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## BANKING

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### CHAPTER 43.

[H. B. No. 345—Kinney, of Richland]

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#### STATE BANKS OFFICIALLY NUMBERED.

AN ACT Providing That All State Banks Shall Be Known and Designated By An Official Number.

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

§ 1. BANKS HAVE OFFICIAL NUMBER.] It is hereby provided that all banks existing and hereafter organized under the laws of this state shall be numbered and shall receive from the secretary of state an official number, and it shall be the duty of the secretary of state to notify each bank of its official number and also file a list of same with the state bank examiner.

Approved March 12, 1909.

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### CHAPTER 44.

[H. B. No. 278—Wolbert]

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#### LIMITING LIABILITY OF BANKS.

AN ACT Fixing the Liability of a Bank to Its Depositor for Payment of Forged or Raised Checks.

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

§ 1. TIME IN WHICH LIABLE LIMITED.] No bank shall be liable to a depositor for the payment by it of a forged or raised check unless within thirty days after the return to the depositor of the voucher of such payment, such depositor shall notify the bank that the check so paid is forged or raised.

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 All acts or parts of acts in conflict with the provisions of this act are hereby repealed.

Approved March 12, 1909.

## CHAPTER 45.

[S. B. No. 54—Luetz]  
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## LIMIT OF BANK LOANS.

AN ACT to Amend Section 4657 of the Revised Codes of 1905, Relating to the Limit of Bank Loans to One Concern.

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

§ 1. AMENDMENT.] Section 4657 of the revised codes of 1905 is amended to read as follows:

§ 4657. LIMIT OF LOAN TO ONE CONCERN.] The total liability to any association of any person, corporation, company or firm, including in the liabilities of the firm the liabilities of the several members thereof, for money borrowed, and paper of the same parties as makers thereof, purchased, shall not at any time exceed fifteen per cent of the capital and surplus stock of such association actually paid in, but the discount of bills of exchange drawn in good faith against actual existing values, or loans upon produce in transit or actually in store as collateral security; provided, that all paper relating to such transactions be made payable to and such paper and the security therefor, be and remain in the possession and control of such association until the advance or debt be paid, shall not be considered as money borrowed, and such association may discount commercial or business paper actually owned by the person negotiating the same without it being deemed an addition to the loans to said negotiator.

Approved February 18, 1909.

  
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## BARBERS

CHAPTER 46.  
—[S. B. No. 271—Leutz]  
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## SANITATION OF BARBERSHOPS.

AN ACT Regulating Sanitary Conditions in Barbershops, Hairdressing and Manicuring Parlors, and Providing Penalties for the Violation of this Act.

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

§ 1. BARBER'S TOOLS DISINFECTED.] Registered barbers or barber apprentices, and all persons engaged in hair dressing and manicur-