THE PRIMARY ELECTION LAW

House Doll No. 405

Passed by the Last Legislature

election. as distinguished the election. 3. The words "November election;" the general election held in November. 4. The word "precinct," a district estab-dished by law within which all qualified under the second secon

general election heid in "kovennet," a district established by law within which all qualified electors vote at one polling place. 5. The word "district," a subdivision of the state or a county or city or village in which all the electors are entitled to participate in the electors are entitled by votes of electors in such subdivision exclusively. This statute shall be liberally construed so that the real will of the electors may not be defeated by an informality or failure to comply with all provisions of law in respect to either the giving of any notice or the conducting of the primary or certifying the results thereof. Section 2. Candidates, for elective of fices, except those expressly exempted from the provisions of this act, shall be nominated.

1. By a primary held in accordance with

1. By a primary held in accordance with this act: 2. By nomination papers signed and filed as provided by statute. 3. This act shall not apply to special elections in efficient particles in the statistical elections in the statistical election in the statistical election in the statistical election in the statistical election is a statistical election in the statistical election in the population of the statistical election is a statistical election in the statistical election is a statistical election in the statistical election is a election of the statistical election in the statistical election is a election of the statistical election in the statistical election is a election of the statistical election in the statistical election is a election of the statistical election in the statistical election is a election of the statistical election in the statistical election is a election of the statistical election in the statistical election is a election of the statistical election in the statistical election is a election of the statistical election is a statistical election in the statistical election is a election of the statistical election election is a statistical election in the statistical election is a election of the statistical election e

be prepared for each political purity entities denote the considered sectors of sources and a strict office shows and sources of sources and the arrangement and style of printing. Section 2a. That section 5769 of Cobbey's Annotated statutes of Nebraska for 1960 be amended to read as follows: "Section 5760. Conditionates for no office sources and the arrangement and style of printing. Section 3. The same of the candidate for the office to be filled stating the name, rest dence, business and postoffice address of the candidate, shall be sized by electron the office to be filled stating the name, rest dence, business and postoffice address of the candidate, shall be sized by electron the office to be filled stating the name, rest dence, business and postoffice address of the candidate, shall be sized by electron the difficult, shall be sized by electron the name of the candidate of the candidate, shall be sized by electron the nomination is for an office to be filled stating the nomination is for an office to be filled stating the nomination the nomination is for an office to be filled stating the electron state the nomination is for an office to be filled state and not see the place the nomination is for an office to be filled state by the electron for the city, county, or other division be the nomination is for an office to be filled state and not see the the nomination is for an office to be filled state and not see the the nomination is for an office to be filled the place office and the sea the city of the city of the nomination is for an office to be filled the place office and the sea the state and here the sea the the nomination is for an office to be filled state and not see the the nomination is for an office to be filled state and the sea the fourth of the total number of signature the nomination is for an office to be filled state and the sea the state and here. Certificates of nomination for all county, diffy the section shall be tered county diffy the prefition. The pureses of the state sthe the nomi

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within one county, except city officers, in the office of the county clerk of such coun-ity. 3. For city officers, in the office of the city clerk. Section 7. Posting of Names of Cand-dates. At least twenty-five (25) days before any primary preceding a general election, the secretary of state shall transmit to each county clerk a certified list containing the name and postoffice address of each person for whom nomination papers have been filed in his office, and entitied its a designation of the office for which he is a candidate, and the party or principle he represents. Such clerk shall forwith, up-on receipt thereof, make public under the proper party designation, the title of each office, the names and addresses of all per-sons for whom nomination papers have been filed, the date of the primary, the hours during which the polls will be opened, and that the primary will be held at the regu-lar polling place in each precinct. Such clerk shall cause copies of the same to be posted in at least one public place in each prechact in his county, designating therein the location of the polling booth in each clett on precinet. Section 8. Primary Election Ballots. The method of voting at such primary election shall be by ballot, and all ballots voted shall be printed as herein provided. On the fourteenth day before the primary election the county clerk, or city clerk in the case of city election, shall group the candidates for each party by themselves. Including those candidates certified to him by the sceretary of state, and shall prepare at nonce, in writing, a separate ballot for each party for public inspection, which he shall post in a conspicuous place in his officer, shall be printed and provided for substan-tially as is required by law for official ballots used at November elections, pro-vided, however, that a separate ballot shall be prepared for each political party entitled to and in arrangement and style of printing. Section 9. The names of the candidate

addition thereto the judge shall propound the fellowing questions:

 What political party do you affiliate with?
 Do you intend to support the candidates of such political party, or majority of them, at the next election?
 If the challenge be not them determined in favor of such person by the judges of said primary election and be not withdrawn, he shall not be allowed to vote until he shall have taken the following onth:
 "You do solemnly swear (or affirm) that you are a citizen of the United States (or have declared your intention to become such, that you have been an inhabitant of the state of Nebraska for the last six months, and of the county of for use last forty days, and of this precinet for the last ten days; that you have attainted of your knowledge; that politically you affiliate with the _______ party, and that you intend to support the candidates of said primary election for write at the end of such person's name, "sworn." Said your knowledge; that politically you affiliate with the _______ party, and that you intend to support the candidates of said primary election for write at the end of such person's name, "sworn." Said yoter shall then be allowed to yote the block of the party which he affiliates with.

 A judge of such primary election shall instruct the yoter that he is to yote for the ballot of the party which he affiliates with.
 A judge of such primary election shall instruct the yoter that he is to yote for the political party with which he affiliates, the clerks of said primary election of the political party with which he affiliates with the edges folded upon which are the signatures in registration of yoters is required by any complet an alphabetical list of the person's of each of the political party and the political party with which he affiliates with the edges folded upon which are the signatures of each of the political party and the p

hand the same to the judge of the primary election who is in charge of the ballet box. Section 22. Challenges. The party com-mittee of each party may appoint in writ-ing, one party agent or representative, with an alternate for each, who shall act as challengers for their respective parties or elements therein. The right of any person to vote at any primary may be challenged upon the same ground, and his right to vote be determined in the same manner, as at an election. Section 23. Canvass of Votes. 1. Canvass of votes cast shall, except as herein otherwise provided, be made in the same manner and by the same officers as the canvass of an election. The party committeeman of the precinct in a pre-resent each party, shall be allowed to be present and observe the proceedings. 2. The county canvass of the returns of autum primary shall be made by the same officers in the same manner pro-vided by law for the canvass of the returns of general election. The friday the same officers in the same manner pro-vided by law for the canvass of the returns of general election. The friday the same officers in the same manner pro-vided by law for the canvass of the returns and of the state of clock on the Friday following the September primary and can-vass such returns. Their returns shall con-tain the whole number of votes for each candidate of each political party shall be delivered to the county cantry shall duplicate as to each political party, and a duplicate as to each political party shall be delivered to the county chairman of camboate of each political party, and a duplicate as to each political party shall be delivered to the county chairman of such party. 3. The canvassers shall also make an additional duplicate return in the same form as provided in subdivision 2, show-ing the votes cast for each candidate and voted for wholly within the limits of the county. The county clerk shall send to the secretary of state by registered mall, one complete copy of all returns as to such candidates, and he shall likewise send to the chairman of the State Central Com-mittee of each party, a duplicate copy of the returns last described relating to such candidates of each such party. Section 24. State Board of Canvassers, How Constituted and Governed. The board of canvassers provided for by law, to canvass returns of a general election, shall constitute the state board of canvass-ers of September primaries, and all the provisions of law relating to the canvass of the return of a general election, shall, as far as applicable, apply to the canvass-return and certification to the Secretary of State of such primary. Such board shall meet at the office of the Secretary of State at the official ballot at the following elec-tion. 2. As soon as the state canvass of a pri-<text><text><text><text><text><text><text><text><text><text><text> didate of that party for such office, and his name as such candidate, shall be placed on the official ballot at the following elec-tion. 2. As soon as the state canvass of a pri-mary shall be certified to him, the Secre-tarv of State shall make a certified state-ment of the result of such primary as to candidates for state officers and members of congress, and any other candidates whose district extends beyond the limits of a single county, and shall mail to the Chairman of the State Central Committee of each party so much of such certifi-cate as relates to his party. 3. Not less than fourteen days before any November election the Secretary of State shall certify to the county clerk of each person nominated for any such office as specified in the nomination papers. Section 26. City Board of Canvassers: Quorum: Meetings, When Held. The canvass of the returns of the city primary shall be made by the mayor, the city clerk and the treasurer of such city, and two of whom shall constitute a quor-nt. Such board of canvassers shall meet a eleven o'clock in the forenoon of the second day following the city primary and canvass the vote substantially as provid-ed in sections 22-23-24 of this act. They shall make and certify duplicate returns as to the vates cast for the canvassing board has completed its count, file with the canvassing board an affidavit requesting and setting forth his reasons for request-ing the same. He shall also state in said atfidavit the names of the other candidates and trun with the city clerk. Whenever a can-didate for any office under the primary law desires a re count of the votes he shall within three days after the canvassing board has completed its count, file with the canvassing board an affidavit requesting and setting forth his reasons for request-ing the same. He shall also state in said atfidavit the names of the other cand-dates whose votes he desires reconnted. Upon filing such affidavit the canvassing board hast, within one day thereafter, proceed to recount the votes for

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statements and certificates shall, at all rea-sonable hours, be open to public inspec-tion. Section 47. That sections 5714, 5715, 5716, 5717, 5718, 5710, 5720, 5721, 5722, 5500, 5801, 5802, 5803, 5804, 5806, 5807, 5808, 5809, 5810, 5811, 5767, 5768, 5870, 5771, 5772, 5773, 5774, 5775, 5776, of Cobbey's Annotated Statutes of Nebraska, of the year 1903, 5811al to 5811h Cobbey's Supplement for the year 1905, as the same now exists, and all nets or parts of acts in conflict with the provi-sions of this act, be and the same area hereby repealed.

WEDDING OF INDIAN COUPLE.

Member of Wichita Tribe Takes

Maiden of Tonkawas for Bride. Friday afternoon at 3 o'clock, at the Tonkawa agency, the Rev. Dr. Snook of the Presbyterian Church said the magic words that made the pretty little Indian maiden, Anna, the squaw of Blackbird, says the Tonkawa (I. T.) News. The ceremony was performed inhe presence of Agent Brewer and fa ily, a few invited guests and a number of the members of the Tonkawa tribe, some of whom had their faces painted in yellow and red in honor of the occasion. The ceremony was extremely short, consisting of the usual interrogative, followed by a short prayer. When Blackbird was asked: "Do you take this woman to be your lawfully wedded wife?" he hung his head, smiled a sickly grin and gave a guttural assent. When the question, with the proper change, was put to the bride she stood on one foot and scratched her shin with the other, but made no reply. Peter Dupree translated the question into the language of the tribe, and she said something which sounded very muck like "Uhhuh." He then turned to the minister and indicated that she assent ed, and the two were made one with out further ceremony. After congratulations several gospel hymns were sung by the palefaces. The bride and bridegroom were then told that they could go if they wished, and the red-skinned benedict grabbed his hat and started down the road, leav ing his squaw to follow if she chose. Mrs. Blackbird is quite an heiress having two good quarters of Kay County land. Mr. Blackbird is a Wichita and came here a few weeks ago with several members of his tribe to pay a visit to the Tonkawas. He became in fatuated with little Anna, who is about 17 years old, and sought her hand in marriage. Agent Brewer requires ab the Indians under his charge to marry according to the laws of the country but further than that he does not inter fere with their matchmaking.

the county clerk of each county included In such district. Certificates for nomination of the judge of the district court shall be filed with the county clerk of each county embraced in such judicial district. Certifi-cates of nomination for municipal offices shall be filed with the municipal clerk of such corporation wherein the officers are to be elected." That section 5760 of Cobbey's Annotated Statutes of Nebraska as hereto-fore existing be and the same is hereby re-pealed. Section 3. Primaries, When and Where Hold

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pealed.
Beetion 3. Primaries, When and Where Heid.
1. There shall be a primary election held at the regular poiling place in each precinct on the first Thresday in September, 1907, and annually thereafter on the first Thresday in September, 1907, and annually thereafter on the first Thresday in September, 1907, and annually thereafter on the first Thresday in September, 1907, and annually thereafter on the first Thresday in September, 1907, and annually thereafter on the first Thresday in September, 1907, and annually thereafter on the first Thresday in September, for the nomination of all candidates, except those extempted from the provisions of this act, to be voted for at the November election, and United States senator, and said day shall be the first day for the registration of voters in all elites where registration is required.
2. Any primary other than that provided for above shall be held on Thesday, four weeks before the aday of election.
3. Section 4. Notice of Primaries, How Gir, and transmit a copy thereof by mail to the county clerk of each county.
2. Upon receipt of such proclamation designating all the offices to be filed by the vote of all electors of the state or by those of any congressional, legislative, or judicial district, and transmit a copy thereof by mail to the county clerk shall, within ten (10) days thereafter, make and publish a notice of such primary in manner and form substantially as now provided by law for notices for such primary in manner as the notices for general election.
3. In case of city elections the city roluted by the vote of any clerk shall post and publish the same in the same nanner as the notices for general election.
3. In case of city elections the city rolutes that post such primary in manner and form substantially as now provided by law for notices for general election.
3. In case of city elections the city rolutes that post such notice at the regular post of the state of the reg

and closed at (9) o'clock in the evening. In all other places and at primary elections at all other times when a primary election is held, polls shall be opened at twelve (12) o'clock m, and remain open until nine (9) o'clock in the evening. But if the judges and clerks shall not attend at the hour of opening, or if it shall be necessary for the electors present to appoint judges or clerks, or any of them, the polls may then be opened at any time before the time for closing them shall arrive, as the case may require.

opened at any time before the time for closing them shall arrive, as the case may require.
2. If at the hour of closing there are any electors in the polling place or in line at the door, desiring to vote, and who are qualified to register and participate therein, and have not been able to do so since appearing at the polling place, said polls shall be kept open reasonably long enough after the hour for closing to allow those present a that hour to register and vote. No one arriving after the hour of nine (9) p. m. shall be entitled to register and vote because the polls may not actually be closed when he arrives.
Section 14. The county board shall provide a sufficient number of ballot boxes with a function is to be held.
Section 15. That section 5616, 5617, and 5618 of Cobbey's Annotated Statutes of Nebraska, for the year 1963, are hereby made applicable to primary elections held under this act.

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the county cierk, who shall cause to be printed on the official ballots the name or names of those whom such county court shall have so decided to have been nomi-nated at such primary, an. any appeal tak-en from such judgment o. the county court shall not act -s a supersedas to prevent the county clerk from so doing. "Beetton 33. It shall be the duty of the Scretary of State and Attorney General, on or before July 1st, 1907, to prepare all forms necessary to carry out the provis-ions of this act, which forms shall be sub-stantially followed in all primarles held in pursuance hereof. Such forms shall be printed with copies of this act for pub-lic use and distribution. "Ecction 34. Any person entitled to vote at a primary election shall, on the day of such election, be entitled to absent him-self from any service or employment in which he then engaged or employed, for a period of two hours between the time of opening and closing the polls, and such voter shall not, because of so absenting himself, be liable to any penalty nor shall any deduction be made, on account of such absence, from his usual salary or wages; provided, however, that applica-tion for such leave of absence shall be made prior to the day of the primary. "The employer may specify the hours during the day when the employee may absent himself. Section 35, At the general primary election next preceding any general elec-tion at which any constitutional amend-ment shall by law be required to be sub-mitted to the electors of the state, it shall be the duty of the Screetary of State at the same time that he shall certly the names of candidates for state officers to such county clerks its with the same time during the same anamer and form as they are required to be printed in the primary election ballot - of all political parties the enerstion of such constitutional amendments in the same unamer and form as they are required to be printed on the official genera. election ballots and each election may declare himsolf in favor of or against any s

ture, shall be filed with the county clerk of the respective counties wherein the offi-cers are to be elected, and in case the legislative districts from which the candi-date is to be elected embraces more than one county, then in that case, the certifi-cate shall be filed with the county clerk of each county included in such district; cer-tificates for nomination of the judge of the district court shall be filed with the secre-tary of state; certificates for nomination of municipal officers shall be filed with the secre-tary of state; certificates for nomination of municipal officers shall be filed with the elerk of such municipal corporation wherein the officers are to be elected. It is the inention that the manner provid-ed in this section for the nomination of of-ficers named herein, by a convention or committee, shall apply only where such officers are to be chosen at a special elec-tion, township or precinct officers to be elected at a general election. Section 40. When nominations are made by a convention or committee, as provided for in section 30 of this act, the certificates of nomination to be filed with the secretary of state, shall be filed not less than twen-ty-five days before the day fixed by law for the election of the persons in nomina-tion, and the certificates of nomination herein directed to be filed with the county clerk shall be filed not less than twen-ty-days before election. Certifi-cates of nomination for a sew party may be filed with the secretary of state or the days before election. The filed not less than fifteen days before the election and the certificates of nomination herein directed to be filed with the county clerk shall be filed not less than twenty days before election. The filed not less than fifteen days before the election. Certifi-cates of nomination for a sew party may be filed with the secretary of state or the county or municipal clerk, twenty-five or twenty or fifteen days before the election, as the case may require.

The Dispassionate View.

"Isn't it appalling," said the new boarder, "to read the daily list of awful rimes that are committed in this town?" "On the contrary," answered the philosophical boarder, "I find it singularly fasinating. I have a theory that crimes come in waves. One week there will be nothing but holdups. The next week, per-haps, you will read of a series of embezlements. Then comes a season of confidence games and pocket picking. Just now, of course, there is a murder wave. I won a dollar and a half not long ago by making a bet that there would be three horrible murders in succession, inside of ten days. And so it goes. If you watch these things from a calm, methodical point of view, you will be surprised to see how accurately you can theorize, and even forecast, as to the recurring epidemics of crime, each in its turn."-Chicago Tribcne.