FULL LIST OF LAWS PASSED BY THE NEBRASKA LEGISLATURE AT ITS LATE SESSION

Following will be found a complete digest of all bills passed by the late session of the Nebraska legislature and signed by the governor, thus becoming laws of the state. At the end of the digest will be found the bills that became laws without signature:

lawful for the railroads to give away or any person to receive a free ticket or pass from a ratiroad except these specificially designated persons: Officers, portion of whose time is devoted to the service of the railroad company and the dependent members of their imyears of age; officials and linemen of telegraph companies; exemployes retired from service on account of age, or because of disability sustained while in the service of the railroad and the dependent members of the immediate the railroad; caretakers of live stock, clause. poultry, egetables and fruit, including transportation to and from the point of wrecks and physicians and nurses attending them; one trip pass for a discharged employe and his family for use within thirty days of discharge; Interchange of passes for employes of other roads; railroads may issue free transportation of other roads; railroads may issue free transportation to provide relief in case of general epidemic, pestilence or calamitous visitation; rialroads must file a monthly statement with the state railway commission, giving a statement of all persons to whom passes have been issued and specifying the kind of employment and the class designated for which the pass has been given; railroads or the persons violating this law are liable to a fine of not less than \$100 nor more than \$1,000. Emergency clause. Bill signed March 30. Anti-Lobby Law-H. R. 18, by Jenison of

Clay-Anti-lobby law. Prohibits lobbying by agents, attorneys or employes of any person, firm or corporation. They may not by any means tempt or influence any member of the regislature to vote against any bill otherwise than by appearing before legislative committees, or by public addresses, or by newspaper publications, written or printed arguments or briefs. Every person retained for a compensation by any association or firm to promite or oppose bills must file in the office of the secretary of state a written statement, together with the brief description of such ; legislation and on notice so filed shall be valid for more than thirty days after adjournment of the session of the legislature held in the year in which the same was filed. 'The secretary of state must | ment of all expenses incurred, to be ver-Any violation of the bill may be punished by imprisonment in the penitentlary or a fine of \$1,000 or both. Effective July 1.

used exclusively for salary, and the county be women, to enforce the provisions of the superintendent shall report to the state law. No child under 16 may be employed superintendent the districts needing as sistance. Emergency clause.

Anti-Tipping-8. F. 26, by Saunders of Douglas, to probibit the corrupt influencing of agents, employes or servants by giving them presents or money to influence them against the employer's interest. Providing a penalty of a fine of not less than \$10 ; nor more than \$500 or by fine and imprisonment in the county jail for not more than

Amending Constitution-S. F. 163, by Hanna of Cherry. A joint resolution for enable the education funds to be invested in registered school district bonds of the state and such other securities as legisla ture may from time to time direct.

Animal Diseases-H. R. 342, by Green of Holt, appropriating \$1,500 for the investigation of swamp fever in horses and \$1,000 for the study of tuberculosis in hogs. The money is to be expended under the direction of the regents of the state university.

Appeal from Assessment-H. R. 202, by E. P. Brown of Lancaster, to allow property owners to appeal from the county boards of assessment without appearing before the boards. Emergency clause. Amends Exemption Laws-S. F. 305, by

Thomson. Exempting 90 per cent of wages of heads of family from garnishment, reducing the amount exempts, the present statute exempting sixty days' wages. Addition to Home for Friendless-H. R.

490, by E. W. Brown of Lancaster. Appropriating \$3,500 for an addition to the Home for the Friendless. Abolishes Dower Interest-S. F. 75, by

King. Abolishing dower interest of wife in property of husband. A companion bill to 8. F. 75, the decedent bill. Abstracters' Bends-H. R. 211, by Gliem

of Red Willow, requires abstracters to furnish bonds and permits a surety bond. Emergency clause. Annotated Statutes-H. R. 57, by Gliem

appropriating \$3,600 for 400 copies annotated statutes to be delivered to the secretary of state.

Alaskan Exposition-H. R. 228, by 1911 of Chase, endorsing by joint resolution the

Alaska exposition Bureau of Insect Pests-H. R. 235, by Noyes of Cass. Appropriating \$7,500 for the establishment of a state bureau for the investigation, control and extermination of

insect pests and plant diseases; bureau

shall be under the direction of the state entomologist and the state botanist; a greenhouse is to be built at the university farm and field assistants to be employed. Bulk Sales Bill-S. F. 114, by Thomas of Douglas, the bulk of sales bill, declaring void sales trades or other dispositions of stocks of merchandise or portions thereoin bulk otherwise than in the ordinary

and regular course of the seller's business unless creditors of merchants are notified of contemplated sale. Bonds for Telephones-H. R. 31, by Han-

son of Merrick, to permit precincts townships, cities of the second-class and villages to Issue bonds for the aid of municipal visions of the statute permitting the issuance of bonds in aid of ratiroad. Emergency clause.

Brand Becords-S. F. 438, by Gould of Greeley. All marks and brands shall be recorded by the secretary of state, when same have been recorded prior to July 1. 1905. Work must be done before January 1. 1908. Provides that brands must be recorded every five years.

Burtal Associations-S. F. 265, by Gibson Douglas-Authorizes the organization of burial associations. Any number of persons not less than five may organize

Anti-Fass Law-S. F. 2, by King of such an association with a minimum cap-Polk, the anti-pass bill. It shall be unital stock of \$10,000. Effective July 1. Bonds for Lighting Plants-S. F. 444, by Thompson of Buffale, by request of the governor, a curative measure legalising issues of bonds in cities of less than 5,000 agents, bona fide employes, the major when voted to build heating and lighting plants. Emergency clause.

Board of Regents-H. R. 179, by McMullen of Gage, provides for public meetings mediate family; children under 7 of the Board of Regents of the University of Nebraska. Public records must be kept. Board may hold secret meetings when it thinks it necessary.

Books for Kearney Normal-H. R. 86, by Hamer of Buffalo, to appropriate money belonging to the state normal school library families; widows or dependent children fund for the purchase of books for the of employes killed while in the service of Kearney normal school library. Emergency

Books for Peru Normal-H. R. S7, by edmond of Nemeha, to appropriate money delivery; employes of sleeping car, express | belonging to the state library fund for norcompanies, mail service employes and mal schools for the purchase books for the

Burglary with Explosives-H. R. 77, by Hart of York, making burglary with explosives a distinct and separate crime and providing a penalty of from twenty years to life imprisonment in the penitentiary.

Burglars' Tools-H. R. 106, by E. W. Brown of Lancaster, providing that persons convicted of having burglars' tools in their possession may be sent to the penitentlary from one to five years. Bridge Contractors-H. R. 61, by Killen

of Gage, to prevent pooling of bridge contractors. Penalty for pooling on bids a fine of \$1,000 or jail sentence of six months, or both. Emergency clause. Bonds for Steam Boads-H. R. 528, by

Hamer of Buffalo. Authorizes any precinct ownship or village to issue bonds in aid of the construction of steam railroads. Emergency clause.

Building at Morfolk Asylum-H. R. 398. by Alderson of Madison. Appropriating \$91,000 for buildings at the Norfolk insane asylum. Emergency clause,

Barn at State Pair Ground-H. R. 161, by Walsh of Douglas. Appropriating \$20,000 for a cattle barn at the state fair grounds. Child Labor Law-H. R. 9, by Clarke of Douglas, the child labor law, No child

under 14 can be employed in any theater, oncert hall, place of amusement, place where intoxicating liquers are sold, mercantile institution, store, office, hotel, laundry, manufactory, bowling alley, passenger or freight elevator, factory or workshop. Children between 14 and 16 to be employed in such labor must file with the employer a certificate of birth and education; the child must have completed the prepare a docket for the registration of eighth grade or its equivalent or must be lobbyists. They must file a complete state. attending night school. School authorities may issue certificates and furnish affidavits ified and itemized under oath, and filed that the child is of sound health and norwith the secretary of state. Lobbyists mal development. In doubtful cases a spemay be fined \$100 a day for failure to cial physical examination must be made. file such statement within thirty days. No child under 14 can be employed during school hours at any kind of labor. An employer violating the law may be fined up county jail for not more than a year or to \$50; a parent or guardian may be fined up to \$20. No child under 16 may be employed for more than eight hours a day, Aid for School Districts-H. R. 356, by nor more than forty-eight hours a week, Doran, Henry, Hill, Metzger and Wilson, nor before 6 a. m. nor later than 8 p. m. Appropriating \$50,000, to be divided among Truant officers are made special executive those school districts which, though levy- officers to see to the enforcement of this ing the limit, are unable to hold a seven- law. The labor commission shall enforce months' school. No districts shall receive the law. The governor shall appoint a more than \$120 a year, which shall be board of five persons, two of whom shall

> health or morals. Emergency clause. County High Schools-S. F. 376, by Epperson of Clay. Countles are authorised to establish a high school, known as a county high school, by a vote of the people of the death. Emergency clause. county. The county board is the board of trustees to manage the affairs of the school; 100 freeholders may call the special election to vote on the proposition. The ounty board has the right to issue bonds nd levy taxes to construct buildings and pay for the maintenance. In no case shall he levy be more than 5 mills on the dolar, not including interest on the bonds mergency clause

in any work dangerous to life, limb or

County Comptroller-H. R. 469, by Lee f Dougas, creating the office of county omptroller in Douglas county. He shall receive \$3,500 and deputy \$2,000. He shall e the general auditor of the county and shall be elected at the first general elecion and every four years thereafter. H. R. 470, by Lee of Douglas, provides that ounty board furnish supplies for comp-H. R. 471, by Lee of Douglas, makes county comptroller ex-officio city omptroller after the term of the present

ity comptroller has expired. County Judge's Duty-S. F. 19, by Root f Cass, authorizing county judges to receive payment of costs and fees and unclaimed legacies, to pay such costs, fees and legacies to the person entitled thereto and to pay to his successor in office any such costs, fees or legacies remaining in his possession at the close of his term. The purport of the bill is to make the county udge responsible on his bond for such

funds. Commandant at Milford-S. F. 161, by Aldrich of Butler, gives the governor the right to appoint the commandant at the Soldiers' home at Milford. Provides commandant shall be an ex-union soldier of the civil war and his salary shall be \$1,000 a year. Gives governor right to dis-

harge him at pleasure. Cometries and Parks-H. R. 216, by Barrett of Buffalo, authorizing cities and villages to construct and erect within the emeteries and public parks or other designated sites, of public buildings, monunents and armories commemorating the services of soldiers and authorizing a tax

to pay the expenses therefor. Court Reporters' Fees-H. R. 64, by Quackenbush of Nemeha, to allow court reporters 10 cents per hundred words for making transcripts in all cases and providing that the county shall pay for transcripts in criminal cases, where the defendant iles indigent affidavit. (Because law without signature of governor.)

County Supervisors-S. F. 439, by Byrnes of Platte. Making it optional with ounties under township organization whether they have a separate supervisor from each township or not and providing for the submission of the question to a rote of the people on petition of 250 voters.

City Charters-H. R. 254, by Knowles of Dodge, amending the charters of cities having more than 5,000 and less than 25,000 inhabitants by providing for the appointment telephone systems and to repeal the pro- of water commissioners and permitting the election of women to the office of city treasurer. Emergency clause.

Correcting Errors-H. R. 208, by E. P. Brown of Lancaster. Correcting clerical errors in present statute regarding appeals to the supeme court.

Changes Asylum Name—S. F. 284, by Burns of Lancaster, eliminates the word

Compulsory Education-S. F. 50, l'homas of Douglas. In metropolitan cities the law requires the attendance at school benevolent and charitable associations to

tween the ages of 7 and 16 years. Raises ; the age limit one year in metropolitan cities. Emergency clause.

County Depository Bonds-S. F. 410, by larke of Adams. To permit county depos Stories to give two or more bonds to secure \$5.000 for the traveling expenses of suthe payment of county moneys on deposit, preme court judges, district judges and suthe bonds to cover one term only. Emergency clause.

Contract for Garbage Hauling-H. R. 147, by Harvey of Douglas. Provides Omaha city council may make a contract for the hauling and disposal of all garbage without cost to the taxpayers or property owners.

Cemetery Associations-H. R. 146, by Baker of York, to provide for the sale of real estate belonging to cemetery associations and to provide for the settling up of affairs of such associations. Emergency clause. County Teachers' Institutes-S. F. 151,

by Epperson of Clay, providing that county eachers' institutes shall be held during the months of June, July or August and that two or more counties may conduct joint institutes.

County Judge's Fees-S. F. 17, by Thomas of Douglas, making specific provision for a marriage ceremony fee of \$3 to newsboys on trains; persons injured in library of the Peru normal school. Emgency be charged by county judge and turned in as fees of the office. Corener's Physician-S. F. 97.

> las county and fixing his compensation at \$900 per annum. County Warrants-H. R. 472, by Lee of Douglas, providing for the signing of warrants against the county by the county

comptroller. Applies only to Douglas Chicken Stealing-H. R. 371, by Walsh of Douglas, provides a penalty of from on o three years in penitentiary for stealing

chickens and pigeons to the value of \$5. Claims Bill-H. R. 538, by Armstrong. The claims appropriation bill, appropriating \$38,430.79 for the payment of claims against he state. Emergency clause.

City Comptroller-H. R. 471, by Lee, an act to make the county comptroller exofficio city comptroller. Applies only to Douglas county.

Decedent Bill-S. F. 73, by King of Polk. The decedent bill, giving the survivng hushand or wife title in fee to a share in the property of the deceased spouse, as follows: One-fourth part where one child survives, one-third where two or more children survive, and one-half where there is no child surviving. This takes the place of a dower interest in the property.

Drainage Districts-H. R. 379, by Knowles of Dodge, provides for the creation of drainage districts by corporations of persons affected, giving them the power of eminent domain, the right to create debts, issue negotiable bonds and issue special assessments on all districts benefited. Emergency clause.

Decree of Ejectment-H. R. 188, by Dodge of Douglas, providing that a decree of ejectment in forcible entry and detention cases may be enforced notwithstanding anpeal upon the giving of a sufficient bond by the plaintiff to cover possible damage to the defendant.

Defective Streets-H. R. 23, by Culdice f Saline, to limit the liability of villages for damages arising from the defective streets and provides that the person injured must file a written notice within thirty days

Deposit of Cash Funds-H. R. 537, by Keifer of Nuckolls. Requires heads of treasurer each month the cash funds of the institutions. Detention Momes-H. R. 94, by E. W.

Brown of Lancaster, authorizing county propriating \$9,500 for an addition to the boards to make appropriations for the es- hospital at the Soldiers' Home at Grand tablishment and maintenance of deten homes. Death Damage Limitation-H. R. 54, by

Harrison of Otoe, removes the \$5,000 limitation to recovery of damages in cases of Drainage Districts-H. R. 258, by Jones of Richardson, (by request), amendment to printion bill, appropriating \$1,947,880.

1901 drainage law, allowing issuing of bonds by drainage districts. Deficiency Claims—H. R. 534, by Logs-don of Fillmore. The deficiency claims bill,

appropriating \$117,581.11 for deficiencies. mergency clause. Dower and Divorce-S. F. 74, by King of Polk. A companion bill to the decedent bill. Abolishes dower to innocent party se-

curing divorce. Division of Road Punds-H. R. 91, by Jenison of Clay. Providing for the division between county and road district of road

funds. Double Shift Firemen-H. R. 177, by Leeder of Douglas, for a double-shift force of firemen in the city of Omaha.

Extension of Water Mains-S. F. 413. by Saunders of Douglas. Applies to all cities and villages in which there are water gncy clause works. Provides that the city council may create water main districts for the extension of water mains and that a tax not exceeding 50 cents a front foot may be assessed against all real estate in the district to pay the cost of extension. Any excess in the cost may be paid out of the water fund or the general fund, provided that by a petition signed by the record owners of a majority of the foot frontage of taxable property in the district the ordinance creating the district may be annulled.

Emergency clause Establishment of Highways-S, F. 249, by Glover of Custer. For the vacation alteration or establishment of proposed roads, the county clerk shall appoint a commission who shall be a disinterested and qualified elector in said county, to review and report on the expediency of said proposed road and to lay out the same if he thinks it expedient. This was formerly done by the county commissioners or supervisors or a committee of their members. The county surveyor shall make a plat of the proposed road and keep the same of record; provides that the county surveyor instead of the county clerk shall keep the

county plat book. Emergency clause. Employers' Liability-S. F. 5. by Gibson of Douglas, employers' liability act, providing that contributory negligence shall not be a bar to action, but may be taken into consideration by the jury in fixing the amount of damages and also providing that the acceptance of relief benefits or insurance shall not constitute a bur or defense for action, but the amount so received may be applied to the amount recovered. Applies only to the hazardous lepartments of railroading. Removes the

\$5,000 limit for damages in case of death. Entry of Townsites-S. F. 377, by Luce of Harlan, providing for the entry of townsites by the corporate authorities of incorporated cities and villages or by the county judge and providing for the transfer of the land so entered and legalizing the transfers of such lands heretofore

made. Entrance to Mormal Schools-S. F. 259, by Randall of Madison. Providing that no pupil may be admitted to the state normal schools except junior normals who do not possess at least a two-year high school education, or its equivalent, as outlined in

Fraternal Society Momes-S. F. 144, by Randall of Madison, authorising fraternal, for the full school year of children be- maintain homes for widows and orphans, 48, by McKesson of Lancaster, making do- season for deer, antelope or beaver; an questions. Fines for violation of the regu-

permitting them to hold property to any i mestic insurance companies file annual open season for quail from November 15 i lations may not exceed \$5.000. amount and free from taxation. Emer- statements with the insurance department, to November 20; an open season for prairie rates between Nebruska points and the gency clause.

Expenses for Judges-H. R. 296, by Adams of Dawes, making appropriation of preme court commissions.

Eminent Domain-H. R. 207, by Graff of luming, empowering county boards to exercise the right of eminent domain for the protection of roads and bridges.

Election of County Assessors-H. R. 70, by E. W. Brown of Lancaster. Provides for the election of county assessors at the fall election of 1907.

Retablishing Boad Districts-H. R. 90 by Jenison of Clay. Providing for the division of counties into road districts. Eminent Domain-H. R. 221, by Walsh of ouglas, allowing school districts in cities the right of eminent domain.

Pees for Boarding Prisoners-S. F. 319. y Sackett of Gage. Sheriffs in counties under 100,000 shall be paid a flat rate of 50 cents a day for boarding prisoners in the unty jail; provided, in Douglas county the sheriff shall receive for boarding prisoners, including jail supplies, 39 cents per prisoner per day until January 1, 1908, after which time the feeding of prisoners shall be let by contract to the lowest and best bidder by the county commissioners. All Thomas of Douglas, providing for the appointment of a coroner's physician in Dougports to the county commissioners or ounty supervisors, a report showing the ifferent items of fees collected or earned except mileage. Fees to be paid to county treasurer. Emergency clause

Fees for Post Mortems-S. F. 90, by Thomas of Douglas. In the matter of fees examinations for coroners, Douglas county s exempted. A companion bill creates a oroner's physician for Douglas county.

Fees from Insurance Companies-S. F. 46, by McKesson (by request of site in surance department.) Legalizing a system of fees to be paid by legal reserve life insurance companies to the state insurance department. Emergency clause. For Printing Session Laws-H. R. 459.

y Farley of Hamilton. Providing for the printing and distribution of 2,500 copies of the session laws and 1,000 copies each of senate and house journals. Foreign Corporations-S. F. 168, by

King of Polk. Requiring foreign corporations to maintain within the state an agent upon whom service and summons may be nad. Emergency clause, Forest Beserve-H. R. 559, by Shuber

of Richardson, at request of governor, pro-viding for the acceptance of the governnent a forestry reserve fund and its dis-Fire Protection at Capitol-H. R. 451,

E. P. Brown of Lancaster. Appropriating \$12,000 for fire protection at the state capitol buildings. Emergency clause. Fish Matchery-H. R. 346, by Metsger of Cherry. Appropriating \$2,000 for a sub-

hatchery for fish in Cherry county. Governing Tax Sale-H. R. 226, by larke of Douglas. Whenever real esate has been purchased by the state or any ubdivision at tax sale and the period of edemption has expired without an assignment of such sale, the state or subdivision may elect to cancel the certificate of tax sale and again offer the property for sale. Emergency clause.

Governing Plumbers-S. F. Burns of Lancaster, Providing for a board for the examination of plumbers for the city of Lincoln and requiring plumbers to state institutions to deposit with the state have a license from the board in order

to do business. Grand Island Soldiers' Mome-H. R. 492, by Scudder and White of Hall. Ap-

Island. Emergency, clause Ground for Mome of Priendless-H. R. 390, by E. W. Brown of Lancaster. Appropriating \$2,800 for the purchase of ground at the Home for the Friendless. General Expense Appropriation-H. R. 640, by Keifer. The general expense appro-

Rospital Associations-H. R. 63, by Dodge of Douglas, amending the law providing for the incorporation of hospital associations by providing for a board of trustees of not less than three members and removing the limit of \$100,000 upon the property, which may be held by such association and providing that they shall not hold real estate except such as may be necessary for the transaction of its business for a longer period than twenty-five

years. Migh School Instruction-S. F. 217, by King of Polk, a free high school act pro viding that pupils of school districts in which a full high school course is not maintained may attend high school in any other district, the cost of tuition to be assessed against the resident district at the rate of seventy-five cents per week. Emer-

Highway Crossings-H. R. 82, by Klefer of Nuckolls, to prevent the obstruction of highways, streets or alleys in villages by railroads for more than five minutes at a

Heating Plant at Peru Normal-H. R. 256, by Armstrong of Nemaha. Appropriating \$25,000 for a heating plant at the Peru normal school. Emergency clause

Hog Stealing-H. R. 196, by Byram of Burt, to punish hog stealing or receiving years in the penitentiary.

Inheritance Tax Law-S. F. 41, by Ashon of Hall. Amending the inheritance tax law so that the fees to be paid to the counties when estates do not descend to near relatives, as follows: "On each and every \$100 of the clear market value of all property and at the same rate for any less amount up to \$5,000, \$2; on all estates of over \$5,000 and not exceeding \$10,000, \$2." The remainder of the law remains as at

present. Emergency clause. Investing State School Funds-S. F. 248. by Gould of Greeley. Gives the state treasurer the right to invest the permanent school fund in state warrants. When warrants are presented for payment and there is no money in the particular fund upon which warrant is drawn the school money

may be used. Emergency clause, Incoporating Lodges-S. F. 243, by Ran dall of Madison, provides for the incorporation of grand and subordinate lodges of secret and fraternal and benevolent and charitable lodges or organizations or societies of the state. Heretofore a grand lodge could not be incorporated.

Interest on School Lands-S. F. 115, by Randall of Madison. On and after January 1908, Interest on public school lands heretofore and hereafter sold shall draw in terest at 5 per cent until the same is due, when the interest shall be 7 per cent. Emergency clause.

Insurance Litigation-S. F. 148,, by Mc Kesson of Lancaster, to prevent foreign insurance companies from removing suits to the federal court and providing as a penalty the revoking of their license for a period of three years. Emergency clause. Interest on School Bonds-S. F. 178, by

creases the number of school children in districts which may issue bonds from 200 to 150. Emergency clause. Insurance Company Statements-S. F.

Wilsoy of Frontier. Reducing interest on

school bonds from 7 to 6 per cent. De-

by the department.

Immoral Places Wuisances-S. F. 37, by Epperson of Clay, declaring boats or other disorderly resorts under the jurisdiction of justice courts.

Incorporation of Accident Insurance Companies-H. R. 197, by Fletcher of Antelope. Authorizes the incorporation of accident insurance companies and makes regulations for their control.

Improvements at State Fish Hatchery-H. R. 302, by Whitney of Sarpy. Appropriating \$2,000 for improvements at the state fish hatchery. Emergency clause, Insane Spouse-H. R. 277, by E. W.

Brown of Lancaster, to provide for the sale of the interest of an insane wife or husband, including homestead rights. Fees for Filing Articles-S. F. 358, by judiciary committee. Increasing the fees

for filing articles of incorporation with the

office of the secretary of state. Judges of Supreme Court-S. F. 286, by King of Polk. A joint resolution for the \$25 to \$50 for violations. submission of a constitutional amendment increasing the number of judges of the supreme court to seven. Four judges are to be appointed by the governor at the sheriffs are required to make quarterly re- time of issuing the proclamation declaring tion of United States senators by the peoamendments are adopted, two of the appointees to hold office until their successors are elected at the general election in 1909 and the other two until their successors shall be elected at the general election in 1911 and qualified. A chief justice shall be elected in 1913 and every six years therepaid to surgeons for making post mortem after. The term of office for supreme judges shall be six years and the pay shall be \$4,500; district judges shall be paid \$3,000 a year.

Junior Normal Schools-S. F. 232, by Hanna of Cherry and Phillips of Holt. To allow an increase in the number of funior normal schools to sight. The terms and time of holding these schools shall be not less than six or more than eight weeks. between June 1 and September 1. The schools shall be maintained in the school districts of Alliance, McCook and Valentine and at five other places to be design nated by the state superintendent. Emergency clause.

Juvenile Court-H. R. 419, by E. W. Brown. Giving juvenile court jurisdiction over children under 18 instead of under Emergency clause,

Justice Costs .- H. R. 142, by Clarke of Douglas, authorizing the justice of peace enter a judgment for cost when action s dismissed by the plaintiff and providing that a second action shall not be instituted until the costs are paid.

Kearney Industrial School-H. R. 484, by Hamer of Buffalo. Appropriating \$15,000 for a cottage at the Kearney Industrial

school. Live Stock Insurance-S. F. 271, by resulting from fire, lightning, tornado, of any domestic animal may transact busiing with the insurance laws of this state. to be paid \$5 for each day of service. Emergency clause.

Landlord's Share of Crop-S. F. 179 by Byrnes of Platte. Making it a felony for a tenant or lessee, without the consent of his landlord; to take, embezzle, dispose of or convert to his own use the share or in the same manner as feloniously stealing governor. Emergency clause. property.

Levy for University-H. R. 76, b) Armstrong. Appropriating the 1-mill levy to the use of the state university and providing a revolving fund of \$5,000 for furnishing text books to the students at cost. Emergency clause.

Levy for Roads-H. R. 12, by Fries of Howard, provides for a special levy of from 5 to 25 mills for the improvement of county roads, and allows work to be done drags on public highways and for the without approval of county surveyor. Legislative Salaries-H. R. 64, Keifer Nuckolis, appropriating \$80,000 for the payment of salaries of mempers,

floers and employes of the present session of the legislature. Emergency clause. License for Motors-H. R. 159, by Noyes of Cass, amends the law licensing motor vehicles to provide that owners of automobiles must take out a yearly permit at

\$1 a year. Effective July 1 Legislative Expenses-H. R. 52, Keiter of Nuckons, appropriating \$20,000 for the payment of incidental expenses incurred by the present legislature, Emergency clause.

Lodge Funds-H. R. 183, by Eller of Washington, defining the misappropriation of funds belonging to fraternal lodges as embezzlement.

Lincoln City Charter-S. F. 342, by Burns of Lancaster. Amendments to the Lincoln charter.

Maximum Freight Rates-S. F. 225, by ldrich of Butler. Fixing the maximum freight rates on live stock, potatoes, grain and grain products, fruit, coal, lumber and building material in carload lots at 85 per cent of the schedules in force January 1907, and providing for appeals to the state stolen hogs by a penalty of one to five railway commission both by the railroads to show the rate is non-compensatory and by shippers to show the rate is too high, and making the penalty for violation a fine

of from \$10,000 to \$50,000 for each offense. Municipal Lighting-S. F. 51, by Wilson of Pawnee, empowering cities of the second class and villages owning and operating electric light plants, waterworks systems, heating or other municipal plants to furnish electricity, power, steam or other pro duct of such system or plants to any per son or corporation within such city or village. Emergency clause.

Monument to General Thayer-H. F. (38, by Raper of Pawnee. Appropriating \$1,250 for the erection of a monument to General John H. Thayer to be erected inder the direction of O. C. Bell, C. N. Baird, C. M. Parker, J. B. Strode and F. A. Truell. Emergency clause.

Municipal Righway Pund-H. R. 206, by Graff of Cuming, allowing the mayor and city council of any city having less than 25,000 to levy not more than 2 mills on the dollar a year for the creation of a municipal highway fund.

Mutual Insurance Notes-H. R. 293 by Harvey of Douglas. Provides for the taking up of note deposited with mutual insurance companies and the cancellation of the notes and policies. Emergency clause Mutual Insurance-H. R. 137, by Brown Lancaster, permits mutual insurance ompanies to do business outside of the city

Mutual Pire Insurance-H. R. 27, b) Thiessen of Jefferson. Allowing mutual fire nsurance companies to organize on the basis of risks the same as number of members. Three hundred risks are required. Mutual Accident Fees-S. F. 49, by Mc Kesson of Lancaster. Legalizing the present fees charged mutual accident insurance

or village when a reserve fund of \$100,000

nas been established. Emergency clause.

associations by the state insurance department. Emergency clause. New Game Law-H. R. 99, by the fish and game committee. Provides no open officers and employes must answer all

an abstract of which shall be published chicken, grouse, ducks and grees, jack snipe, Wilson snipe, yellow legs, doves Violations of the law must be called to the and plover, from September 15 to April 10; an open season for trout from April 1 to vehicles used for immeral purposes nuls- October 1, and for other fish from April 1 ances and placing the offense of conducting to November 15, and no open season for song and insectivorious birds. Emergency

clause Milford Home Physicians-S. F. 52, by Aldrich of Butler, providing that the physicians of the Milford Industrial Home nay be a man. No imergency clause.

Normal Training in High Schools-H. R. 247, by Jenison of Clay. Providing for normal training in high schools and appropriating \$50,000 to the various high schools to be designated by the state superintendent, who shall prescribe the conditions of admission to normal training classes, the course of instruction and the regulations under which instruction must e given.

Might Telegraph Operators-H. R. 73, by of Saunders, prohibiting the en ment by common carriers of persons under 21 years of age as night telegraph operators r towermen and providing a penalty of

National Constitutional Convention-F. 313, by King of Polk, a joint resolution making application to congress for a constitutional convention to authorize the elec-Omaha Engineer's Bill-H. R. 157, by

except street sweeping and cleaning and giving him power to employ and discharge employes. Makes limits for levies for the departments. Orthopedio Eospital-H. R. 126, by Red ond of Nemeha by request, to appropriate \$3.000 for the payment of salaries at the

tenance of the institution until April 1, 1907. Emergency clause. Officers' Plat at Milford Home-H. R. 66, by Keifer of Nuckolis. Appropriating \$15,000 for an officers' flat at the Milford soldiers' home and to enlarge the laundry.

state orthopedic hospital and for the main

Emergency clause. Officers of Soldiers' Home-S. F. 439, by saunders of Douglas. Providing the govrnor shall appoint subordinate officers for the Grand Island soldiers home.

Orthopedic Mospital-H. R. 467, by Keifer of Nuckolls. Appropriating \$27,000 for the maintenance of the Orthopedic hospital. Emergency clause.

Practice of Optometry-R. R. 127, by Gilman of Lancaster, to regulate the practice of optometry and the creation of a board of examiners. The governor shall appoint a state board, consisting of three, who have actually been engaged in practice for five years. The Nebraska State Optical society shall furnish the list of names from which the appointments shall be made. The terms of office shall be for three years. Every person who wishes to Aldrich of Butler. Permitting live stock practice optometry before January 1, 1908, insurance companies insuring against loss except those who have practiced for two years or more, must secure a license. A disease or accident resulting in the death license fee of \$1 is charged each registered optomist per year. The fees are: For cerness in this state providing it has a paid up tificate of registration, \$10; for examinacapital of \$100,000 or more deposited with tion, \$15; for certificate of exemption, \$5. the proper state officials and fully comply- and for yearly license, \$1. Examiners are

Public Mearing for Pardons-S. F. 98 by Root of Cass. Provides for a public hearing on applications for pardons and commutations of sentence; requiring attorney general to represent the state at such hearings and making it unlawful for portion of the crop or product belonging any person in any manner to communicate to the landlord. Providing a punishment such application except by request of the

> las county when the city of Omaha, the board of education and the county of Doug- review proceedings of complaints agains las shall hold a joint election the election officials shall receive \$6 each, the expense to be prorated equally between the city, school district and county. Providing for Boad Drags-H. R.

Pay for Election Officials-S. F. 77, by

by Noyes. Provides for the use of road compensation of persons selected to use the same. Pure Food Law-S. F. 64, by Burns of Lancaster. The pure food, dairy and drug

commission and regulating the sale of said products. Pool Boom License—H. R. 83, by Byram of Burt, giving village boards power to cense, regulate and prohibit billiard halls,

bill. Establishing a dairy, food and drug

clause. Pay of Police Captains-S. F. 95, by Thomas of Douglas, fixing the maximum salary of police captains in metropolitan cities at \$150 per month. Emergency

charge the superintendent of the hospital for the insane at his discretion. Emergency clause. Fenalty for Adultery-S. F. 12, by Root of Cass, making the maximum penalty for adultery one year in the county jail for both man and woman. Emergency clause. Poll Tax-H. R. 89, by Jenison, making poll tax \$2.50, payable in cash, except in

villages and cities where the tax may be paid in labor. Protection for Fish-H. R. 102, by fish and game committee, providing a penalty for unlawfully pursuing fish or game pro

Primary Elections-H. R. 405, by joint ommittee. Primary election bill. Quieting Title—H. R. 56, by E. W. Brown of Lancaster providing for the quieting of title to real estate against unenforceable

Railroad Commission-H. R. 305, by joint railroad committee. Members of the ailway commission must be 30 years of age. They must not have any interest in any common carrier doing business in the state. They must not engage in any business altied or inconsistent with the business of the commission. Should a vacancy occur the governor must fill it by appointment. \$3,000. No person shall be secretary of the ommission who shall not be able to qualify as a commissioner. The commission must organize as soon as the bill is signed. The sum of \$6,000 per annum is allowed for office expenses and clerical hire. A secretary shall not receive more than \$1,500, and two clerks may be engaged at not more than \$1,200 per annum. The railway com mission has general charge of the railway companies, express companies, car com panies, sleeping car companies, freight mpanies, telegraph companies, street railway companies and all other common carriers. The commission must divide all freight into general and special classes and fix a reasonable rates for each class. The rates may vary as it is deemed just to the various railroads of the state. Joint freight rates, switching and terminal charges must also be fixed by the commission. Charges, service, complaints and equipment of all the railroads must be examined. A complete record must be filed biennially with the governor. The chairman shall have power to administer oaths. Witnesses may be subpoensed and sent for Books and papers must be brought in at the request of the commission. Shippers,

peints in other states must be examined attention of the attorney general, while the commission may hire additional counsel. Railroads must file with the commission within thirty days after this act takes effect complete schedules, classifica tions and tariffs covering the passenger and freight business. Then the commission must furnish a new and complete schedule to the railways, authenticated with the seal of the commission within sixty days and within not less than thirty days new rate sheets will be effective. Persons, shippers, cities or corporations may file complaints. The railroads are notified and a date is set for the hearing. After the hearing the commission shall announce a decision. After securing a transcript of the proceedings any railroad may

appeal to any district court of the state for redress. The burden of proof shall rest upon the plaintiff to show that the rate or ruling is an unreasonable one. On or before August 1, 1907, and annually thereafter, a complete report of the affairs of the railroad must be filed with the railway commission. This shall contain a statement of all persons who have received passes and the relations they bear to the railroad. Rehates, discriminations, preferences and special privileges of alkinds are forbidden and punishable by heavy fines. Railroads may haul freight for fairs, expositions or hospitals at a reduced rate. Actions for violations of the law may be brought against the company Lee of Douglas. Giving the city engineer of Omaha supervision of all public works in any court of any county through which the road runs.

> Begistration of Voters-H. R. 407, by the pint committee of privileges and elections of the house and senate, providing registration shall be the first Tuesday in Sep tember, the first Tuesday in October and the second Saturday preceding the November election in each year. For each and every election held in said cities other than such as are above designated there shall be a revision had of the general registration, which revision shall be made on the second Saturday preceding the day of such election. This act applies to cities having a population of more than 25,000.

Removal of Officials-S. F. 180, by Backett of Gage, a bill providing for the removal by quo warranto of any county attorney, prosecuting officer, sheriff, police judge, mayor, police officer, police commissioner or any other officer who shall wile fully neglect to enforce the law. The attorney general shall enforce the provisions of this law.

Gage, a joint resolution memoralizing congress to enact a law to prevent railroads and other tax dodgers from interfering by injunction in the federal courts with the collection of state, county, school district and municipal taxes, and until taxes are paid, when sult may be brought for recovery. Megulates Sitting Judges-S. F. 316, by Phillips of Holt. Prevents a judge sit-

Railroad Taxes-S. F. S7, by Sackett of

related as the fourth degree is an attorney in the case, and where an attorney continues a partnership with the judge or where both occupy the same office room. Emergency clause. Reducing Express Charges-S. F. 355, By Sibley of Lincoln. Reducing express charges 25 per cent from the schedules in

ting in a case where a relative as closely

packages weighing less than four pounds or any rate less than 25 cents. Restriction on Brewers-S. F. 76, by Gibson of Douglas. Provides that no manufacturer of intoxicating liquor shall have an interest in any retail liquor business

force January 1, 1907. Does not apply to

which a saloon is located. Removal of Power-S. F. 33, by Root of public lands and buildings the power to superintendents.

or own any interest in any building le

Reward for Criminals-H. R. 221, by Pilger of Wayne, provides county boards may offer \$300 reward for apprehension of criminals. Belief of Thurston County-H. R. 280, by Byram of Burt, appropriating \$1,849.42 for

the relief of Thurston county. Emergency Boad Supervisors-H. R. 92, by Jenison of Clay. Allowing county board to fix the

compensation of road overseers. Balary of Sheriff-S. F. 318, by Sackett of Gage, fixing salaries for sheriffs as follows: In countles of not more than six thousand (6,000) population, in the discrepool halls and bewing alleys. Emergency tion of the county board not to exceed \$800 per annum. In countles having from 6,000 to 16,000 population, in the discretion of the county board not to exceed \$1,200 per annum. In counties having 16,000 to 20,000 population, \$1,500 per annum. In counties having from 20,000 to 25,000 population, a salary of \$1,750 per annum. In Power for Governor-S. F. 28, by Root of counties having 25,000 to 25,000 population, Cass, giving the governor power to disa salary of \$2,000 per annum. In counties having 25,000 to 50,000 population, a salary of \$2,200 per annum. In counties having 50,000 to 100,000 population, \$2,500 per annum. In counties having 100,000 or over, a salary of \$2,500 to January 1, 1908, and \$4,000 thereafter. Said salaries shall be payable in monthly installments at the end of each month by warrant drawn on the general fund of the county. The Board of County Commissioners or Supervisors shall furnish the sheriff with such deputies as they shall deem necessary and shall fix the compensation of such deputies, who shall be paid by warrant drawn on the general Provided that in Douglas county the chief deputy shall receive \$1,800 a year,

Security for Mutual Insurance-S. F. 311, by Sackett of Gage. Authorizing mutual fire, lightning and tornado insurance ompanies to deposit money or securities with the state auditor for the protection of policy holders and authorizing the auditor to receive and hold such deposits after a hearing not less than forty days nor more than ninety days, after application is made for the same, and after the insurance department of each state in which the company does business has been notified of said hearing, securities may be withdrawn Salaries of the commissioners are fixed at if on such hearing it shall be made to ap pear that such notice has been given and the company is then solvent and possessed of not less than \$200,000 of admitted assets over and above all liabilities, including their insurance reserves.

Emergency clause.

School Assessment-S. F. 270, by Clarke of Adams, it shall be the duty of the ounty clerk of any county in which a fractional part of a joint school district is located, on or before the 15th day of June of each year, to certify the sensed valuation of all taxable property of such fractional part of said joint school district to the clerk of any county in which a fractional part of said school district is located. The county board of any county, acting in pursuance of Section 5437, Subdivision 2, Chapter vxxix. Wheeler's compiled statute. of Nebraska for 1905, shall make a levy for any joint school district sufficient only to produce an amount bearing an equal proportion to the whole amount required for such joint school district, which the fractional part of the district lying within the said county bears to the valuation of the entire district. Emergency clause.

Standard for Teachers-S. F. 267, by King of Polk, allowing the state superintendent of public instruction or the state board of examiners to pass on the standard