

fund of the state upon an itemized account properly verified by the judge entitled thereto.

Approved March 8, 1917.

DISTRICT COURT

CHAPTER 113.

[H. B. No. 73—Prater.]

BOUNDARIES OF, AND TERMS OF COURT IN SIXTH JUDICIAL DISTRICT.

An Act to Amend and Re-enact Section 752 of the Compiled Laws of the State of North Dakota, for the year 1913, Relating to the Boundaries of and Terms of Court in the Sixth Judicial District.

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

§ 1. AMENDMENT.] Section 752 of the Compiled Laws of North Dakota for 1913 is amended to read as follows:

§ 752. BOUNDARIES AND TERMS OF COURT.] The Sixth Judicial District consists of the counties of Burleigh, Emmons, Kidder, McLean, Sheridan and Logan and is divided in judicial subdivisions as follows:

1. The first subdivision consists of the county of Burleigh, and four terms of the district court shall be held each year at the county seat thereof, commencing on the third Tuesday in February, the second Tuesday in May, the first Tuesday in September and the first Tuesday in December, but a jury shall not be called for the February and September term of court unless in the opinion of the judge there is sufficient business of the court to require a jury.

2. The second subdivision consists of the county of Emmons and two terms of the district court shall be held each year at the county seat thereof, commencing on the first Tuesday in February and the first Tuesday in October.

3. The third subdivision consists of the county of Kidder and two terms of the district court shall be held at the county seat thereof each year, commencing on the second Tuesday in January and the second Tuesday in July.

4. The fourth subdivision consists of the County of McLean and two terms of the district court shall be held each year at the county seat thereof, commencing on the second Tuesday in June and the second Wednesday in November.

5. The fifth subdivision consists of Sheridan County and two terms of the district court shall be held therein at the county seat each year, commencing on the third Tuesday in March and the third Tuesday in October.

6. The Sixth subdivision consists of the county of Logan and two terms of the district court shall be held each year at the county seat thereof, commencing on the first Tuesday in March and the third Tuesday in September.

§ 2. REPEAL.] All acts or parts of acts in conflict herewith are hereby repealed.

Approved February 15, 1917.

DRAINAGE

CHAPTER 114.

[H. B. No. 157—Lathrop and Tenneson.]

DRAINAGE.

An Act Granting Additional Powers and Duties to Drainage Districts, Drainage Boards, Drain Commissioners or other Drainage Officials of this State by Co-operating, Jointly and Severally, with the Drainage Districts, Drainage Boards, Drain Commissioners, or other State officials, in any adjoining State concerning Drainage and Control of Boundary Waters; Accomplishing Uniform Methods of Procedure in the States Concerned Relative to Drainage Matters and Drainage Areas, and Providing for joint Conferences of Drainage Boards.

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

§ 1. Whenever under the laws of any adjoining state and drainage districts, any drainage board, drain commissioners or other state officials shall be authorized by the laws of such state to co-operate with any drainage district, drain commissioners, or other drainage officials of the state, for the purpose of better effectuating drainage conditions and the reclamation of flooded areas, in any of the states affected, by mutual co-operation in proceedings that may be had under the drainage laws of any of the states affected, any drainage commissioners or drainage board established under the laws of this state, may either jointly or severally, co-operate with any similar drainage district or drainage board, so authorized to do in any adjoining state, and with each other, and are herewith directly empowered so to do, in the establishment of any drainage area or drainage basin in any of such states affecting boundary waters between such states and the drainage and control thereof, and lands affected thereby situated in such states for the purpose of accomplishing uniform methods of procedure in the respective states concerned in the drainage matters.

§ 2. In order to effectuate such co-operation, any such drainage district, drainage board or drain commissioners are herewith empowered to meet in joint conference to agree upon joint plans