

CHAPTER 126

(H. B. No. 170—Starke and Carr.)

STATEMENT OF CASE IN CRIMINAL PROCEEDINGS

An Act To Amend and Re-enact Section 10914 of the Compiled Laws of North Dakota for the year 1913, Relating to the Statement of the Case in Criminal Proceedings.

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

§ 1. That Section 10914 of the Compiled Laws of North Dakota for the year 1913, be and the same is hereby amended and re-enacted to read as follows:

§ 10914. The statement of the case shall be prepared and settled in the same manner as provided in Section 7655 of Compiled Laws of North Dakota for 1913.

Approved March 10, 1925.

DAIRY PRODUCTS

CHAPTER 127

(S. B. No. 134—Hamilton.)

DISCRIMINATION DAIRY PRODUCTS

An Act To Amend and Re-enact Section 2846 of the Compiled Laws of North Dakota for the Year 1913 as Amended by Chapter 104 of the Session Laws of North Dakota for the year 1917.

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

§ 1. AMENDMENT.] Section 2846 of the Compiled Laws of the State of North Dakota for the year 1913 as amended by Chapter 104 of the Session Laws of the State of North Dakota for the year 1917 is hereby amended and re-enacted so as to read as follows:

§ 2. ANNUAL REPORT OF CREAM STATION. PRICE DISCRIMINATION FORBIDDEN. DAIRY PRODUCTS.] The agent or person in charge of any cream station at which cream is purchased for shipment out of the state or for shipment from the place where purchased to a point within the State, shall on July 1st of each year or within thirty days thereafter report to the Dairy Commissioner the name, location and business of his employer, amount of capital stock invested in business, property or assets, liabilities and such other information pertaining to the business and conduct of the cream station of which such agent has charge, as shall be requested in writing by the Dairy Commissioner. Any person, partnership, firm, corporation or association engaged in the business of buying milk,

cream or butterfat, who shall discriminate between different sections, localities, communities, villages or cities of this state by purchasing such commodity at a different price or rate in one locality than is paid for the same commodity by said person, partnership, firm, corporation or association in another locality or section of the state after making due allowance for the difference, if any, in the actual cost of transportation from the locality of purchase to the locality of manufacture, or place of destination, shall be deemed guilty of unfair discrimination and such acts are hereby declared to be unlawful, and upon conviction thereof, shall be punished by a fine of not less than one hundred dollars or thirty days' imprisonment in the county jail, or both, for conviction of first offense and not less than two hundred fifty dollars, or ninety days' imprisonment in the county jail, or both, for each additional or subsequent offense.

Provided, however, that the purchase of such commodities at a different price or rate may be made at a particular section, locality, community, village or city, to meet legitimate competition in such section, locality, community, village or city, and legitimate competition as used herein is defined to be the meeting of a price or rate paid for the same commodity by a competitor located in the same section, locality, community, village or city and engaged in the same business under the same conditions and circumstances and operating in the same manner as the person, partnership, firm, corporation or association meeting said price. The meeting of this competition as herein defined shall not be a violation of this act.

Approved March 3rd, 1925.

DANCES

CHAPTER 128

(H. B. No. 239—Watt and Burkhart.)

REGULATING PUBLIC DANCES AND DANCING PLACES

An Act Defining Public Dancing Places, Public Dances, Providing for the Issuing of Permits to Operate the Same, Regulating Public Dances and Public Dancing Places, Providing for the Policing of Public Dances, Providing for Penalties for the Violation of this Act, and Repealing all Acts and Parts of Acts in Conflict Herewith.

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

§ 1. DEFINITIONS.] A public dancing place, as the term is used in this act, shall be taken to mean a room, place or space open