

NEW LAWS OF NEBRASKA

At the twenty-ninth session of the Nebraska legislature the following bills passed both houses and were signed by the governor—those bearing the emergency clause go into effect at once and the others within three calendar months after being signed:

- H. R. 1, by Burns of Lancaster—A bill allowing officers to give guaranty bonds. It cures defects in the law declared unconstitutional by the supreme court. Emergency clause.
- H. R. 3, by Windham of Cass—This bill increases the supreme court commission from three to six members, with salaries at \$2,500 and provisions for stenographers. Emergency clause. The judges of the supreme court appoint the new members.
- H. R. 5, by Kyd of Gage—A bill legalizing the publication of the annotated statutes. Emergency clause.
- H. R. 21, by Roberts of Dodge—This is a curative measure and allows heirs of patentees to inherit full rights and titles to patents that may be issued to any person who may have died previous to the completion of the patent application.
- H. R. 53, by Wilson of Pawnee—A bill appropriating \$80,000 for the salaries of the members of the legislature. Emergency clause.
- H. R. 54, by Wilson of Pawnee—A bill transferring \$18,000 from the Norfolk to the Lincoln asylums. Emergency clause.
- H. R. 55, by Wilson of Pawnee—A bill appropriating money for the incidental expenses of the legislature. Emergency clause.
- H. R. 77, by Wilson of Pawnee—A bill to provide for the registration of the vital statistics. A state registrar is created, to be under the jurisdiction of the state medical board. In cities the health authorities must report deaths and births, undertakers and physicians furnishing daily reports. In the rural districts local registrars are appointed.
- H. R. 82, by Saddler of Adams—A bill to allow members of soldiers' relief commissions 5 per cent of the funds distributed. There is no remuneration for this service under the old law.
- H. R. 60, by Bartoo of Valley—Regulating the practice of dentistry and providing for a state examining board for dentists.
- H. R. 102, by Ward of Sarpy—The bill appropriates \$3,000 to construct additional fish ponds at the South Bend hatcheries and to repair the hatcheries building and the fish car.
- H. R. 204, by Casebeer of Gage—Permits the converting of notes and securities held by mutual insurance companies into cash and their transfer to a guaranty cash fund.
- H. R. 14, by Jackson of Antelope—Allows cities of the second class and villages to establish a park system.
- H. R. 90, by Clarke of Douglas—Fixes and defines jury fees in justice courts.
- H. R. 117, by Hill of Chase—Appropriates \$5,000 for the measurement of water on certain areas in irrigation districts and for other irrigation experiments and research.
- H. R. 100, by Clarke of Douglas—Requires defendants in justice court trials to pay transcript, certificate, docketing and filing fees on change of venue.
- H. R. 98, by Clarke of Douglas—Regulates trials by jury in justice courts and guarantees jury fees.
- H. R. 56, by Burns of Lancaster—Supplemental section to insurance code in regard to incorporation of insurance companies and requires the securities deposited with the state auditor to be rated at their current market value.
- H. R. 17, by Casebeer of Gage—Appropriates the Morrill, agricultural experiment and university cash funds to the use of the university \$170,000.
- H. R. 118, by Kyd of Gage—Extends operation of Douglas and Lancaster county jury law to Gage county.
- H. R. 45, by Casebeer of Gage—Appropriates the money belonging to the state normal library fund for the purchase of books for the Kearney and Peru libraries.
- H. R. 137, by Douglas of Rock—Extending the open season for prairie chickens to three months and making the open season for quail two weeks.
- H. R. 30, by Douglas of Rock—A bill to incorporate the Benevolent Order of Elks in Nebraska.
- H. R. 70, by Burns of Lancaster—The Lincoln charter bill, providing for May elections and fourteen councilmen, several of whom are to be chosen at large, but from the wards.
- H. R. 153, by Jouvant of Boone—A bill regulating the issuing of bank charters and providing a \$25 fee therefor.
- H. R. 166, by Ward of Sarpy—A bill giving interurban electric railways the right of eminent domain and the same powers as are now held by steam roads.
- H. R. 173, by Cropsy of Jefferson—A bill to provide for the payment of the expenses of farmers institutes by the county.
- H. R. 192, by Rouse of Hall—A bill empowering county commissioners to exact additional bonds from county treasurers during their term whenever money larger in amount than the amount of their first bond comes into their possession.
- H. R. 195, by Rouse of Hall—A bill authorizing the demanding of guaranty bonds from saloons.
- H. R. 200, by Burns of Lancaster—To prohibit the printing and sale of excess copies of publications printed on contract by printing firms and

- making the printer liable for all damages which may accrue from such illegal publication.
- H. R. 169, by Burns of Lancaster—Granting the state university the right to condemn and purchase property for university purposes. Signed March 27.
- H. R. 793, by Rouse of Hall—To permit indemnity companies to become surety for the safekeeping of state and county funds in depositories. Signed March 27.
- H. R. 163, by Bacon—For the sale of penitentiary lands in Seward county, and to purchase lands near penitentiary. Signed March 27.
- H. R. 62—A bill for a \$10,000 live stock pavilion at the state fair grounds. Signed March 28.
- H. R. 106—Providing for the consolidation of fraternal beneficiary societies. Signed March 28.
- H. R. 20—Appropriating \$35,000 to rebuild burned wing of Norfolk asylum building. Signed March 28.
- H. R. 217—Allowing special levy to pay the outstanding road district warrants. Signed March 28.
- H. R. 104—Regulating sale of cocaine and providing penalty for sale in violation of law. Signed March 28.
- H. R. 28, by Perry of Furnas—A bill requiring county attorneys when having sufficient evidence to believe a person guilty and able to be convicted of a crime, to file proper complaint against such person. Signed March 29.
- H. R. 213, by Cropsy of Jefferson—To confer upon cities of the second class the right of eminent domain for the construction of sewers. Signed March 29.
- H. R. 289, by McMullen of Gage—Appropriating \$25,000 for dormitory building at institute for feeble minded youths. Signed March 29.
- H. R. 244—Authorizing the organization of drainage districts. Signed March 29.
- H. R. 180, by Kyd of Gage—Limiting levy in school districts having four children or less.
- H. R. 271, by McAllister of Deuel—Limiting the amount of warrants to be issued by irrigation districts. Signed March 29.
- H. R. 212, by Knox—To permit mutual insurance companies to insure personal property temporarily removed from county or state. Signed March 29.
- H. R. 38, by Perry of Furnas—To give only one trial in action for recovery of real property. Signed March 29.
- H. R. 248, by Rouse of Hall—To permit guardians, executors, receivers or trustees to give indemnity bonds. Signed March 29.
- H. R. 313, by Saddler of Adams—Abolishing the visiting and examining boards for soldiers' homes. Signed March 29.
- H. R. 197, by Rouse of Hall—Authorizing payment of premium on state treasurer's bond when such bond is executed by a surety company. Signed March 29.
- H. R. 211, by Clarke of Douglas—Requiring a transcript to be filed in the supreme court within six months of rendition of judgment in proceedings to reverse, modify or vacate judgment. Signed March 30.
- H. R. 119, by Casebeer of Gage—Declaring void marriages between first cousins. Signed March 30.
- H. R. 79, by Burns of Lancaster—To give the city of Lincoln power to sell light for private use. Signed March 30.
- H. R. 255, by Jahnel—The bridge bill. Signed March 30. This bill prescribes a maximum price for contracts.
- H. R. 225, by Windham—Permitting judges to hear and determine motions and demurrers. Signed March 30.
- H. R. 135, by Howe—Appropriating \$32,000 for a new library building at the Peru normal.
- H. R. 187, by Clarke—In case property sold under conditional contract is taken by vendor the right is given to recover from the vendor so much of purchase price paid as remains after deducting a reasonable sum for the use of the property.
- H. R. 81, by Stetson—Providing that in counties not under township organization the road tax shall be paid in cash.
- H. R. 356, by Hill—Authorizing county clerks to accept printed books from water users' associations to record stock subscriptions.
- H. R. 145, by Robert of Dodge—Empowering cities of less than 25,000 population and villages to raise funds for improvement of highways within seven miles of such towns.
- H. R. 262, by Hogrefe—Exempting purely mutual foreign accident associations from law requiring assets of certain amount before auditor may admit them to business in the state.
- H. R. 174, by Anderson of Douglas—Fixing military status of Nebraska territorial militia and requesting Nebraska delegation in congress to secure a national act of same import.
- H. R. 9, by Warner—Appropriating \$32,000 for substitution at North Platte and for farmers' institutes.
- H. R. 31, by Douglas—Re-enacting the wild animal bounty law.
- H. R. 175, by Howe—Permitting county aid to county agricultural societies to the extent of 3 cents on each vote. Removes restrictions on small counties.
- H. R. 223, by judiciary committee—For the conveyance of the interest of an insane wife or husband in lands of his or her spouse.
- H. R. 314, by finance committee—Permits state printing board to purchase \$100 of supplies for state departments in emergencies at lowest competitive price. Permits purchase of supplies in bulk.
- H. R. 359, by Bartoo—To relieve one from paying for newspapers, magazines or other publications when he

- has not subscribed or when it is mailed or sent him after his subscription has expired.
- H. R. 364, by Voter—Authorizing county courts to permit executors, administrators and guardians to mortgage real estate.
- Senate Bills,**
- S. F. 43, by Meserve of Knox—A joint resolution authorizing the governor of Nebraska to enter into and sign a compact with the governor of South Dakota, as agreed upon by a commission appointed by the governor to fix the boundaries between the states. Emergency clause. Signed Feb. 3.
- S. F. 3, by Good of Nemaha—A bill classifying property under the revenue law and authorizing the state board of equalization to raise or lower the valuation by classes. Emergency clause. Under the revenue law property could not be so classified and a raise in valuation by the state board of equalization had to be applied to all property, pro rata, within the county. Emergency clause. Signed Feb. 23.
- S. F. 14, by Jennings of Thayer—A bill allowing school districts having 150 pupils to erect school houses worth \$5,000 and to vote bonds therefor. Under the old law the limit was \$5,000 for each 200 pupils. Emergency clause. Signed Feb. 23.
- S. F. 57, by Cady of Howard—A bill for the relief of Daniel L. Johnson. The bill allows the board of educational lands and funds to surrender to Johnson a lease and issue a certificate of purchase for the southeast quarter of section 36, township 13, north of range 12, west of the sixth p. m., at the appraised value of \$2,600. Johnson was the victim of a clerical error in the lease. Signed March 8.
- S. F. 6, by Mockett of Lancaster—The juvenile court law. This law applies to all children under 16 years of age who are inmates of any state institution or any training school for boys or girls organized under the laws of the state. A dependent or neglected child is defined as any destitute or abandoned child under 16. Parents are declared to be negligent when they allow their children to be surrounded by vicious or immoral influences. Children under the age of 8 who sing, play or peddle on the streets may be taken from their parents and placed under the care of a guardian. District courts of the counties of the state shall have jurisdiction in all cases arising under the provisions of the bill. Where there is no district judge the county judge shall have jurisdiction. In counties of more than 40,000, district judges shall designate one of their number to act as juvenile judge. In cities of the metropolitan class the police judge shall have jurisdiction. The district judge shall appoint one probation officer and in counties of more than 50,000 the probation officer shall have two deputies. Probation officers shall receive \$1,200 per year. Deputies shall receive \$3 per day for the time actually employed. Children under 12 years of age are not to be committed to jail nor confined in any building with adult prisoners. Parents are responsible for the surroundings of their children and may be punished for neglect. The state board of charities shall have jurisdiction over the state institutions and shall visit all children confined therein. Probation officer is the executive official of the court, and it is his duty to visit, prosecute and report on all delinquent children in the jurisdiction of the court. Emergency clause. Signed March 8.
- S. F. 9, by Thomas of Douglas—A bill exempting from the penalties of embezzlement any agent or attorney who shall retain the amount due him for fees, commissions or charges on collections. It shall be no defense to a prosecution for embezzlement that the offender was entitled to a commission out of the moneys appropriated. The bill amends section 121 of the criminal code. Signed March 9.
- S. F. 62, by Meserve of Knox—A bill forbidding attorneys to practice in the state without being admitted to the bar. A fine of \$100 is provided, or imprisonment in the county jail not exceeding 30 days, or both, at the discretion of the court. Signed March 9.
- S. F. 66, by Jones of Otoe—A bill exempting a distance of 100 feet from the mouth of any stream from the operation of the fish laws of the state. Emergency clause. Signed March 9.
- S. F. 69, by Jones of Otoe—Requires the county board of equalization to hold a session on the first Tuesday after the second Monday of June in each year to equalize the valuation of personal property. Every four years, beginning in 1904, the valuation of real property must be equalized. Signed March 9.
- S. F. 46, by Schreck of York—A bill requiring railroad companies to issue return transportation to shippers of livestock. One man may accompany two cars; two men may accompany six cars. Signed March 9.
- S. F. 200, by Cady—Granting graduates of osteopathic schools authority to practice osteopathy in Nebraska. Signed March 17.
- S. F. 44, by Gibson of Douglas—The South Omaha charter bill. Emergency clause. Signed March 17.
- S. F. 125, by Thomas of Douglas—A bill prescribing penalties for the neglect of children. Parents or guardians may be fined not to exceed \$1,000 or imprisoned for not more than one year. Emergency clause. Signed March 21.
- S. F. 34, by Giffen of Dawson—Authorizing biennial reports of the state board of irrigation. Signed March 28.
- S. F. 107, by Cady of Howard—Transferring \$2,346.15 from the pen-

- itentiary special labor fund to the general fund. Emergency clause. Signed March 28.
- S. F. 123, by Epperson of Clay—Permitting the wife to be a witness against the husband in desertion cases. Signed March 28.
- S. F. 129, by Epperson of Clay—Providing for remitting the sentences in desertion cases when the husband provides for the support of the wife. Signed March 28.
- S. F. 19, by Epperson—A bill to confine inebriates, dipsomaniacs and narcotic fiends in the asylums of the state. Commissioners of insanity in each county to hear the application which must be made in writing by a relative or person who knows the dipsomaniac. The bibulous habits of the erring one must be proven and the dipsomaniac is confined in the asylum until cured. He may be paroled on promise of good behavior, but must be instantly returned to the asylum should he lapse into drunkenness. Signed March 28.
- S. F. 63, by Jackson—A bill providing for the redemption of tax sale certificates and applying only to Gage county. Signed March 28.
- S. F. 64, by Jones of Otoe—A bill curing defects in the game laws, forbidding seining and any fishing except by hook or line. The bill exempts boundary streams from the exemption of the game laws and allows fishing in the Missouri river. Signed March 28.
- S. F. 78, by Laverty of Saunders—A bill allowing the fish commissioner to have charge of spawn. Emergency clause. Signed March 28.
- S. F. 111, by Meserve—A bill making adultery a felony and allowing imprisonment for a term of two years in the penitentiary. Signed March 28.
- S. F. 123, by Thomas—A bill repealing section 4485 of Cobbe's statutes. This section authorized county attorneys to employ legal help in tax litigation. Signed March 29.
- S. F. 11, by Sheldon of Cass—Revising the list of fees for the justices of the peace. Signed March 30.
- S. F. 13, by Laverty—A bill prohibiting the illegal expenditure of public funds. Boards in villages, cities and counties are forbidden to let contracts when the funds for the payment of the expenses are not available. Signed March 30.
- S. F. 15, by Gibson of Douglas—A bill providing penalties for jurors or referees who receive bribes. Imprisonment from one to five years in prison is provided. Signed March 30. Emergency clause.
- S. F. 31, by Jackson of Gage—A bill providing regulations for the formation of sewer districts in the city of Beatrice. Signed March 30.
- S. F. 40, by Beghtol of Lancaster—Providing penalties for cruelty to animals. Over-working, torturing and tormenting animals may be punished by the fines and penalties for misdemeanors. Emergency clause. Signed March 30.
- S. F. 55, by Peterson of Franklin—A bill graduating the capital of banks. The capital stock must be \$5,000 in villages of 400; \$10,000 for 1,500; \$15,000 for 2,000; \$20,000 for 3,000, and gradually raises to \$50,000 in towns of 10,000. Signed March 30.
- S. F. 88, by Mockett of Lancaster—Permitting refunding of school district bonds at a rate of interest not to exceed 6 per cent. Signed March 30.
- S. F. 165, by Dimery of Seward—Creating a state board of veterinary medicine. The board is to be composed of the governor, the secretary of state and three examiners. Within thirty days after appointment the examiners shall meet and arrange for passing on the applications of veterinary applicants. Signed March 30.
- S. F. 17, by Thomas of Douglas—A bill allowing the secretary of the Omaha board of education to be elected for a three-year term. Emergency clause. Signed March 30.
- S. F. 152, by Gould of Greeley—Fixing a speed of eighteen miles an hour for the transportation of live stock to market. Signed March 30.
- S. F. 155, by Jones of Otoe—A bill forbidding the killing of red fox or gray timber squirrels or for maiming or wounding them between the season of Jan. 1 and Aug. 31 of each year. The penalty for the violation of the act is a fine of \$5. Signed March 30.
- S. F. 168, by Epperson of Clay—A bill abolishing the office of state architect, to take effect at the end of the term for which he was appointed. Signed March 30.
- S. F. 184, by Gilligan of Holt—Requiring the county superintendent to make estimates of school district expenses when the school districts fail to do so. Signed March 30.
- S. F. 181, by Gould—Allowing a tax of 25 mills for a road fund in townships where the freeholders desire it. Signed March 30.
- S. F. 232, by Hughes of Platte—Forbidding horse racing, ball playing or any game or sport on Decoration day. The penalty may be a fine not exceeding \$100 or imprisonment not more than thirty days, or both. Signed March 30.
- S. F. 284, by Beghtol of Lancaster—A bill providing for a county engineer to inspect bridges in Lancaster and Douglas counties. Signed March 30.
- S. F. 87, by Sheldon—To provide for the payment by the county of costs in misdemeanor cases and suits to prevent crime.
- S. F. 35, by Sheldon—To define the boundary of the state, and waiving all right to land cut off by the meanderings of the Missouri river.
- S. F. 187, by Meserve—Defining the boundaries of Dakota county.
- S. F. 97, by Schreck—Giving owner of mill or mill dam one year to begin reconstruction after it is destroyed

- and five years in which to complete the work to save title to site.
- S. F. 164, by Mockett—To repeal law permitting filing of transcripts from federal court in district courts of the various counties.
- S. F. 180, by Jones—Making State Historical society custodian of records of historical interest that are twenty years or more old.
- S. F. 70, by Whaley—Giving cities of the second class power to establish systems of electric lights, providing regulations for bond issues, etc.
- S. F. 168, by Thomas—Giving school boards in cities right to condemn property for school sites.
- S. F. 42, by Thomas—The Omaha primary bill. This measure places the primaries under the direction of the county officials, prescribes penalties for the violations of the rules and regulations and in addition pledges each one who participates in the primary to abide by the results. Each candidate must at least thirty days before the primary file a written application with the proper authority, requesting that his name be placed upon the official primary ballot and pledging himself to abide by the results of the primary. These applications shall be filed in the office of the city clerk, for city offices and for members of boards of education. For offices wholly elective in one county, except city offices, the papers shall be filed in the office of the county clerk. The filing fees shall be computed at 1 per cent of the emoluments authorized by law for the desired office during the term for which the candidate would serve if elected, and must be paid at the time of filing the petition. No filing fee shall be less than \$10, except for offices without emolument, in which case no filing fee is required. Delegates to a convention shall pay a filing fee of 50 cents for each delegate. Nomination papers may be filed for non-partisan candidates. Separate primary election tickets may be had by any political organization represented on the official ballot at the last preceding election, if any of its candidates receive 1 per cent of the total vote cast at the last general election in the state. A first voter need not state his past political affiliations. Emergency clause. Signed March 31.
- Bills Awaiting Governor's Approval.**
- The following bills have been passed, but not acted upon:
- H. R. 32, by Ward—To prevent illegal expenditure of public funds.
- S. F. 74, by Thomas—Authorizing the use of voting machines in state or any subdivision of state at elections.
- H. R. 235, by Warner and Perry—General biennial election bill.
- H. R. 315, by Warner and Perry—Companion bill to biennial election bill.
- H. R. 316, 317, 318, same as 315.
- H. R. 250, by Wilson—Salary bill, appropriating \$1,134,360.
- H. R. 349, by Johnson—Appropriating \$25,000 for test borings for oil, coal and gas, where community where test is made bears half the expense.
- H. R. 305, by Zuelow—For state ownership of all bridges over 500 feet in length.
- S. F. 96—Giving district courts, instead of county commissioners jurisdiction where charges are preferred against county officials.
- S. F. 138, by Tucker—For an act to quiet and perfect the title to land which has been platted and laid out into lots and blocks, streets, alleys and public parks in cities of the second class having less than 5,000 inhabitants and incorporated villages in certain cases.
- S. F. 174, by Gould—Fixing the poll tax in cities of 5,000 or less.
- S. F. 12, by Epperson—Requiring the tabulation of vote on constitutional amendments on separate sheet for submission to the legislature, requiring only majority of vote on a proposition.
- S. F. 75—Negotiable instrument law to bring the state statutes into conformity with those which have adopted the uniform bill advocated by the American Bar association.
- S. F. 148, by Breese—Regulating the laying out and construction of roads and bridges.
- S. F. 104—To dispense with the administration of estates which are not liable for the payment of debts of decedents.
- S. F. 149, by Thomas—For the distribution of funds collected under terms of the defunct rural high school law.
- S. F. 173, by Dimery—To authorize the land commissioner to use his discretion in the disposition of the material left from the St. Louis exposition.
- S. F. 86, by Epperson—Fixing fees which clerk of district court may charge.
- S. F. 60, by Dimery—Raising salary of game warden to \$1,500.
- S. F. 222, by Jones—Allowing school officials to act as truant officers outside of cities.
- S. F. 108, by Tucker—To prevent favoritism in selection of grand and petit jurors.
- S. F. 196, by Cady—For an elective railway commission.
- S. F. 206, by Dimery—To permit leasing of state property.
- S. F. 136, by Epperson—Relative to referees' appointment.
- S. F. 7, by Sheldon—To provide a 1-mill levy to pay state floating debt.
- S. F. 18, by Gibson—To define bribery of jurors.
- S. F. 150, by Thomas—Combining the statutes for burglary and house breaking.
- S. F. 211, by Cady—Exempting

- small cities from damages from defective sidewalks unless notice has been given.
- S. F. 141, by Meserve—For the regulation of waterworks in small cities.
- S. F. 213, by Meserve—Dispensing with the administration of certain estates against which there are no debts.
- S. F. 256, by Epperson—Relative to procedure of county agricultural societies receiving aid from the county.
- S. F. 188, by Gibson—South Omaha charter bill.
- S. F. 191, by Good—Fixing bond of deputy attorney general and deputy auditor at \$10,000.
- S. F. 289, by Epperson—Permitting an action against an insurance company to be brought in the county where the cause of action arises.
- S. F. 255, by Hughes—Providing that a three-fifths vote instead of a two-thirds vote shall be sufficient to change a county seat at an election for this purpose.
- S. F. 236, by Meserve—Permitting the issuance of non-resident fishing licenses for \$2.
- H. R. 384—The Omaha charter bill.
- H. R. 156—New state military code.
- H. R. 101—Appropriating \$12,000 for a state exhibit at the Lewis and Clark exposition.
- H. R. 198—For the sale of school lands to lessees.
- H. R. 256—Establishing a state hospital at Lincoln for crippled children.
- H. R. 321—Authorizing the state treasurer to charge a fee for the registration of state warrants.
- H. R. 71—To empower cities to grant electric light franchises.
- H. R. 363—To allow mutual companies to insure grain in the stack.
- H. R. 277—To admit foreign companies to insure against accident and sickness.
- H. R. 352—Amending the compulsory education law.
- H. R. 345—Making the county treasurer of Douglas county treasurer ex officio of the city of Omaha.
- H. R. 242—Giving county treasurers greater power to collect personal taxes.
- H. R. 422—Changing the election of cemetery trustees in Lincoln to correspond with the biennial elections.
- H. R. 347, by Wilson—Appropriating \$1,902,690 for general state expenses.
- S. F. 166, by Harsh—Amending Ramsey elevator law and providing regulations to govern railroads in furnishing cars to shippers.
- H. R. 51, by Warner—Providing amendments in administration of the revenue law.
- H. R. 49, by Ernst—To establish a binder twine factory at the penitentiary.
- H. R. 110, by Junkin of Gosper—The anti-trust bill.
- H. R. 265—Granting right of way to government irrigation ditches over state school lands.
- H. R. 386, by Thomas of Douglas—To prevent bribery of petitioners for paving.
- H. R. 287—To provide for fees for the state board of irrigation.
- H. R. 186, by Peabody of Richardson—A drainage measure.
- H. R.—Disclaiming land now in Iowa that may be cut off by changing of Missouri river channels.
- H. R. 268—Authorizing seal for state board of irrigation.
- H. R. 327—For additional fees out of county general fund to clerks of district courts to insure maximum salary.
- H. R. 279—Authorizing sale of state school lands to the government for irrigation purposes.
- H. R. 281, by Robbins of Gage—Sheriff's salary bill, placing sheriff's salary instead of fees.
- H. R. 121—To protect integrity of insignia of secret orders.
- H. R. 280, by Robbins of Gage—Requiring sheriff's fees to be turned into county treasury.
- H. R. 343—To strike from records of state auditor all taxes against Hamilton county prior to 1892, when court house and county records burned.
- H. R. 304—To authorize Ruth Ober to sue state for damages received from fire.
- H. R. 320—To authorize Gage county treasurer to employ deputy at salary of \$1,000.
- H. R. 269—To exempt water users' associations from filing fees in incorporating.
- H. R. 328—For state to relinquish title to certain school lands held by Russell F. Loomis of Red Willow county.
- H. R. 206—Limiting pay of county commissioners to \$3 per day.
- H. R. 228, by Burgess of Lancaster—Lincoln charter bill.
- H. R. 141—To give district courts jurisdiction in cases of impeachment of county commissioners.
- H. R. 260—Exempting capital stock representing tangible property assessed in other states.
- H. R. 312—To prevent change in school building site without previous notice.
- H. R. 122—Reserving ground in Wyuka for burial of inmates of state institutes in Lincoln.
- H. R. 333—Defining rights of creditors of decedents.
- H. R. 72, by Casebeer of Gage—The anti-cigarette bill. Prohibiting manufacture and sale of cigarettes or materials.
- H. R. 266—To prohibit sale of liquor within five miles of camps of irrigation ditch and canal improvement companies.
- H. R. 146—To require registration of automobiles.
- H. R. 216—Regulating road districts in counties not under township organization.
- H. R. 398—Authorizing state auditor to credit over-payment of state taxes by counties.