

## POISONS

---

### CHAPTER 22.

#### An Act to Regulate the Sale of Poisons.

*Be it enacted by the Legislative Assembly of the Territory of  
Dakota:*

Section 1. No druggist, apothecary, or other person dealing or trafficking in drugs or medicines, shall sell or give away any poison, or poisonous substances hereinafter enumerated, except practicing physicians, in their ordinary practice of medicine, without recording in a book, to be kept for that purpose, the name of the person or persons receiving such poison, and his, her, or their residence, together with the name and residence of some person as witness to such sale, excepting upon the written order or prescription of some practicing physician, whose name must be attached to such order or prescription; and such book shall be kept open for inspection.

Persons disposing of poisons to make an entry in a book.

What to contain.

Sec. 2. No person shall sell, give or dispose of any poison or poisonous substances except upon the order or written prescription of a practicing physician, without attaching to the phial, box or parcel containing such poisonous substance, a label, with the name and residence of such person, with the word "poison" printed or written upon it, together with the name of such poison written or printed thereon, in plain and legible characters.

Package to be labeled.

Sec. 3. These provisions shall apply to the following poisonous substances, excepting when sold in wholesale quantities, of one pound or over, to wit: acidum oxalicum, acidum hydrocyanicum, aconitum napellus, argenti nitras, arsenicum, atropa belladonna, cicuta, cocculus indicus, conium maculatum, digitalis, hydrargyri chloridum corrosivum, hyoscyamus niger, nux vomica, oleum amygdala amara, opium, its tincture and salts, secale cornutum and its preparations, strychnia, veratria and its salts.

What the provisions of the law applies to.

Penalty for violation of act.

Sec. 4. Any person violating any of the provisions of this act shall, upon conviction, be deemed guilty of misdemeanor, and shall be punished by a fine not exceeding fifty dollars.

When to take effect.

Sec. 5. This act shall take effect and be in force from and after its passage.

Approved, January 4th, 1866.

---

## PRINTERS FEES

---

### CHAPTER 23.

#### An Act Regulating the Rates of Printers Fees.

*Be it enacted by the Legislative Assembly of the Territory of Dakota:*

Rates allowed.

Section 1. That for publishing any legal notice or any order, citation, summons, or any other proceeding or advertisement, requiring by law to be published in any newspaper, the cost of publishing such advertisement shall not exceed the rate of two dollars per square of ten lines nonpareil type for the first insertion, and one dollar per square of ten lines nonpareil type for each subsequent insertion.

Where legal advertisements to be published.

Sec. 2. All legal advertisements shall be published in a newspaper printed in the county in which the proceedings are commenced, if there be one; and if no newspaper be printed in such county, then such advertisement shall be published in some newspaper printed in the Territory, having general circulation in such county.

When to take effect.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved, January 12th, 1866.