

cases, the amount so paid, with interest thereon, shall be and constitute a part of the sum necessary to be paid for the redemption from such sale. Such payments may be proved by a written notice thereof verified by the affidavit of the purchaser, his agent or attorney, stating the items and describing the premises, which may be recorded in the office of the register of deeds, and a copy thereof served upon the sheriff of the county, and from the date of such service the sheriff, before issuing any redemption certificate, must collect the full amount specified in such notice in addition to the amount which would otherwise be due in redemption from such sale, and pay the same over to the purchaser at such sale, or his assignee.

§ 2. PROTECTION OF MORTGAGORS.] In case any mortgagor, redemptioner, or judgment debtor, shall object to the payment of any such insurance premium, taxes or prior liens on account of the incorrectness or invalidity thereof, he may file with the sheriff an indemnity bond, in an amount and with sureties, to be approved by the judge of the district court, and thereupon the sheriff must permit redemption to be made without the payment of such insurance premiums, taxes or prior liens so excepted to, and the purchaser may determine the correctness or validity thereof and collect the same, by an action directly upon such bond, which action must be brought within one year next following such redemption.

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 All acts and parts of acts in conflict with this act are hereby repealed.

Approved March 19, 1907.

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## GAMING.

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### CHAPTER 128.

[S. B. No. 295—Crane]

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#### MINORS IN POOL ROOMS.

AN ACT to Amend Section 8983 of the Revised Codes of 1905.

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

§ 1. AMENDMENT.] Section 8983 of the revised codes of 1905 is amended and re-enacted to read as follows:

§ 8983. MINORS NOT ALLOWED IN CERTAIN PUBLIC PLACES. PENALTY.] It shall be unlawful for any owner or keeper of any pool or billiard hall, or any bowling alley or any temperance saloon, or any place under any name whatever where the games of pool, billiards, bowling or cards are played, to allow any person under the age of eighteen years or any person attending a local high school to either play any of the games mentioned or to be

employed in said places or be allowed to visit said places, unless by written consent of one or both parents or guardians, or when accompanied by parent or guardian. Any person found guilty of violating this section shall be punished by a fine of not less than five dollars or more than fifty dollars, or imprisonment in the county jail not to exceed thirty days, or both such fine and imprisonment.

Approved March 19, 1907.

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## GRAIN COMMISSION

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### CHAPTER 129.

[S. B. No. 195—Hanna]

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#### BOARD OF GRAIN COMMISSIONERS,

AN ACT Providing for the Naming by the Governor of the State of a Board of Grain Commission, Prescribing Their Duties and Providing an Appropriation Therefor.

WHEREAS, The people of the state of North Dakota generally recognize the fact that the inspection of grain in the terminal cities in Minnesota and Wisconsin has not been satisfactory to them, and that there has been more or less conflict as to the grades of the grain and the dockage on same; and

WHEREAS, From the investigation made by the committee from the North Dakota state bankers association during the past summer, it was shown that there were abuses and that conditions existed which ought not to exist, and which should be remedied; now, therefore, the following law is proposed for enactment by the legislature:

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

§ 1. BOARD APPOINTED. DUTIES. APPROPRIATION.] There shall be appointed by the governor of this state, within sixty days after the passage and approval of this act, a non-partisan board, consisting of three members, who shall be citizens and freeholders of the state and not directly or indirectly interested in any elevator company, to be known as the "grain commission board." The duties of this board shall be to go to the cities of Duluth, Minneapolis and Superior and to carefully investigate the feasibility and practicability of the state of North Dakota buying or leasing or building an elevator to be used as a terminal elevator for the use and benefit of the people of the state of North Dakota, and making a report thereof. The said board in their investigation shall make full inquiry into the present grain inspection, the methods of handling of grain, the dockage of grain and the expense of