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REPUBLICAN NATIONAL TICKET.
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For Vice President, GARRETT A. HOBART, of New Jersey.
State Ticket.
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For Lieutenant Governor, ORLANDO TEFTE.
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For Commissioner, H. C. RUSSELL.
For Supreme Judges, ROBERT KXAN, M. P. KINKAID, For Regent State University, W. G. WHITMORE.

THE "COERCION" PRETENCE.
What does this cry by the Bryanites and stump speakers about the "coercion" and "intimidation" of voters mean? The country is told by these persons that certain "corporations," manufacturing and railroads in particular, are trying to force their employees to vote against Bryan, says the Globe-Democrat. It is said that the officials of these concerns are circulating documents showing the discredit and disrepute which would be inflicted on the country if Bryan were elected. That is, they are helping to carry on a campaign of education in the very place where they can do this work most effectively—among the persons nearest to them.

Even if this charge were true, where does the "coercion" come in? Have the shouters of this parrot cry of "coercion" ever heard of the Australian ballot system? In all except half a dozen of the states the Australian ballot prevails, and these few are small states of the south or west, where "intimidation" of the kind complained of would not be of the slightest avail. In New England, the middle states and the great states of the central west on both sides of the Mississippi a rigid secret ballot law is in operation. How are the influences which the Bryanites prate about going to pass the threshold of the election booth? Within that inclosure the voter, be he low or high socially or pecuniarily, is absolute master of himself and his acts. That compartment tells no tales. While he is in it the voter is as isolated as if miles of space separated him from every other human being on earth. In that spot the employer and the employee are not only equal potent, but equally independent.

This "coercion" talk is the holiest of all the shams which appear in the Bryanite canvass. Necessarily there is profound ignorance among most of the Bryanite writers and talkers, for the intelligence as well as the character of the country is against Bryan, but it is mendacity rather than ignorance which is responsible for the "intimidation" cry. The cry is silly, for it carries its falsity upon its face. Yet it will be repeated throughout the canvass. It fits in well with the other frauds and the forgeries which constitute the popocratic plan of campaign. The article, now notorious, ascribed to the London "Financial News," which was concocted by the popocratic campaign managers, and which Bryan's paper first published, was printed in a St. Louis Bryanite paper after the London Journal to which it was attributed pronounced it a forgery. It is still going the rounds of the Bryanite press, in the rural districts, and will continue on its travels until the election. Probably the St. Louis paper which printed it when knowing it to be fraudulent will print it two or three times again before November 3. Yet its falsity has been so often exposed that it excites derision. The same is true of the "coercion" pretence. Indeed, the stupidity of the popocratic press and stump speakers is even more remarkable than their mendacity. It is doing a good work, however, in increasing the respectability for McKinley.

SHORTSIGHTED CRITICISMS.
The Journal seems to be deeply grieved over the dismissal of a shop man named Wurga from the employ of the Burlington railroad company. The Journal would take it as a rank piece of impudence if the railroad should attempt to dictate whom it should employ, but it has no scruples about dictating and criticizing the railroad company. The Burlington folks, although fully realizing that the election of Bryan with his free silver vagaries means threatened bankruptcy, with heavy losses to the stockholders, yet the utmost spirit of fairness has prevailed toward the men who expressed a desire to bring great loss upon the corporation, and as evidence of that fact we note that when Bryan came through here the shop men were given an hour at the company's expense to come down and meet him, an act of courtesy never before shown any other man by the company.

As to Mr. Wurga, his predilections for Bryan have been known with others in the shops, but no one questioned his right to vote his employer into bankruptcy if he chose to do so. When, however, it was reported that he had gone out of his way to break up a public meeting, and had been drinking to excess, setting a bad example for others of his associates, the local management very wisely concluded that Mr. Wurga was no longer needed in their services, and he was discharged.

Robbed of its trills, that is all there is of the Wurga case. Like the crime of '78, when the facts are known, it is found no crime was committed. If Mr. Wurga wishes to pose as a martyr to the Bryan cause, let him do so—the facts will not bear him out, and it will take several thousand martyrs to save the free coinage fable from ultimate doom, where the business interests of the country will plant it next November.

DEMOGOGUES who talk about "the workmen of America being slaves" to anybody are the enemies, not the friends, of labor, says the Inter-Ocean. Not a nation upon the globe has men and women as free from every element of slavery. Temporarily, and for reasons easily seen, they are short of work, but even now are better housed, better fed and clothed, with families given more chance for education and happiness than any like class upon the globe. The millions of workers should kick into the gutters the paid hirelings who are insulting them and degrading labor by calling them slaves.

DEBTS AND PROPERTY.
There is no greater fallacy than that which Mr. Bryan and other free silver champions are constantly proclaiming with regard to the relation between debts and property, says the Globe-Democrat. It is to the effect that when a man negotiates a loan on a piece of property at a given valuation, he is entitled to a reduction of the debt in proportion to any decrease of that valuation previous to the time of payment. They do not put it in this plain and simple way, but such is its practical meaning. The creditor is assumed to take all risk of depreciation of the security, or, in other words, to bear any misfortune that may befall the debtor in the form of a shrinkage of value. "It may happen," says Mr. Bryan, "that a man who honestly contracted a debt on the worth of property by the decline in its value." This is what is called in the populist vernacular "making debts harder to pay," and Mr. Bryan contends that debtors so situated are entitled to relief. That is to say, he insists that the payment of the debt should be made easier by requiring the creditor to take less than the debtor has agreed to pay.

The fact that it is proposed to effect this object by depreciating the currency instead of directly reducing the amount of the debt to suit the convenience of the man who owes it does not change either the logical or the moral aspect of the matter. To all practical intents and purposes, the contention is that the debtor should have the privilege of paying, not according to the terms of the contract, but on the basis of the decline in the value of his property. A claim on the part of the creditor that his debt should be increased to the extent of any rise in the value of the property would be denounced by Mr. Bryan as a thing too unjust and unfair to be considered for a moment; and yet that is substantially the same thing that he proposes to do for the debtor. He holds that when a debt is contracted, when money is borrowed, on property having a certain value at that time, the debtor should be allowed to plead the fact of a fall in the value of such property as a partial payment of the debt. It will certainly be impossible to convince intelligent and upright men that a theory of this kind is sound and proper. There is only one right way to get rid of a debt, and that is to pay it dollar for dollar, without any evasion of the original promise. No other justifiable and satisfactory method has been discovered; and it is safe to predict that the airy and fantastic one that Mr. Bryan advocates will not be endorsed by the American people.

TO FARMERS.
You rely on the wage earners of this country to consume your crops. You rely on the men who work for wages and who receive in payment for their daily, weekly or monthly labor over two and a quarter billion dollars a year. They are the people who make your profits when you have the money to buy food, and they made them in 1892, and who make your losses when they haven't the money, as is the case now.

Without our wage earners and the two and a quarter billion dollars which they receive in wages annually, our farmers, like all the rest of us, must perish off the face of the earth. The farmer who votes for Bryan and free coinage votes against the wage-earner. When he votes against the wage-earner he votes against himself. Will the American farmer destroy the value of his crops by voting to reduce the earnings of labor which consume the farmer's product, or will he vote to set all our wage-earners to work again, to restore the purchasing power of the home market, and to sell his wheat and corn for honest dollars earned by honest labor?—N. Y. Press.

JACK MACCOLL has been making votes by the hundreds this week in northwest Nebraska and is more than sustaining the predictions made regarding his abilities as a vote-getter.

IN ORDER to "catch both elements" the New York popocrats have nominated a sound money candidate on a free silver platform. Their tactics will deceive nobody, and catch no votes. New York will go republican by some north of town undertook to give the desired information, and before he had talked three minutes he had himself balled up that he couldn't get untangled. He wound up by saying, "Well, I'm satisfied that free silver will be a good thing, if I can't express my ideas clearly." The only idea he expressed was that farmers might, under Bryanism, have a chance to pay their debts with cheap dollars—and that is repudiation in effect. There is not a farmer on Nebraska's soil who can explain why he ought to vote for Bryan; he may think that he can give a sufficient reason, but the underpinning can be easily knocked from any reason he may advance. When Nebraska farmers have silver mines where their corn cribs now are, the case may be different.—Walt Mason.

WAS A Rousing Meeting.
A. J. Graves was in attendance at a McKinley meeting out at Wabash Saturday evening which he states, in point of enthusiasm, was the liveliest meeting he has attended this fall. The meeting was addressed by Senator Akers and other good speakers. At the close of the meeting one fellow came forward and stated that his name was enrolled as a member of the Bryan club, but that he could now see the error of his way and wanted to state publicly that from that time on he was for McKinley and prosperity. The attendance reached close to the 1,000 mark. Mr. Graves states that the McKinley sentiment is growing rapidly in the western part of the country.

The nicest assortment of campaign buttons at Coleman's jewelry store.

FROM early winter until now Senator Thurston, the greatest orator of Nebraska and the west, has made himself famous by his eloquent eulogy of the magnetic man who was the enthusiastic choice of the St. Louis convention. He went with Major McKinley from Canton to the famous Marquette club banquet at Chicago. He presided at St. Louis. He formally notified Major McKinley of his nomination at his Canton home. Everywhere his earnest eloquence and convincing argument inspire and convince, as they do in Canton today.—Canton, (O.) Repository.

INFORMATION AND OPINIONS.
A Florida girl in order to keep from being kissed, jumped into a clump of bushes and was bitten by a cougar. If this had been a Nebraska girl the cougar would have stood no earthly show. Nebraska girls take their medicine like heroines and then call for more.

Rev. J. C. Shaaf, a Summit county, Ohio, preacher got mixed up in a political discussion and laid a wager of \$25 that it was impossible to get \$1,000 in gold exchanged for \$1,000 in paper money. The man he bet with produced the gold and the preacher is very sorry he let his political enthusiasm get away with his sense and \$25 of good money. That popocrat argument was knocked out of him completely.

Perry Selden, who for the past several years has been editor of the Blair Pilot, died at a hospital in Fremont last week. Mr. Selden was an able man and had many friends. His son will continue the publication of the Pilot.

It is true, as McKinley says, that the republican party has never before appealed more strongly to the best sentiments and noblest aims of American citizens than it does in the present conflict. The man who votes with any other party this year has to vote against truth, justice, honesty and everything else that is creditable and profitable.

The popocrats want fiat money and they are trying to get it under the guise of bimetallicism. Bryan, while in congress, wanted the government to issue \$70,000,000 irredeemable paper with which to build the Nicaragua canal. Coxeey wanted the government to issue \$500,000,000 in non-interest bearing notes with which to build good roads. There is a very thin partition between Bryan and Coxeey.

The chieftain crop in Dodge county is reported to be growing well, the roots being in good shape and of good quality. The drying kilns at Fremont are rapidly nearing completion and will be ready before the crop is matured.

Rev. L. Jean and wife went to Omaha via Plattsmouth Monday from which place the latter went to Atlantic, Ia., to visit her daughter, Mrs. Taylor, and the former to the seat of the annual conference at Hastings. All lines of church work have been well looked after by Rev. Jean the past conference year, and the people here would be pleased to have him returned for another year.—Nehawka Register.

The little city of Canton, Ohio, was the noisiest place in the country yesterday. Thirty-nine complete cornet bands were on dress parade, making enough music to last the Antonites for a year.

The other day this department said that if any Nebraska farmer who was not a repudiator could explain how free coinage would help him, it would acknowledge the justice of Mr. Bryan's cause. Yesterday a farmer who lives north of town undertook to give the desired information, and before he had talked three minutes he had himself balled up that he couldn't get untangled. He wound up by saying, "Well, I'm satisfied that free silver will be a good thing, if I can't express my ideas clearly." The only idea he expressed was that farmers might, under Bryanism, have a chance to pay their debts with cheap dollars—and that is repudiation in effect. There is not a farmer on Nebraska's soil who can explain why he ought to vote for Bryan; he may think that he can give a sufficient reason, but the underpinning can be easily knocked from any reason he may advance. When Nebraska farmers have silver mines where their corn cribs now are, the case may be different.—Walt Mason.

PROPOSED CONSTITUTIONAL AMENDMENTS. CASTORIA

The following proposed amendments to the Constitution of the State of Nebraska, as hereinafter set forth in full, are submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 3, A. D., 1896.
A joint resolution proposing to amend sections two (2), four (4), and five (5) of article six (6) of the Constitution of the State of Nebraska, relating to number of judges of the supreme court and their term of office.
Be it resolved and enacted by the Legislature of the State of Nebraska:
Section 1. That section two (2) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 2. That section four (4) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 3. That section five (5) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 4. That section six (6) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 5. That section seven (7) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 6. That section eight (8) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 7. That section nine (9) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 8. That section ten (10) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 9. That section eleven (11) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 10. That section twelve (12) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 11. That section thirteen (13) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 12. That section fourteen (14) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 13. That section fifteen (15) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 14. That section sixteen (16) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 15. That section seventeen (17) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 16. That section eighteen (18) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 17. That section nineteen (19) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 18. That section twenty (20) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 19. That section twenty-one (21) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 20. That section twenty-two (22) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 21. That section twenty-three (23) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 22. That section twenty-four (24) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 23. That section twenty-five (25) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 24. That section twenty-six (26) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 25. That section twenty-seven (27) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 26. That section twenty-eight (28) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 27. That section twenty-nine (29) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 28. That section thirty (30) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 29. That section thirty-one (31) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 30. That section thirty-two (32) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 31. That section thirty-three (33) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 32. That section thirty-four (34) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 33. That section thirty-five (35) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 34. That section thirty-six (36) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 35. That section thirty-seven (37) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 36. That section thirty-eight (38) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 37. That section thirty-nine (39) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 38. That section forty (40) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 39. That section forty-one (41) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 40. That section forty-two (42) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
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Section 45. That section forty-seven (47) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 46. That section forty-eight (48) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 47. That section forty-nine (49) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 48. That section fifty (50) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 49. That section fifty-one (51) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 50. That section fifty-two (52) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 51. That section fifty-three (53) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
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Section 56. That section fifty-eight (58) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 57. That section fifty-nine (59) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 58. That section sixty (60) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 59. That section sixty-one (61) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 60. That section sixty-two (62) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
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Section 121. That section one hundred and twenty-three (123) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 122. That section one hundred and twenty-four (124) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 123. That section one hundred and twenty-five (125) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 124. That section one hundred and twenty-six (126) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 125. That section one hundred and twenty-seven (127) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 126. That section one hundred and twenty-eight (128) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 127. That section one hundred and twenty-nine (129) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 128. That section one hundred and thirty (130) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 129. That section one hundred and thirty-one (131) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 130. That section one hundred and thirty-two (132) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 131. That section one hundred and thirty-three (133) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 132. That section one hundred and thirty-four (134) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 133. That section one hundred and thirty-five (135) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 134. That section one hundred and thirty-six (136) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 135. That section one hundred and thirty-seven (137) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 136. That section one hundred and thirty-eight (138) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 137. That section one hundred and thirty-nine (139) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 138. That section one hundred and forty (140) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 139. That section one hundred and forty-one (141) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 140. That section one hundred and forty-two (142) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 141. That section one hundred and forty-three (143) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 142. That section one hundred and forty-four (144) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 143. That section one hundred and forty-five (145) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 144. That section one hundred and forty-six (146) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 145. That section one hundred and forty-seven (147) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 146. That section one hundred and forty-eight (148) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 147. That section one hundred and forty-nine (149) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 148. That section one hundred and fifty (150) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 149. That section one hundred and fifty-one (151) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 150. That section one hundred and fifty-two (152) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 151. That section one hundred and fifty-three (153) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 152. That section one hundred and fifty-four (154) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 153. That section one hundred and fifty-five (155) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 154. That section one hundred and fifty-six (156) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 155. That section one hundred and fifty-seven (157) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 156. That section one hundred and fifty-eight (158) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 157. That section one hundred and fifty-nine (159) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 158. That section one hundred and sixty (160) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 159. That section one hundred and sixty-one (161) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 160. That section one hundred and sixty-two (162) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 161. That section one hundred and sixty-three (163) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 162. That section one hundred and sixty-four (164) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 163. That section one hundred and sixty-five (165) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 164. That section one hundred and sixty-six (166) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 165. That section one hundred and sixty-seven (167) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 166. That section one hundred and sixty-eight (168) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 167. That section one hundred and sixty-nine (169) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 168. That section one hundred and seventy (170) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 169. That section one hundred and seventy-one (171) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 170. That section one hundred and seventy-two (172) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 171. That section one hundred and seventy-three (173) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 172. That section one hundred and seventy-four (174) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 173. That section one hundred and seventy-five (175) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 174. That section one hundred and seventy-six (176) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 175. That section one hundred and seventy-seven (177) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 176. That section one hundred and seventy-eight (178) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 177. That section one hundred and seventy-nine (179) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 178. That section one hundred and eighty (180) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 179. That section one hundred and eighty-one (181) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 180. That section one hundred and eighty-two (182) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 181. That section one hundred and eighty-three (183) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 182. That section one hundred and eighty-four (184) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 183. That section one hundred and eighty-five (185) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 184. That section one hundred and eighty-six (186) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 185. That section one hundred and eighty-seven (187) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 186. That section one hundred and eighty-eight (188) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 187. That section one hundred and eighty-nine (189) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 188. That section one hundred and ninety (190) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 189. That section one hundred and ninety-one (191) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 190. That section one hundred and ninety-two (192) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 191. That section one hundred and ninety-three (193) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 192. That section one hundred and ninety-four (194) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 193. That section one hundred and ninety-five (195) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 194. That section one hundred and ninety-six (196) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 195. That section one hundred and ninety-seven (197) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:
Section 196. That section one hundred and ninety-eight (198) of article six