
EXPLOSIVES

CHAPTER 124.

[S. B. No. 81—Cashell]

FELONY TO USE HIGH EXPLOSIVES.

AN ACT Making It a Felony for any Person Who with Intent to Commit any Crime Breaks into or Enters a Building, and Commits or Attempts to Commit a Crime by the Use of Nitro-glycerine, Dynamite, Gunpowder or any Other High Explosive, and Providing a Penalty Therefor.

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

§ 1. WHEN GUILTY. PUNISHMENT.] Any person who with intent to commit any crime, breaks into or enters a building and commits or attempts to commit a crime by the use of nitro-glycerine, dynamite, gunpowder or any other high explosive, is guilty of a felony. Any violation of this act is punishable by imprisonment in the penitentiary of this state for not less than twenty years, and not more than forty years.

Approved February 16, 1907.

FAIRS

CHAPTER 125.

[S. B. No. 274—Leutz]

DUTY OF OFFICERS OF FAIR ASSOCIATIONS.

AN ACT Requiring the Secretary or Other Executive Officer of Every County, District or State Fair Association or Other Exhibit at Which the Resources or Products of the State are Placed on Exhibition, to File with the Commissioner of Agriculture and Labor a List of the Dates Claimed by Said Association for the Purpose of Conducting the Same.

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

§ 1. FILE DATES CLAIMED.] It is hereby made the duty of the secretary, or other executive officer of every county, district or

state fair association, or other exhibit at which the resources or products of the state are placed on exhibition, to file with the commissioner of agriculture and labor, on or before May first of each year, by said organization, or any of them, the dates claimed by said organization on which they intend giving their exhibitions, together with the name of the place where the same is to be held, and the name of the president and secretary of such association.

§ 2. PENALTY.] Failure to comply with the provisions of this act shall render the officer required to make said report liable to a fine of not more than fifty dollars to be collected as other fines are collected.

§ 3. EMERGENCY.] Whereas, there is now no law requiring the making of such report, an emergency is declared to exist, and this act shall take effect and be in force from and after its passage and approval.

Approved March 8, 1907.

CHAPTER 126.

[H. B. No. 262—Dibley]

AGRICULTURAL FAIR CORPORATIONS.

AN ACT to Amend Sections 4608 and 4609 of Chapter 18 of the Revised Codes of North Dakota, 1905, Relating to, Debts Limited, and Income and Expenses, Respectively, of Agricultural Fair Corporations.

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

§ 1. AMENDMENT.] Section 4608, chapter 18, of the revised codes of North Dakota, 1905, is amended and re-enacted so as to read as follows:

§ 4608. DEBTS LIMITED.] Such corporation must not contract any debt or liabilities in excess of the amount of money in the treasury at the time of contract or not exceeding two thousand five hundred dollars, reasonably expected to be paid into the treasury from the receipts from a fair or exposition immediately to be held thereafter, except for the purchase of real property or the making of permanent improvements on the real property owned by such corporation, for which it may create a debt not exceeding ten thousand dollars, secured by mortgage on the real property of the corporation. The directors who vote therefor are personally liable for any debt contracted or incurred in violation of this section.

§ 2. AMENDMENT.] Section 4609, chapter 18, revised codes of North Dakota 1905, is amended and re-enacted so as to read as follows:

§ 4609. INCOME AND EXPENSES.] Agricultural fair corporations are not conducted for profit and have no capital stock or income other than that derived from charges to exhibitors and fees for concessions, which charges together with the term of membership and the mode of acquiring the same must be provided in their by-laws. Such charges and fees must never be greater than to raise sufficient money to discharge the debt for the real estate and the improvements thereon and to defray the current expenses of fairs and the creation of a sinking fund not exceeding five thousand dollars and for carrying on the business of such corporation; provided, that agricultural fair corporations may also be organized by three or more persons as in the case of other corporations, with all the rights, privileges and liabilities appertaining to such corporation under the corporation laws of this state, including such rights and privileges as are specified in this and the two preceding sections.

§ 3. REPEAL.] All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Approved March 14, 1907.

FORECLOSURE SALES

CHAPTER 127.

[S. B. No. 187—Pierce]

PROTECTION OF PURCHASERS AT FORECLOSURE SALES.

AN ACT to Provide for the Protection of Purchasers at Judicial or Foreclosure Sales of Real Estate in the Payment of Taxes, Assessments, Prior Liens or Insurance Premiums Becoming Delinquent During the Year of Redemption.

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

§ 1. PROTECTION OF MORTGAGEES IN FORECLOSURE SALES DURING PERIOD OF REDEMPTION.] In all cases where a mortgage has been heretofore, or shall be hereafter, foreclosed on real estate, or execution or judicial sales made thereof, the purchaser, at such sales, or his successors in interest, may, during the year of redemption, in case of the expiration, during such year, of any insurance policy on the premises sold, pay the premium necessary to procure a renewal of such policy; and, in case of any taxes or assessments being delinquent, or in case any installment of interest or principal upon any prior or superior mortgage shall become due during such year of redemption, the purchaser may pay the same, and, in all such