

or agent thereof when applications are made for cars in which to ship grain failing to furnish such cars to the several elevator companies according to the terms and provisions of this Act shall upon conviction thereof be fined five dollars for the first offense and twenty-five dollars for each subsequent offense thereafter, together with costs. Provided further that individuals when ordering cars in which to loan and ship grain shall be entitled to the same privileges as the grain elevator companies, in the distribution of cars, and individual shippers shall not be obliged to certify to the daily receipts but shall certify that the car or cars are ordered to ship his own grain in only.

Approved March 12, 1917.

RAPE

CHAPTER 193.

[S. B. No. 199—Rowe.]

RAPE IN THIRD DEGREE.

An Act to Amend and Re-enact Section 9567 of the Compiled Laws of North Dakota for 1913, as Amended by Section 2, Chapter 201, Session Laws of North Dakota for 1915, Defining Rape in the Third Degree.

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

§ 1. AMENDMENT.] Section 9567 of the Compiled Laws of North Dakota for 1913, as amended by Section 2, Chapter 201, Session Laws of North Dakota for 1915 is hereby amended and re-enacted to read as follows:

§ 9567. RAPE IN THE THIRD DEGREE DEFINED. PUNISHMENT.] Rape if committed by a person under twenty years of age at the time of the commission of the act and under the conditions described in Sub-divisions 2, 3, 4, 5, 6 and 7 of Section 9563, or either of them, or in other cases with the apparent consent of the female, and she is under the age of eighteen years, is rape in the third degree and any person found guilty thereof shall be punished by confinement in the Reform School for a term of not less than one, nor more than three years, in the discretion of the court.

Approved March 9, 1917.