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All Advertising bills due quarterly. Transient advertisements must be paid for in advance.

Extra copies of the Herald for sale by J. Young, Postoffice news depot, and O. F. Johnson, corner of Main and Fifth Streets.

NATIONAL BANK OF PLATTSMOUTH, NEBRASKA. Capital \$100,000. Deposits received and interest allowed on time certificates.

BANKING BUSINESS. Stocks, Bonds, G. I., Government and Local Securities. Bought and Sold.

Fleming & Rice, DRY GOODS, GROCERIES. Dealers in all the latest styles of goods.

Excelsior Barber Shop. J. C. BOONE. Main Street, opposite Saunders House.

HAIR-CUTTING, Shaving and Shampooing. SPECIAL ATTENTION GIVEN TO CUTTING CHILDREN'S HAIR.

Wm. Neville, PALACE BILLIARD HALL. Main St., (near First Nat. Bank).

GIGARS. BARK, ETC., ETC. JOHN WATMAN, Repairer of Steam Engines, Boilers, Saws and Grind Mills.

MILK. DELIVERED DAILY! EVERYBODY'S HOME IN PLATTSMOUTH.

Pure Milk. SAGE BROTHERS, Dealers in all the latest styles of goods.

STOVES, TIN-WARE, ETC., ETC., ETC. One Door East of the Post-Office, Plattsmouth, Nebraska.

HEATING OR COOKING. Always on Hand. Every variety of Tin, Sheet Iron, and Zinc Work, kept in stock.

NEW ADVERTISEMENTS. 25 FANCY CARDS, 10 styles with name and post paid, J. B. HASEL, Nassau, N. Y.

AGENTS WANTED FOR HISTORY CENTEN' EXHIBITION. The only complete and up-to-date history of the centennial.

DR. J. W. WATERMAN, Physio-Medical Practitioner. Louisville, Ohio Co., Neb.

PLATTSMOUTH MILLS. Flour, Corn Meal & Feed. C. HEISEL, Proprietor.

Charles Thorngate. Best Milwaukee Beer. PLACE IN THE CITY.

HO FOR THE Black Hills! IN PLATTSMOUTH. Wholesale Liquor and Cigar Store.

JAS. KEENAN. CIGARS, TOBACCO, & WHOLE-SALE & RETAIL.

ROCHESTER SEEDS. Reid's Floral Tribute, a book of 60 pages with 100 illustrations.

H. A. WATERMAN & SON. Pine Lumber, LATH, SHINGLES, Sash, Doors, Blinds.

F. M. YOUNG, Good Board by the Day or Week. I cordially invite my friends from the country to give me a call.

STRAIGHT & MILLER, Fruit Confectionery, AND GROCERY STORE. NUTS, CANDIES, TEAS, SUGARS, TOBACCOES, COFFEES.

PROFESSIONAL CARDS. R. B. WADSWORTH, Attorney and Counselor at Law.

WHEELER & BENNETT, Notaries Public, Fire and Life Insurance Agents.

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A BILL FOR AN ACT TO PROVIDE FOR TOWNSHIP ORGANIZATION. Introduced by Mr. Colby.

ARTICLE XI. COUNTIES AS BODIES CORPORATE. Sec. 1. Each county, governed by this act, shall be a body corporate and politic, and as such shall be empowered.

Sec. 2. To sue and be sued. Sec. 3. To purchase and hold real and personal estate for the use of the county.

Sec. 4. To sell and convey any real or personal estate owned by the county, and to make all contracts, and do all other acts in relation to the property and concerns of the county necessary to the exercise of its corporate and administrative powers.

Sec. 5. On the trial of any suit in which the county is interested, the inhabitants thereof shall be competent witnesses and jurors, if otherwise competent and qualified according to law.

Sec. 6. When a judgment shall be rendered against the county, the county officer in an action prosecuted by or against him in his name of office, when the same should be paid by the county, shall be liable for the same as if he were a private citizen.

ARTICLE XII. COUNTY OFFICERS. Sec. 1. In each county adopting township organization under this act, there shall be elected at the general election provided for by this act, a county clerk, one county treasurer, one county surveyor, one coroner, one county assessor, and one county auditor.

Sec. 2. The regular meetings of the board of supervisors in all counties shall be held on the first Monday in May and November of each year.

Sec. 3. The board of supervisors in their first regular meeting of each year, shall organize by choosing one of their number as chairman, who shall preside at all meetings of the board during the year; in case of his absence at any meeting, the members present shall choose one of their number as temporary chairman.

Sec. 4. The board of supervisors shall severally lay before the board of supervisors at the first regular meeting after election, their regular certificates of election, which shall be examined by the board of supervisors, and if found regular, shall be filed in the office of the county clerk.

Sec. 5. The board of supervisors of each county in this state, shall have power to make all such orders concerning the corporate property of the county as they may deem expedient; to audit all accounts chargeable against the county, and to direct the raising of such sums as may be necessary to defray the same; to audit such accounts of town officers and such other persons against their respective towns as are not otherwise by law provided for, and to direct the raising of such sums as may be necessary to defray the same; to appropriate funds to aid the construction of roads and bridges in any part of the county, whenever a majority of the whole board of the county may deem the same proper and expedient; to change the boundaries of towns and create new towns, as approved by law, to designate and give names thereto, and to fix the place of holding the first town meeting therein; to change the name of any town upon the petition of a majority of the voters of said town; to re-locate or vacate county roads as the public interest may require, in manner required by law; to perform all other duties not inconsistent with the laws of this state.

other matters pertaining to the duties of town officers, it shall be the duty of the board of supervisors to purchase for the use of the respective towns suitable books and blanks for the officers thereof, the cost in the first instance to be paid by warrant upon the county treasury, and the amount to be charged to the respective towns and levied and collected with other town taxes.

Sec. 24. The duty of laying out and disincumbering county roads, shall be vested in the board of supervisors, who shall, for that purpose, possess all the powers given by law to commissioners in counties not under township organization. And the general laws in force in this State governing roads and regulating the duties of supervisors of road districts shall apply to the roads governed by this act, except as herein otherwise set forth; Provided, that all taxes for the improvement of roads and bridges of a town shall be levied in the respective towns only, and the assessment of the electors therein voting the same; Provided further, that the duties of supervisors of road districts shall devolve upon overseers of highways.

Sec. 25. The board of supervisors shall sit with open doors, and all persons may attend their meetings. Sec. 26. Every chairman of the board of supervisors shall have power to call a meeting of the board, or to adjourn the same, on any matter submitted to the board, or connected with their powers and duties.

Sec. 27. The county clerk shall be the clerk of the board of supervisors, and his general duties shall be: to record in a book, provided by the county for that purpose, all the proceedings of the board, to make regular entries of all resolutions, orders, and decisions on all questions concerning the raising or payment of money, or for the regulation of affairs under their control; to record the vote of the electors on all questions submitted to the board, if required by any member of the board, and to file and preserve all accounts acted upon by the board.

Sec. 28. The clerk shall receive a salary of \$100 per year for his services, to be fixed by the board, and to be paid by the county, in addition to his fees as register of deeds. Sec. 29. The books, records, and accounts of the board of supervisors shall be deposited with the county clerk and shall be opened without restriction to the examination of all persons.

Sec. 30. It shall be the duty of the county clerk to deliver to any person who may demand it a certified copy of any account, paper, or record, in his office, on receiving from such person the amount of every stated word contained in such copy.

Sec. 31. It shall be the duty of the several boards of supervisors, as often as they may deem it necessary, to build and repair in their respective counties, all bridges, roads, or cause the same to be repaired in their respective counties, at the expense of such county.

Sec. 32. It shall be the duty of the board of supervisors, whenever they shall deem it expedient and conducive to the public good, to take charge of the poor of the county, and to provide for their support in a poor house or elsewhere; Provided, that when the board of supervisors do not take such action and provide such support, the overseers of the poor of the several counties shall be accountable, and their compensations and accounts shall be audited by the board of town auditors of the town having such poor.

Sec. 33. Each member of the board of supervisors shall be allowed, when actually employed, the sum of two dollars per day, and no more, as a compensation for his services and expenses in attending the meetings of the board, or in attending to any other business for the benefit of the county; Provided, that the salary of any supervisor for county services shall in no case exceed such over draft, such warrant shall expire on the date of the meeting of the board of supervisors, in which he shall set forth the names of any individual who shall have had any account audited and allowed by said board, and also the proceedings of said board, upon the equalization of the assessment roll.

Sec. 34. The chairman of the board shall sign all warrants on the treasury for money to be paid out of the county treasury; such warrants shall be countersigned by the clerk and sealed with the county seal. It shall not be lawful for any warrants to be issued for any amount exceeding in the aggregate the amount of tax levied for the current year, and in order to guard against any such over draft, such warrant shall express plainly on its face the amount of tax levied for the current year, and the amount already expended.

Sec. 35. Any warrant drawn after the expiration of the year in which it is exhausted shall not be chargeable against the county, but may be collected by civil action from the board of supervisors making the same or either of them.

Sec. 23. A report of the receipts and expenditures of the year next preceding shall be made out and published by the board in some newspaper of general circulation in the county.

Sec. 24. Any person aggrieved by any decision of the board of supervisors may appeal therefrom to the district court in the same manner as provided for appeal from decisions of commissioners in counties not under township organization.

Sec. 25. The board of supervisors shall at the first regular meeting of each year prepare a list of sixty persons possessing the qualifications prescribed for jurors in section 537 of the civil code, and they shall prepare separate tests for each term of the district court, appointed to be held in said county during the ensuing year. The county clerk shall preserve such lists and deliver the same, or a certified copy thereof, to the clerk of the district court, at least fifteen days before the commencement of any regular term of court therein.

Sec. 26. In order to insure uniformity in the keeping of town records and

county clerk to transmit to each town and city clerk on or before the third Monday in July, the assessment roll so corrected, with a certificate of the several amounts apportioned, to be assessed upon the taxable property of such towns and cities, specifying in such certificate the total amounts separately for state, county, and school purposes.

Sec. 10. It shall be the duty of each town and city clerk, immediately upon receipt of the corrected assessment roll and the certificate aforesaid, to calculate and carry out thereon, in columns arranged for that purpose, taxes on the following order: State general fund, in one column; other state fund in one column; county general fund in one column; county sinking fund in one column; and all other Co. funds in one column; school district taxes in one column, specifying in each column the number of the road district; setting opposite to the several sums set down, as the valuation of land and personal property, the respective sums assessed as taxes thereon, in dollars and cents, rejecting fractions of a cent.

Sec. 11. On or before the second Monday in September, the said town or city clerk shall make out a fair copy of said assessment roll, when such copy is not delivered to such town or city treasurer unless he shall have executed the same in accordance with the provisions of this act, and deliver the same to the town or city treasurer; but such copy shall not be delivered to such town or city treasurer unless he shall have executed the same in accordance with the provisions of this act.

Sec. 12. To each tax roll so delivered, a warrant under the hand of the town clerk shall be annexed, substantially as follows: "The State of Nebraska, County of ... You are hereby commanded to collect from each of the persons and corporations, named in the annexed list, and of the owners of real estate described therein, the taxes set down in such list; and in case any person or corporation, upon whom any such sum or tax is imposed shall refuse or neglect to pay the same within the time prescribed by law, you are to levy and collect the same by distress and sale of the goods and chattels of the person or corporation so taxed; and out of the money so to be collected, after deducting your fees, you are first to pay to the treasury of said county the sum of ... for State and county taxes; you are to pay said treasury, the sum of ... for school district taxes of ...; and to the road supervisors of the proper road districts the sum of ... for road and poll taxes, on or before the first day of February next by which day you are further required to make return to said county treasurer of this warrant with the tax list annexed, together with your doings thereon as provided by law.

Given under my hand this ... day of ... 1877. Clerk of said town."

Sec. 13. As soon as the town clerk shall have delivered the tax list and warrant to the town treasurer, as aforesaid, he shall make a memorandum or entry thereof, and charge to each treasurer the amount of the town and other local taxes, if any, in a book kept by him for that purpose.

Sec. 14. The warrant for the collection of State and county taxes in any city of the first or second class in any county governed by this act, shall be made out and signed by the clerk of such city, and annexed by him to a copy of the assessment roll of the respective wards, which he shall prepare in one book, and be delivered to the city treasurer, who shall proceed in the collection thereof in like manner as he is required by the acts governing cities to collect city taxes; and he shall make return thereof under oath to the county treasurer, in the like time, and in the same manner as nearly as practicable, as town treasurers are required to make their returns in like cases; and taxes for city or other local purposes, may be collected with the State and county taxes, when so ordered by the city council.

Sec. 15. The town treasurer shall be a collector of taxes in his town, and shall give bond in double the sum ordered to be collected, as provided in the warrant, with three or more good and sufficient sureties, worth in the aggregate the amount named in the bond, over and above their present indebtedness, and all liabilities of the respective wards, the value of property owned by each, and subject to levy and sale upon execution in this State, shall be made and a taxed to such bond.

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