

college years of at least eight months each, and must give evidence which shall be satisfactory to said board of a preliminary education which would be necessary to admit said student to the junior or third year of the University of North Dakota, or some equally reputable American College or university; provided, however, that in case of applicants who have graduated from a reputable medical college prior to the year of 1905, satisfactory evidence of attendance on the lectures and classes of three college years of at least six months each, shall be deemed sufficient to entitle such applicants to take the examination herein provided for; provided, further, that in the case of applicants who have graduated from a reputable medical college during the year 1905, and subsequent thereto, and have attended in such college or colleges the lectures of no less than four college years of at least eight months each, and provided, further, that all applicants for licenses to practice medicine and surgery in the State who have been commissioned or held commissions in the medical corps of the army or navy of the United States, or its allies during the late war and have been honorably discharged therefrom, shall be entitled to take the examination herein provided for. Provided, however, that in case of applicants who have graduated from a reputable medical college prior to the year of 1905, satisfactory evidence of attendance on the lectures and classes of three college years of at least six months each, shall be deemed sufficient to entitle such applicant to take the examination herein provided for; and provided further, that in case of applicants who have graduated from a reputable medical college since July 1st, 1919, they must, in addition to evidence of such graduation, and four years' attendance, also give evidence which shall be satisfactory to said board, of a preliminary education which would be necessary to admit said student to the junior or third year of the University of North Dakota or some equally reputable American College or University.

§ 2. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

Approved February 18, 1921.

MORTGAGES

CHAPTER 89.

(H. B. No. 116—Larson and Sagen.)

CROP MORTGAGES.

AN ACT Providing for the Furnishing by the Register of Deeds of each County to Elevators Making Application and paying the fee provided therefor, of an Abstract of all Mortgages and Liens upon Grain Grown during each year, and Filed in the Office of the Register of Deeds.

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

§ 1. APPLICATION.] Any Elevator Company doing business in this state may annually make written application to the Register of Deeds for an abstract of all mortgages and liens upon grains grown during the year within the county. Such application shall state the name of the elevator and the post office address thereof and shall be accompanied by a fee of \$5.00.

§ 2. ABSTRACTS OF MORTGAGES AND LIENS, HOW AND WHEN FURNISHED.] Each Register of Deeds shall, on or before the 15th day of July of each year, mail to each and every applicant having paid such fee for such year, an abstract of all existing mortgages and liens upon grain or crops raised or to be raised during such year, showing the name of the person against whom the lien is claimed, arranged alphabetically, the name of the person holding or claiming such lien, a description of the land upon which the grain is raised, upon which said lien is claimed, the kind of grain and the amount of the lien claimed. Such abstract shall further contain a list of all mortgages and liens filed against crops or grain grown in such crop year which have been satisfied. At least once a week during the balance of the calendar year the Register of Deeds shall mail to each of such applicants a similar abstract covering the liens, mortgages and releases thereon filed in his office since the date of furnishing such prior abstract.

Approved March 9, 1921.

NEGOTIABLE INSTRUMENTS

CHAPTER 90.

(S. B. No. 35—Berg.)

NEGOTIABLE INSTRUMENTS.

AN ACT Repealing Section 6972 of the Compiled Laws of the State of North Dakota for the year 1913, Relating to Negotiable Instruments Made Payable at a Bank.

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

§ 1. That Section 6972 of the Compiled Laws of the State of North Dakota for the year 1913 be and the same is hereby repealed.

§ 2. This act is hereby declared to be an emergency measure, and shall take effect and be in force from and after its passage and approval.

Approved March 2, 1921.