



1933

Additional Emergency Measures

North Dakota Law Review Associate Editors

Follow this and additional works at: <https://commons.und.edu/ndlr>

Recommended Citation

North Dakota Law Review Associate Editors (1933) "Additional Emergency Measures," *North Dakota Law Review*. Vol. 9 : No. 6 , Article 8.

Available at: <https://commons.und.edu/ndlr/vol9/iss6/8>

This Index is brought to you for free and open access by the School of Law at UND Scholarly Commons. It has been accepted for inclusion in North Dakota Law Review by an authorized editor of UND Scholarly Commons. For more information, please contact und.common@library.und.edu.

Sarner vs. Kantor, 205 N. Y. S. 760 (N. Y.), decreed that the lessor defendant did not have a right to withhold consent to assignment of lease; *City vs. Underwood*, 298 S. W. 1090 (Ky.), decreed rights of jailor concerning transportation of prisoners; *Dodge vs. Campbell*, 220 N. Y. S. 262 (N. Y.), determined the validity of a former divorce decree; *Moore vs. Moore*, 137 S. E. 488 (Va.), established state official's individual rights against himself as an official; *Baumann vs. Baumann*, 165 N. E. 819 (N. Y.), entered decree showing plaintiff was wife of H. and that defendant was not his wife; *Butterick Co. vs. Fulton*, 229 N. Y. S. 86 (N. Y.), affirmed a tenant's right to sublet; *Morecraft vs. Taylor*, 242 N. W. 570 (Wis.), declared plaintiff illegitimate child of defendant; *Wingate vs. Flynn*, 249 N.Y.S. 351 (N.Y.), determined whether a term of office was six or fourteen years; *Llandudno vs. Woods*, 2 Ch. 705 (English), decreed that defendant clergyman was not entitled to hold services in certain places without plaintiff's consent; *Chapman vs. Michaelson*, 2 Ch. 612 (English), decreed that a mortgage (not yet due) was invalid for illegality; *Powell & Thomas vs. Evan Jones*, 1 K. B. 11 (English), declared that a sub-agent who had bargained for a secret commission would become indebted to the principals of the agent who employed him when and as he should receive any portion of such commission; *Rawlinson vs. Mort*, 93 L. T. 555 (English), established that an organ in a mission church belonged to the plaintiff; *Cope vs. Crossingham*, 2 Ch. 624 (English), declared that a proposed act by a labor union would be ultra vires.

ADDITIONAL EMERGENCY MEASURES

House Bills

No.		Approved
24.	Escaped Convict	3- 9-33
81.	Unfair Discrimination Purchase Certain Farm Products	3- 9-33
93.	Usury	3- 6-33
102.	Redemption Execution Sales	3-10-33
103.	Overrun in Manufacture of Butter	3- 9-33
134.	Resident Hunt and Fishing Licenses	3- 9-33
161.	Taxation Commercial Motor Vehicle Using Highways	3- 9-33
180.	Tree Bounty Repeal	3- 8-33
194.	Regulation Sale Tractor Fuel Oil	3- 9-33
207.	Unlawful Removal Personal Property from Premises	3- 7-33
209.	State-wide Valuation Public Utility Properties	3- 9-33
229.	Regulation Common Carrier Pipe Lines	3- 9-33
231.	Repeal Recall City Officials	3- 9-33
271.	Tax Levy Interest, Etc., N. D. Real Estate Bond	3- 6-33
287.	Bonds of North Dakota Bank Series (B)	3- 7-33
314.	Reservation Gas Franchises	3- 9-33

Senate Bills

No.		Approved
107.	Estate Tax	3- 9-33
118.	Certificates of Indebtedness	3- 9-33
126.	Powers Building and Loan Associations	3-10-33
271.	Registrar of Motor Vehicles	3- 7-33
314.	Transfer Permanent Hail Insurance Fund	3- 7-33
326.	Salaries, Etc., Appointive State Officers	3- 9-33