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FOR THE LAW ABIDER

A DIGEST OF NEBRASKA'S NEW | destination. ENACTMENTS.

Sixty-nine Acts Passed by the Late Leg- switch. islature, Sixty-eight of Which Became Laws by Action of the Governor-The Measure Vetoed that Making an Appropriation for the Payment of His Own portant Enactments.

Laws for Nebraska.

The legislature passed sixty-nine bills. forty-three originating in the house pared with seventy-seven bills passed tion by the previous legislature. Out of the sixty-nine measures passed Governor Crounse vetoed only one, house roll No. 172, by Higgins, providing for an additional judge in the Twelfth judicial Governor Crounse was called upon to

United States senators to become laws without his signature. However, he vetoed an item of \$2,000 for the govpropriation bill. Following is a digest of the acts which received executive ap-

APPROPRIATIONS. House roll No. 93, appropriating \$55,-600 to provide for the payment of offi-

Passed with the emergency clause. House roll No 165, by Church Howe, ury belonging to the library fund of the sociations, firms or individuals, shall not the treasury as matriculation fees belenging to said library fund prior to March 31. A. D. 1895, be and the same are hereby appropriated for the purchase of books for the use of the library of the State Normal school, and be expended by the board of education of the school. Passed with the emer-

House roll No. 371, by G. A. Felton of Nuckolls, provides that the sum of ated, and that the same be placed under or companies. the control and direction of the gov- herein ernor of this state, to be used by him rebate or so much thereof as he may deem promises, if made in writing, necessary in employing attorneys in shall also be transferable at the prosecuting all criminal cases wherein option of the payee by endorseofficers, employes or those dealing with quent endorsees, and when due shall be any state institutions, and necessary payable by such depository upon pre-expenses connected therewith. The sentment by the person legally entitled governor shall keep a just and correct account of the amount of money so expended by him and shall report the same to the next term of the legislature of this state, stating in what cases said money has been paid out, the amount paid and what for, and the naand Europe, and buy and sell available securities. ture of the crime charged. Passed with

> House roll No. 325, by Augustus Lockner of Douglas, to give A. J. Arnold an honorable discharge and pay for three months service as first lieutenant of the second brigade of Nebraska. The amount appropriated i. \$375.

> House roll No. 311, by Casper, appropriates \$55,000 to defray incidental expenses of the twenty-third session of the legislature. Passed with the emergency

Chapter 2-Courts. House roll No. 138, by John C. Watson-The bill in part is as follows:

The governor of the state, immediately upon taking effect of this act, shall appoint three persons, who shall have atcitizens of the United States and of this at law in this state, and in good stand of this act, shall be

commissioners under such rules and by imprisonment in the penitentiary for regulations as the supreme court may not less than one year nor more than adopt, to aid and assist the court in the two years, or by both such fine and imperformance of its duties in the disposi- prisonment, and any citizen or inhabittion of the numerous cases now pending ant of this state, who shall make a sale in said court, or that shall be brought or enter into a contract with any such into said court during the term of office | company, trust or association, firm or

from and after their appointment, dur- conviction shall be punished by a fine of ing which time they shall not engage in | not less than \$1,000 nor more than \$5,000, the practice of law. They shall each re- and by imprisonment in the penitentiary ceive a salary equal to the salary of a for not less than one year nor more than judge of the supreme court, payable at | two years, or by both such fine and imthe same time and in the same manner prisonment. Passed with the emergency as salaries of the judges of the supreme clause.

Immediately after the bill became a law the governor appointed as such commission, Robert Ryan of Lincoln, Judge Irvine of Omaha, and John M. Ragan of Hastings The labors of the commission are already being felt in advancing the business before the court and have proven highly satisfactory. Passed with the

House roll, No. 122, by A. J. Cornish -No person shall be admitted to practice as an attorney in the supreme and district courts of this state hereafter, unless such person shall have previously studied in the office of a practicing at torney for the period of two years, and shall pass a satisfactory examination upon the principles of the common law, higher than fixed in this act. Any comunder the directions of the court to mon carrier subject to this act violatlar graduate from the college of law of the state university of Nebraska, and it is shown to the satisfaction of said court that such applicant sustains a good moral character, and repealing section

Chapter 9-Corporations. Senate file No. 6, by Packwood-All railroads touching the same point in this state or at some near point where freight is received or delivered, shall act either party shall have the right of build and maintain transfer switches for common use in transferring freight in car load lots from one railroad to another and forward all such freight, proany case where its performance Passed with the emergency clause. is unusually burdensome, and if personal examination of the locality where the transfer switches are to be put in use, and taking testimony of persons residing in the local ity, by the secretaries of such board. such roads of such duty, and that evi-

dence from any locality along the lines cipal meridian, crosses said Nichtara of roads interested shall be considered river-thence north to the forty-third by the said board and be competent tes- parallel of north latitude, thence west timony in such case. Sec. 2. The railroad company at point of shipment shall make a through from range twenty-five west of sixth graved the words "Notorial Seal," the waybill to point of destination and principal meridian, thence south along the rate to be charged for such shipment said line to the middle of the channel of shall not be the sum of two or more lo- the Niobrara river, thence down the cals, but shall be apportioned between middle of the channel of the Niobrara the different roads according to mileage | river to the place of beginning. Passed authentication he shall write the date at of each necessarily used in such ship with the emergency clause.

ment and shall be the rate for the short-est mileage distance by any railroad be-tween point of shipment and point of

Sec. 8. No railroad shall make any extra charge for delivering or receiving such freight in car lots on such transfer Sec. 4. The cost of building the trans-

fer switches shall be borne equally be-tween the different roads which are connected by the switches. Sec. 5. Railroad companies refusing House Rent-Some of the More Im- to comply with the provisions of this act within sixty days from its taking effect shall be deemed guilty of a misdemeanor and subject to fine of not less than \$50

nor more than \$500 for each and every day that such companies shall neglect or Sec. 6. The fine may be imposed by and twenty-six in the senate, as com- any court having competent jurisdic-

Sec. 7. All fines derived shall be paid into the general school fund of the state. House rell No. 91, by John C. Watson, of Otos, known as Watson's "anti-re-

bate bill.

The first section reads as follows: That all incorporated companies, trusts, and associations, firms or individuals sign a modified rate bill. He allowed doing business within this state which the street car bill and a joint memorial issue rebate vouchers or certificates or to congress relating to the election of make any promises, verbal or in writing. to allow within a specified time a re duction in the price charged upon the condition of the sale, shall deposit in such trust company or companies, or ernor's house rent in the general ap- such bank or banks in the state of Nebraska, as shall from time to time be appointed and designated by the state auditor under his hand and seal, such sum or sums of money as shall be equal in amount to such rebate vouchers or certificates issued, or promises made as aforesaid upon or derived from the busicers, members and employes of the ness done in this state by such incortwenty-third session of the legislature. porated companies, trusts and associations, firms or individuals as security for the payment of all such rebate providing that the sum of two thousand vouchers, certificates or promises, and two hundred and thirty-four dollars all sales made or contracts formed by or and thirty-two cents now in the treas- with any such companies, trusts and as-

State Normal school, together with be lawful and binding upon the citizens such other sums as may be paid into of this state, unless such companies, trusts and associations, firms or individuals, shall have complied with the provisions of this act. Sec. 2. It shall be the duty of the proper officers of the company or com-panies, bank or banks holding such dem or sums for the security and payment of such rebate vouchers, certificates or promises to properly and officially certify all such rebate vouchers. certificates or promises, if made in writing, on presentation, and the same shall \$5,000 be and the same is hereby appro- thereupon become a legal lien upon all priated out of any funds in the treasury such sum or sums so deposited of this state not otherwise appropriand held by such trust company bank or banks as provided, and all such

vouchers, certificates or the state has been defrauded by its ment thereon by the payce and subse-Section 3 provides that it shall be the

duty of all incorporated companies doing business in the state to notify the state auditor on the fifth day of each month of the number and amount of all rebate vouchers issued by them during the preceding month, and the state auditor shall immediately or within ten days thereafter notify them to deposit within ten days of the date of such notice such sums as shall be equal in amount to all rebate vouchers issued or promises made by them.

Section 4 provides that within twenty days of the taking effect of the act, the auditor must designate and appoint such trust companies or banks as depositories

of such sums as provided. Section 5 provides that any incorpor ated company, trust, association, firm or individual, who shall violate any provision of this act, shall forfeit all right to transact or do business in this state. and any officer, agent, servant or other employe of any such incorporated company, trust or association, firm or individual, who shall represent or attempt to transact or to do business in this state tained the age of thirty years and are after such incorporated company, trust or association, firm or individual

provision ing of the bar thereof, as commissioners of the supreme court.

Sec. 2. It shall be the duty of said

guilty of a felony, and upon conviction shall be punished by a fine of not less than \$1,000 nor more than \$5,000, and individual who have failed to comply Sec. 3. The said commission shall hold with the provisions of this act, shall be office for the peried of three years deemed guilty of a felony, and upon

> House roll No 83, by the committee on railroads-Fixes maximum rates to be eharged by railroad companies for trasporting freight. Railroads built since January 1, 1889, or before December 1899 shall be exempt from the provisions thereof until December 31, 1899. Whenever any railroad company shall show that the rates prescribed are un-just such road shall be exempt. All such actions shall be brought before the supreme court. In no case shall the rates be raised higher than that charged January 1,1893. The board of transportation has power to reduce rates in this act whenever it shall seem just and reasonable to a majority of said board. The board shall not change the classifiomitting to do any act re quired shall upon conviction thereof be fined in any sum not less than \$1,000 nor more than \$5,000 for the first offense: for the second offense not less than \$5,000 nor more than \$10,000, and for the third offense not less than \$10. 000 nor more than \$20,000, and for every subsequent offense and conviction thereof, shall be liable to a fine of \$25.

Senate file No. 127, by. Babcock-Amends the act entitled, "An act incorporating metropolitan cities, and devided, that the railroads interested may fining, regulating and prescribing their apply to the state board of transporta- duties, powers and government," comtion to be relieved of this duty in monly known as the Omaha charter.

000; provided that in all cases under this

Chapter 10-Countles. House roll No. 429, by J. B. Farnsworth, making the boundary of Keya Paha county as follows, and repealing section 779 of chapter 10 of the statutes they find it unjust and unreasonable to as it now exists: Commencing in the require the building of such transfer middle of the channel of the Niobrara switches, then such board may relieve river, where the line dividing range sixteen and seventeen, west of sixth prinalong said parallel of north latitude to notary public shall provide himself with the line dividing range twenty-four a notorial seal on which shall be en-

Chapter 12-Decedents' Estates. Senate file No. 169, by McDonald—Amends section 1890, chapter 12, consolidated statutes, entitled "decedents" cetates," by giving guardians of minor children the same authority conferred on administrators of intestate estates to mortgage any real estate belonging to such estate. Passed with the emergency clause.

Chapter 14-Drainage. House roll, No. 179, by Keckley of York, to provide for the ditching or draining of swamp land and to protect the same by levees. The bill prescribes that when any person, who is an owner or occupant of swamp lands shall desire to construct a ditch across the lands of another, where no mutual agreement

former can file a petition in the district court setting forth the necessity for Service may be had upon non-residents in the same manner as provided for in other cases in the district court.

Chapter 18-Highways. Senate file No. 68, by McCarty—Repeals section 1882, chapter 18, consolidated statutes and enacts the following in lieu thereof: "Within twenty days after the day is fixed by the clerk as above provided; a notice shart he served on each owner or occupier of land lying in the proposed highway, or abutting thereon, as shown by the numerical indexes in the register's office, who reside in the county, in the manner provided for the service of origine! notices in actions at law; such notice shall also be published for four weeks in some newspaper published in the county, if such there be, or inhabitants or over, the county clerk if there be no newspaper published in shall be supplied by the board of county the county, then such notice shall be

Senate file No. 25, by Everett-Re-peals section 1857, chapter 18, consolidated statutes, entitled "Highways" and enacts the following in lieu thereof- "If the appeal has been taken by the claimant and he fails to recover on his appeal an amount greater than the amount supervision of the auditor of public if he recovers an amount greater than each county treasurer's office in this that allowed him by the board the state, made not less frequently than county shall in all cases pay the costs. once every year, Provided, that no pre-If the petitioner for the road appeals he must pay the costs unless the claimant recovers a less amount than was allowed him by the board, in which case the costs shall be paid by the claimant, judgment shall be rendered in accordance with the foregoing provisions.

Passed with the emergency clause. Senate file No. 35, by Thomsen—Amends section 1965, of the consolidated statutes, by dividing the township road fund as follows: "All of said fund shall be held by the township treasurer subject to the order of the town board, excepting an amount not to exceed one-fifth of the entire fund aforesaid shall be paid by the town treasurer to the overseer of the district from which such tax is collected amount under control of the town board as aforesaid shall be expended for the general benefit of the township, for road and bridge purposes." Passed with the

Senate file No. 121, by Correll-The county board of any county is authorzed to levy a special tax not exceeding five mills on the dollar of the valuation of road districts to pay outstanding road district warrant and to liquidate indebtedness against such road districts. said levy to be made at the board's regular annual meeting in July, the tax to be collected by the county treasurer, in the same manner as other county taxes made until the indebtedness is paid.

Chapter 24-Irrigation. Senate file No. 194, by Babcock-Amends section 2032, chapter 24, conolidated statutes of 1891. The right to the use of running water may be acquired by appropriation by any person, company or corporation, organized under the laws of Nebraska; provided, that in all streams not more than twenty feet in width the rights of the riparian proprietor shall not be affected y the provisions of this act.

Sec. 2. All laws relating to irrigation canals shall be deemed applicable to any canal constructed for the purpose of developing water power. Sec. 3. Amends section 2037, chapter 24, consolidated statutes to read: Water appropriated from a stream shall not be permitted to run into any other stream than that from which it is taken, unless such stream exceeds in width 100 feet, in which event not more than 75 per cent of the regular flow shall be taken.

Sec. 4. Amends section 2059: Owners of land along any ditch constructed for the purpose of selling water for irrigating are entitled to the use of water in the order of their location; providing, that in times of scarcity the water shall be distributed equally to consumers, and the price reduced in proportion to reduction of supply. Passed with the emergency clause.

Chapter 37-Negotiable Instruments. Senate file No. 78, by Eggleston-Repeals the proviso of section 2975, chapter 37, negotiable instruments, consoli dated statutes, and enacts in lieu thereof the following: "Provided, that in every such case, and whenever the date of maturity or last day of grace as the case may be, of any negotiable instru-ment mentioned herein, shall fall on Sunday or a legal holiday, it shall be lawful to make demand and if need be. protest and notice of dishonor, on the following business day."

Chapter 39-Officers Senate file No. 48, by Gray, amends section 8157, consolidated statutes. The register of deeds shall also proofread all deeds recorded in office, provided, however, should occur in recording, necessitating the re-recording of the same, the expense thus incurred shall be paid out of the general fund of the county, and the amount so paid shall be collected from the official responsible for the error, or from his bondsmen.

Senate File No. 3, by Eggleston-Amends section 3110, consolidated statutes, by adding two provisos, one creating the office of deputy county attorney in counties having over 70,000 population, the deputy to be appointed by other creating the offices of three deputy county attorneys in counties having over 125,000 population, to be appointed in the same manner at a salary not exceeding \$1,500 per annum, to be fixed in a similar manner. Passed with the emergency clause.

Senate file No. 60, by Moore, amends section 3218, consolidated statutes: Each name of the county and the word "Nebraska," and in addition, at his option, his name and the date of expiration of his commission, and on all certificates of which his term of office will expire: pre- ley's school board bill," repeals all acts charged soldiers, as they or their friends success. - Detroit Free Press.

vided, that such date of expiration is

Senate file No. 11, by Campbell-It shall be unlawful for any person or persons or association, company or corpora-tion to bring or import into this state any person or persons or association of persons for the purpose of discharging the duties devolving upon the police officers, sheriffs or constables in the protection or preservation of public or private property.
Sec. 2. No sheriff, mayor or chief of

sheriff or deputy for the protection of public or private property except the person so appointed shall be a resident of this state. can be reached between them that the year nor more than three years, and any

of not less than \$1,000 nor more

than \$5,000. House roll No. 362, by S. Fulton, pro-tiding that the allowance and payment to county treasurers in counties under township organization, upon the taxes collected by township collectors and paid over to said county treasurers, the same fees thereon as allowed by law to county treasurers not under township organization on taxes collected by them be and the same is hereby legalized and confirmed.

House roll No. 29, by J. N. Van Dityn of Saline, provides that in all counties commissioners or supervisors with the posted in at least three public places help necessary for the use of such office. along the line of the proposed road, said clerks or help to be paid in the which notice may be in the following manner hereinafter provided. The salaries of such clerks or assistants shall be fixed, allowed and paid monthly by the county commissioners or supervisor. out of the general funds of the county.

House roll No. 142, by Barry, pro vides that by direction and under the allowed him by the board he shall pay accounts there shall be an examination the costs occasioned by the appeal, but of the books, accounts and affairs of given the treasnrer, or any person connected with the office, the affairs of which are to be examined, The examination shall develop the

county's financial condition, the condition of each fund, and the disposition of all moneys collected or received. That a brief summary of the result of each examination shall be made in duplicate by the person or persons making such examination, one to be filed in the office of the auditor of public accounts. and the other with the clerk or chairman of the board of commissioners in the county where the examination has been made, the report to be published with the regular proceedings of the

By direction and under the supervis ion of the auditor of public accounts there shall be established a uniform system of keeping all accounts pertaining to the office of county treasurer. Any county treasurer or his deputy refusing to answer truthfully, and to the best of his knowledge, all questions asked, or refusing to exhibit all papers, books or accounts pertaining to his office and demanded by the person or persons making the examination provided for in section one of this act shall be deemed

board

guilty of a misdemeanor and fined not exceed one hundred dollars. That the auditor of public accounts is authorized to deputize or empower two competent accountants to make the exare collected, and all warrants to be amination provided for in section one paid by the county treasurer in the and to establish uniformity in the sysorder in which they appear on his war-rant register. Annual levies may be section four of this act, at a salary not section four of this act, at a salary not to exceed fifteen hundred dollars per

Chapter 48-Public Institutions. House roll, No. 378, was the result of the work of a committee composed of Nason, Casper and Barry. At the time the committee was appointed the governor was deluged with applications for the position of commandant at the soldiers and sailors' home at Grand Island. After looking up the law carefully he discovered that he was not clothed with the power to appoint such officer and appealed to the house by special message, asking that steps be taken to give him this authority. In compliance with the request the above committee was appointed and drafted house roll, No. 878, which was instituted in the senate and the substitute concurred in by the house and signed

by the governor. The bill vests the management of the home, in the visiting and examining board who are required to visit the home at least, once every three months beginning April 1, 1893. This board is empowered to define the duties of the officers and fix their compensation They are also required to recommend to the board of public lands and buildings such expenditures, either for permanent improvement, or otherwise as in their judgment they may deem necessary. They shall also audit all bills and vouchers before the same shall be paid. The position of quartermaster which has heretofore been one of the offices of the institution is declared vacant by the bill and the duties that devolved upon

him are made a part of the duties of the Section two of the bill also amends section 3433 of the consolidated statutes. The only changes made are in substance that the governor shall appoint, by and with the consent of the senate, a commandant, who must be an ex-union soldier of the war of the rebellion. It also provides that the governor may call | land shall revert back to the state. for special reports when in his opinion the public interest shall demand the

Passed with the emergency House roll. No. 388, by C. D. Casper, by request, legalizes the Nebraska state poultry association and makes it a state institution. . The bill provides that the Nebraska state poultry association shall hold a convention annually on the third Tuesday in January at such place in the

state as the board of managers may select, for the purpose of gathering statis-tics and diffusing practical knowledge on subjects pertaining to the poultry interests of the state, by addresses, pa-pers, discussions, and such other means as the board of managers may direct. The secretary of the association shall preserve all papers read and take a stenographic report of all addresses the county attorney at a salary not to and discussions at the annual convention, exceed \$1.800 per annum, to be fixed by the judges of the district court, the the governor, together with a full rethe governor, together with a full report of all business transacted, including an itemized statement of all expenditures of money, and shall publish in pamphlet form not less than two thousand copies of the report, which shall be distributed according to the laws governing the distribution of the reports of the state board of agriculture. It also appropriates \$2,000 annually for the use and benefit of the association and makes the misappropriation of the funds, embezzlement and provides a penalty of imprisonment in the penitentiary for

not less than one nor more than three Chapter 41-Public Instruction. House roll No. 104, known as "Oak-

and parts of acts inconsistent with the bill and is as follows:

Section 1. That section 8706 subdivisfon XIV of chapter 44 of the consoli-dated statutes of Nebraska be and the same hereby is amended so as to read as follows: Section 8706. The term of members elected shall begin with the first Monday in July succeeding their election each year and the members of the board shall thereupon elect a president, vice-president and secretary from their number, who shall serve for the term of one year, or until their succespolice or members of the board of police commissioners shall appoint any under sors are elected; they may also elect at any regular meeting one superinten-dent of public instruction, with such salary as the board may deem just, and they may enter into contract with him, in accordance with their discretion, for Sec. 3. Any person violating this act shall be punished by imprisonment in the penitentiary for not less than one the board of the superintendent and teachers, and for filling vacancies in the board, shall be by ballot, and no percompany, association or corporation shall be punished for violation by a fine

> nembers of the board. Sec. 2. That section 8721 be and same hereby is amended so as as follows: Section That the board of education shall annually, during the month of June. report to the county commissioners an estimate of the amount of funds required for the support of the schools during the fiscal year fext ensuing, the amount of funds required for the purchase of school sites, the erection of school Stilling ings, the payment of interest up on all bonds issued for school purposes, and the creation of a sinking fund for the payment of such indebtedness; and the county commissioners are hereby auinorized and required to levy and collect the necessary amounts the same as other taxes; a duplicate of said certificate shall be filed by the board with the city council.

son shall be declared elected except he

receive the vote of a majority of all the

Sec. 3. That section 3722 be and the same hereby is amended to read as fol-lows: Section 8722. That the aggregate school tax shall in no one year exceed two per cent upon all taxable property of the district, but the heard of rate of interest not exceeding six (6) per provided, that no bonds shall be issued nor question of issue be submitted to the electors without the consent of twothirds (1) of the members of the board of education, and be offered in open market and sold to the highest bidder for not less than par value on each dollar; and provided further, that no bond shall be issued by the board of education without first submitting the proposition of issuing said bonds, at an election called for that purpose, or at any regular election, notice whereof shall be given for at least ten (10) days in one or more daily papers published within the district, to the qualified voters of the district, and if a majority of the ballots cast upon said bond proposition at such an election shall be for issuing bonds, said board may issue bonds in such an amount as shall be named in their election inotice. Passed with the

House roll No. 34, by William Schelp of Platte, provides that where children of school age are living over one and one-half miles from the school house where they belong and they shall be a half a mile or more nearer to another school, they shall be granted the privi-lege of attending said nearer school, and the said district shall for their compeneation collect from the said home district the state apportionment of said pupil, and it shall be collectable as soon as the county superintendent shall make grounds such as we call cemeteries. teacher shall keep a correct record of the adopted in the land of the crescent the above pupils that are attending said no one seems to know. The earlier

solidated statutes of Nebraska to read as man. The very earliest Egyptians follows: That any school district in the seem to have understood the art of state of Nebraska which has heretofore voted and issued bonds to build or furnish a school house or for any other pur pose, and which bonds or any part and are a legal liability against such chre, except in case of illustrious district and bearing interest, is hereby authorized to issue coupon bonds at a being buried unburned as a special rate of interest not exceeding seven per centum per annum, to be substituted in place of and exchanged for such bonds heretofore issued, whenever such school district can effect such substitution and exchange at a rate not to exceed dollar for dollar. Passed with the emergency | notions. With some it was the

House Roll No. 108, by A. L. Cornish, the bill amends section 8809, of the consolidated statutes of 1891, and is in substance as follows: All leases shall be made of a rental of six per cent on the appraised value, payable annually in adrance. In addition to this it provides that the lessees shall pay the appraised value of the improvements on the land, which amount shall immediately be paid to the owner or owners of the improvments. Applications for the lease of land not offered at public sale may be made to the commissioner of public lands and buildings at any time. A proviso is inserted in the bill which contemplates that if two or more desire to lease the same land the commissioners of public lands and buildings shall auction off and lease the land to the person who, in addition to the 6 per cen. rental, will pay the highest cash bonus for the lease. Each lease must contain a covenant that the land it covers may be appraised every five years; also, that at the expiration of twenty years the Further, it provides that any lessee of

the saline lands may apply to the board of county commissioners to have the lands embraced in the lease or any part thereof appraised for the purpose of selling the same, and when so appraised the lands become subject to all the provisions governing the sale of educational lands of the state as provided in section fifteen, article one, of chapter eighty of the compiled statutes of 1887, being sectwo of the bill amends section 3810 of the statues of 1891 and reads as follows The board of public lands and buildings shall place all moneys accruing from the operation of this act in the permanent school fund of this state, subject to the same acts governing the said permanent school fund." Chapter 58-Veterans.

House roll, No. 153, by J. C. F. Mc-Kesson, provides: Section 1. That a piece or parcel of land not exceeding in extent one acre not otherwise used or appropriated, in such place and in such form as shall be selected and agreed upon between the trustees of Wyuka cemetery and a committee to be selected by the grand army of the republic of Lincoln, Nebraska, is hereby appropriated and dedicated, to the use and for the purpose of a soldiers' burial ground, said grounds to be selected in the manner above described, out of the south half of the east half (1) of the southeast quarter (1) of section nineteen (19) township No. ten (10), range seven (7), east of the sixth P. M., otherwise known as Wyuka cemetery and said plot of ground shall be used for the burial of all such honorably dis-

shall desire to bury therein, together with such members of their immediate families, as said committee from the grand army of the republic shall direct.
Said soldiers' burial ground shall be under the joint control of the board of trustees of Wyuka cemetery and subject to its rules and regulations. Passed

with the emergency clause. Code of Civil Procedure.

Senate file No. 74, by Scott—Amenda section 5025; chapter 1, consolidated statutes by including the "treasurer of the village, town or city" in the list of of liens on lands levied upon, on appli-cation of the sheriff.

House roll No. 49, by A. J. Cornish, of

Lancaster, providing that in all cases

wherein the judgment of any court, for payment of money only, which now is or may hereafter be a general lien on property of the judgment debtor, and the debtor proposes to take proceedings in error or by appeal for review of such judgment, he may deposit in the court in which such judgment is rendered the full sum of such judgment, interest and costs, there to abide till termination of such appellate proceedings, and may file bond in such sum as the court or judge thereof may determine with sure-ties to the approval of the clerk of such court; conditioned to pay interest on the judgment debt and costs to accrue in event the judgment be affirmed. On such payment being made and such bond filed and approved the general hen of the judgment shall be dissolved. If such judgment be affirmed the money so deposited shall be paid to the judgment creditor, but if such judgment be reversed, the debtor may withdraw such deposit. Passed with the emergency

World's Columbian Exposition. House roll No. 268, by Schappell, for the purpose of presenting Nebraska products at the world's fair \$35,000 is appropriated. The governor shall appoint one man who shall have charge of the exhibit. No one estimate shall exceed \$5,000 except in case of an emergency. and then only on approval of the goveducation may borrow money upon the bonds, which they are hereby authoritem is paid. The commissioner general ited and empowered to issue, bearing a shall receive a salary of \$2,000 per annum and his travelling expenses for each centum per annum, payable annually or day devoted to his official duties. He is semi-annually, at such place as may be authorized to appoint assistants and emmentioned upon the face of such bonds; ploy clerical and such other force as he which loan shall be paid and reimoursed may find necessary. At the close of his in a period not exceeding thirty services he shall render to the governor (30) years from the date of said bonds; a detailed account of his actions. Passed with the emergency clause.

House roll No. 112, by Jensen, to recourt the ballots cast for and against the amendments to the constitution relating to executive officers and the amendment to the constitution relating to permanent school fund on the 8th day of November, 1892, and to declare the result. This bill, it will be remembered, passed during the early part of the session and the recount was completed but lacked a gain sufficient to carry, the amendments. Passed with the emergency clause.

House roll No. 305, by G. A. Luikart, of Madison, an act clearing the title to certain lands owned by Mary J. Carsent Eye-and - Ear - Surgeon. len in Antelope county. Passed with the emergency clause.

Senate file No. 182, by Stewart, memmorializing congress to call a convention of the several states of the United States for the purpose of proposing an amendment to section 3 of article 1 of the constitution of the United States. by direct vote of the people.

The Turks, perhaps, were the first people to use ornamental burial public the said apportionment. The but as to when this custom was first Jews buried their dead in the earth, House roll, No. 146, by Sisson of that method being without doubt the Burt, amends section 4247 of the conmost ancient burial mode known to embalming and have practiced it from time out of memory. The ancient Greeks and Romans cremated thereof still remain unpaid, and remain the body, the ashes only seeing sepulwarriors, statesmen, etc., these latter mark of favor. Some ancient tribes preserved only parts of the body and burned or buried the remainder. The parts retained and preserved, dried or in liquid, varied according to tribal heart, that was thought to be too sacred for cremation or burial; with others the liver, ears, nose, tongue or fingers. The Tartars of 2,000 years ago preserved only the thumb and toe nails of their dead.

Afraid to Risk It. The clerk had just got his week's salary from the cashier. "If it's all the same to you," he

said, turning the money over in his hand, "I'd a little rather have a \$5 bill in place of this gold piece." "What's the matter with it?" asked the cashier. "Nothing, only I don't want to ask the street car conductor to change a

"I don't like to be looked at suspiciously, even by a street car con-"Would he look at you suspiciously if you handed him that \$5 gold

gold piece."

"Of course he would." "Because I've an old overcoat on.

A rather remarkable discovery has fust been made. A gentleman in Berlin was conducting experiments with a view to determining how weak a solution of cocaine would prove tion 4810 of the statutes of 1891. Section efficacious as a local anæsthetic in minor surgical operations, when he stumbled upon the fact that simple | Also sell the world-famous Walter A. water injected under the skin with a syringe renders the flesh at that point insensible to pain. The effect of the water is to create a slight swelling resembling that caused by the sting of a gnat. The space marked by the swelling remains insensible to pain for some minutes, so that the incision can be made without causing the slightest pain

> He Hesitated and Won. The young man hesitated. The clock struck 10. "My dear Miss Hattie," he said. "I am going-He hesitated again. "Oh, don't be in a hurry, Mr. Felix; it is early yet," He hesitated again. "I am going-So early?" and there was regret in her voice. He hesitated once more. "I am going-" "Don't," she pleaded. He hesitated more than ever. Then he braced himself. "I am going to ask you to marry me." he ex-

claimed. "Do," she whispered yearn-

ingly. And he did, with phenomenal

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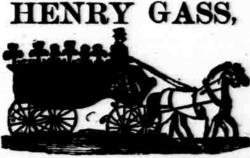
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