gy, diagnosis, nerve tracing, dietetics, chiropractic orthopedia, chemistry, pathology, bacteriology, gynecology, chiropractic philosophy, chiropractic jurisprudence, and adjusting as taught by chiropractic schools and colleges; and shall present a diploma (or photo of same) from a chartered school or college of chiropractic, wherein the resident course of instruction is not less than three years of eight months each, or its equivalent; and shall have in addition to the qualifications prescribed herein, preliminary educational qualifications of a standard resident high school course of not less than 16 units or credits, and two years of college or university work in an accredited college embracing the basic sciences, physics, chemistry, hygiene, anatomy, psychology, pathology, and diagnosis; provided, however, that the above qualifications shall not apply to students from North Dakota who are now enrolled in chiropractic schools and colleges who shall graduate prior to January 1st, 1934.

§ 2. AMENDMENT.] That Section 523a4 of the Supplement to the Compiled Laws of 1913 be amended and re-enacted to read as follows:

§ 523a4. CHIROPRACTIC DEFINED.] Any chiropractor who has complied with the provisions of this Act may adjust any displaced tissue of any kind or nature, and practice physiotherapy, electrotherapy and hydrotherapy as taught by chiropractic schools and colleges, but shall not prescribe for, or administer to any person, any medicine or drug now or hereafter included in materia medica, to be taken internally, nor perform any surgery, except as herein stated, nor practice obstetrics, nor use the titles Doctor, Physician, or Surgeon, but may use the title of Doctor of Chiropractic, or D. C.

Approved March 3, 1933.

CONSTITUTIONAL AMENDMENTS PROPOSED

CHAPTER 83 SENATE CONCURRENT RESOLUTION S. (Erickson of Kidder, and Fowler.)

READING OF LEGISLATIVE BILLS

Be It Resolved, By the Senate of the State of North Dakota, the House of Representatives Concurring:

That the following amendment to Article 63 of the Constitution of the State of North Dakota be agreed to and submitted to the qualified electors of the State for the approval or rejection, in accordance with the provisions of Section 202 of the Constitution of the State of North Dakota; That Article 63 of the Constitution of the State of North Dakota be, and the same hereby is amended to read as follows:

ARTICLE 63

Every bill shall be read two separate times, but the first and second readings may not be upon the same day; and the first reading may be by title of the bill only, unless upon such first reading, a reading at length is demanded. The second reading shall be at length. No legislative day shall be shorter than the natural day.

Filed March 7th, 1933.

CHAPTER 84

H. B. No. 216-(State Affairs Committee.)

COUNTY OFFICERS

A Concurrent Resolution providing for the amendment of Section 173 of Article 10 of the Constitution of North Dakota as amended by Article 41 of the amendments thereof, relating to county officers.

Be It Resolved by the House of Representatives, the Senate Concurring:

That the following proposed amendment to Section 173 of Article 10 of the Constitution of the State of North Dakota as amended by Article 41 of the amendments thereof, is agreed to and that the same be submitted to the qualified electors of the State for approval or rejection in accordance with the provisions of Section 202 of the Constitution of the State of North Dakota, as amended.

§ I. AMENDMENT.] That Section 173 of Article 10 of the Constitution of the State of North Dakota, as amended by Article 41 of the amendments thereof, is hereby amended and re-enacted to read as follows:

§ 173. At the first general election held after the adoption of this amendment, and every two years thereafter, there shall be elected in each organized county in the state, a register of deeds, county auditor, treasurer, sheriff, state's attorney, county judge and a clerk of the district court, who shall be electors in the county in which they are elected and who shall hold their office until their successors are elected and qualified; provided in counties having fifteen thousand population, or less, the county judge shall also be the clerk of the district court. Provided further that counties having a population of 6,000 or less, the register of deeds shall also be clerk of the district court and county judge. The legislative assembly shall provide by law for such other county, township and district officers as may be deemed necessary, and shall prescribe the duties and compensation of all county, township and district officers. The sheriff and treasurer of any county shall not hold their respective offices for more than four years in succession.

Approved March 7, 1933.

CORPORATIONS

CHAPTER 85

S. B. No. 100-(Judiciary Committee.)

NOTICE EXPIRATION CORPORATE EXISTENCE

An Act authorizing and directing the Secretary of State to give notice to domestic corporations of the date of expiration of period of duration of their corporate existence.

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

§ 1. The Secretary of State is hereby authorized and directed to cause to be mailed to all corporations heretofore or hereafter organized under the laws of this State, which have complied with the provisions of Section 4518 Compiled Laws of 1913, a notice stating the date upon which the period of corporate existence of such corporation will expire, at least sixty days prior to the date of such expiration.

Approved February 9th, 1933.

CHAPTER 86

S. B. No. 59—(Fowler.)

RENEWAL CORPORATE EXISTENCE AFTER EXPIRATION

An Act authorizing the renewal of the period of corporate existence of certain corporations whose period of duration has expired without the renewal thereof, and legalizing acts and contracts of such corporations made or done and performed subsequent to the expiration of the original period of existence of such corporations.

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

§ 1. RENEWAL OF CORPORATE EXISTENCE.] Any corporation heretofore organized under the laws of this State, whose period of duration has expired and the same has not been renewed and such corporation has continued to transact its business, may renew its corporate existence from the date of the expiration of its period of duration for an additional period not exceeding twenty (20) years from and after the time of its expired period of duration, with the same force and effect as if renewed prior to the expiration of its term of existence, by taking the same proceedings and by paying into the state treasury twenty-five dollars in addition to the fees as now provided by law for the renewal of the corporate existence of such