
APPEALS FROM JUSTICE COURT.

CHAPTER 3.

[S. B. 61.] .

APPEALS IN CERTAIN CASES.

AN ACT to Amend Section 5574 of the Revised Codes of North Dakota of 1895 by Allowing the Same Statutory Costs in Cases Appealed from a Justice Court as in Cases Originally Commenced in the District Court.

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

§ 1. AMENDMENT.] That section 5574 of the Revised Codes of North Dakota of 1895 be and the same is hereby amended to read as follows:

§ 5574. ATTORNEYS' FEES BY AGREEMENT. COSTS, WHEN ALLOWED.] The amount of fees of attorneys, solicitors and counsel in civil and criminal actions must be left to the agreement, express or implied, of the parties. But in civil actions there may be allowed to the prevailing party upon the judgment certain sums by way of indemnity for his expenses in the action in addition to the disbursements now allowed by law, which allowances are termed costs. The same costs shall be allowed in cases appealed from a Justice Court as in cases originally commenced in the District Court and in such appealed cases the expression "Notice of Trial," appearing in the section following shall be construed to mean "Notice of Appeal" in all places where the same shall appear.

Approved February 24, 1899.