

CHAPTER 171.

[H. B. No. 179—Ueland]

LIVE STOCK ASSOCIATION.

AN ACT Appropriating Money for the Benefit of the North Dakota Live Stock Association and Prescribing Its Duties.

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

§ 1. APPROPRIATION. DUTY OF COMMISSIONER OF AGRICULTURE.] The sum of five hundred dollars is hereby appropriated annually out of any money in the state treasury not otherwise appropriated for the use and benefit of the North Dakota live stock association. Said association shall publish an annual report of its proceedings together with such information as may be of general interest to its members, keep and publish a directory of all reliable breeders of pure bred live stock who are members of said association and promote the interests of owners and breeders of live stock in general. The appropriation herein mentioned shall be expended under the direction of the commissioner of agriculture, who shall publish and distribute information furnished by the live stock association to an extent not exceeding this appropriation.

Approved March 5, 1907.

MARRIAGES

CHAPTER 172.

[H. B. No. 60—Tuftel]

WHO MAY SOLEMNIZE MARRIAGES.

AN ACT to Amend Section 4036 of the Revised Codes of North Dakota for 1905, Relating to Who May Solemnize Marriages and to Marriage License.

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

§ 1. AMENDMENT.] Section 4036 of the revised codes of the state of North Dakota for 1905 is hereby amended as follows:

§ 4036. WHO MAY SOLEMNIZE MARRIAGES. LICENSE.] Marriages may be solemnized by all judges of courts of record within their respective jurisdictions; by justices of the peace, within their

respective jurisdictions; by ordained ministers of the gospel and priests of every church; but marriages solemnized by the society of Friends or Quakers, according to the form used in their meetings shall be valid. No such person shall solemnize any marriage until the parties thereto shall produce a license, issued by the county judge of the county in which either one of the contracting parties resides, or if such county is unorganized, of the county to which it is attached for judicial purposes. When any person authorized by law shall solemnize a marriage, he shall fill out and sign a certificate following the marriage license on the blank form prescribed by law, giving his official title, or if a minister of the gospel or priest, the ecclesiastical body with which he is connected and return such license and certificate to the county judge of the county where the license originally was issued, within thirty days thereafter. Such certificate shall be signed by two witnesses to the marriage ceremony in addition to the signature of the person who solemnized the marriage.

Approved March 13, 1907.

MASTER AND SERVANT

CHAPTER 173.

[H. B. No. 210—Collins]

WAGE-TERM

AN ACT to Amend Section 5572 of the Revised Codes of 1905, Relating to Master and Servant.

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

§ 1. AMENDMENT.] Section 5572 of the revised codes of North Dakota for 1905 is amended and re-enacted to read as follows:

§ 5572. HIRING PRESUMED TO BE FOR WAGE-TERM.] A servant is presumed to be hired for such length of time as the parties shall agree upon. A hiring at a monthly rate is to be presumed to be for one month or such number of months as may be agreed upon. A hiring for the season shall be presumed to be from the date of such hiring to November 1st of the year of such hiring. A hiring at a yearly rate is presumed to be for one year. A hiring at a daily rate shall be presumed to be an entire contract for as many days as the parties agree upon, and such contract shall not be presumed to be for one day. A hiring by piece work, for no specified time.

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

Approved March 13, 1907.