the general fund of the state treasury. Any candidates for state offices may have additional space, not exceeding three pages, at the rate of one hundred dollars a page, and any candidate for county or legislative office may have additional space, not exceeding two pages, at the rate of twenty-five dollars (\$25.00) a page. Approved March 12, 1913.