

thereof, by whatsoever name called, or any liquor that will produce intoxication of any degree, or any liquor or liquids which are made, sold or offered for sale as a beverage and which shall contain coculus, indicus, copperas, opium, cayenne pepper, picric acid, Indian hemp, strychnine, tobacco, darmaal seed, extract of logwood, salts of zinc, copper or lead, alum or any of its compound, methyl alcohol or its derivatives, amyl alcohol or any extract or compound of any of the above ingredients, shall be considered and held to be intoxicating liquors within the meaning of this chapter.

§ 2. **HARD CIDER DEFINED.**] Hard cider within the meaning of this act is any liquid sold under the name of cider, or the juice of any fruit or berry or mixture thereof, or liquor purporting to be the juice of any fruit or berry, which shall contain more than one per cent of alcohol, or shall be proved to be intoxicating.

§ 3. **EMERGENCY.**] Owing to the inadequate definition of intoxicating liquor now existing, there is an emergency existing and this act shall take effect immediately upon its passage and approval.

Approved March 3, 1911.

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## PUBLIC PRINTING AND PUBLISHING

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### CHAPTER 232.

[H. B. No. 76—Price]

#### PUBLICATION OF COMMISSIONERS PROCEEDINGS.

AN ACT in Relation to the Legal Rates for the Publication of Legal Notices, Reports, and Proceedings, and to Amend Section 2432 of the Revised Codes of 1905 Relating to the Publication of the Proceedings of Boards of County Commissioners, and the Legal Rates Therefor:

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

§ 1. **AMENDMENT.**] Section 2432 of the Revised Codes of 1905 is amended so as to read as follows:

§ 2432. **PROCEEDINGS OF BOARD TO BE PUBLISHED. LEGAL RATES THEREFOR.**] It shall be the duty of the board to cause to be published in three newspapers published in its county, or in case there are not three newspapers published within the county qualified to make such publication, then in as many as there are, a full and complete report of all its official proceedings at each regular and special meeting, such proceedings to be published as

soon after each meeting as practicable, and the board shall pay for such publication seven cents per counted line of nonpareil type for the first insertion and four cents per line of nonpareil type for each subsequent insertion; or five cents per counted line of brevier type for the first insertion and three cents per line of brevier type for each subsequent insertion. All tabulated matter which shall consist of at least three justifications in each line shall be computed at double the rates for straight matter. A line shall be construed to mean thirteen ems pica in length. Said proceedings, however, shall be published only in such newspapers as are designated to publish such proceedings, and which shall file or cause to be filed, with the county auditor an affidavit of publication executed in proper form; provided that not more than two newspapers in any congressional township shall be so designated, and when there are but two newspapers in the county and both are in the same congressional township the commissioners shall designate but one of such papers. In case there is no newspaper published in the county the board shall cause such proceedings to be published in such newspaper in the state as has the largest circulation in such county, and shall also cause such report to be posted in three public places in the county, one of which places shall be the office of the county auditor.

§ 2. RATES AND METHODS OF COMPUTATION APPLICABLE TO LEGAL NOTICES AND PUBLICATIONS GENERALLY.] The rates or compensation and the methods of calculating the same provided for in section 2620 of the Revised Codes of 1905, as amended by section 1 of this act shall be applicable to and made to apply in all cases where publication of legal notices of any kind, proceedings of board of county commissioners, reports and lists of the state experiment station to inspect and analyze foods and beverages, election returns and other publications and reports as required and allowed by law.

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

§ 4. EMERGENCY.] Whereas, there is now much conflict and ambiguity in the laws relating to fees to be allowed for legal publications, and by reason thereof, an emergency exists, therefore this act shall take effect and be in force from and after its passage and approval.

Approved February 23, 1911.

## CHAPTER 233.

[H. B. No. 197—McClellan]

## FREE DISTRIBUTION OF AGRICULTURAL REPORTS.

AN ACT to Provide Information to the Resident Tax Payers of the State in Respect to the Various Publications Which are Published for Free Distribution by the Agricultural College and Prescribing the Duties of the Agricultural College and of the County Auditors in Relation Thereto.

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

§ 1. AGRICULTURAL COLLEGE TO FURNISH LIST OF PUBLICATIONS TO COUNTY AUDITOR.] The Agricultural College shall furnish each county auditor in this state, on or before the first day of September of each year, a list containing titles of every publication published by it for free distribution and shall specify in such list the name and address of the department from which each publication may be obtained upon application.

§ 2. DUTIES OF COUNTY AUDITORS.] It shall be the duty of each county auditor in this state to have the list as furnished by the Agricultural College printed and mail a copy thereof to each tax payer residing in his county.

§ 3. REPORT OF AUDITOR.] Each county auditor shall certify to the Agricultural College on or before the 15th day of December of each year the number of such lists of publications that he has mailed during the current year to resident tax payers of his county from which the Agricultural College may estimate the number of publications necessary to be printed.

Approved March 3, 1911.

## PUBLIC ADMINISTRATORS

## CHAPTER 234.

[S. B. No. 244—Linde]

## RESTRICTIONS OF PUBLIC ADMINISTRATORS.

AN ACT Prohibiting Public Administrators from Acting as Attorneys in the Estates of Decedents.

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

§ 1. PROHIBITED.] A public administrator shall not charge fee as attorney in the administration of the estates of decedents,