

## Taxation Bill Is Reported Out Minus Its Teeth

Five Mill Intangible Tax Clause, Bone of Contention, Is Stricken From Measure.

Lincoln, April 14.—(Special Telegram.)—Toothless and still bleeding, S. F. 65, the big revenue and taxation bill, was thrown on general file in the lower house by the house committee on revenue and taxation late this afternoon.

For six hours the committee perished, argued and finally after a conference with Governor McKelvie recommended the important measure out with the following changes from the original draft sent over by the senate:

Eliminate proposed tax on intangibles.

Eliminate tax on average capital of coal dealers, sugar refineries, oil companies, etc., and reinstate tax on average capital on grain dealers, stricken out the night before.

Railroad tax to remain same as under present law. No change in law relative to assessment of real estate and other property.

**Centralized Assessments.**

Proposed new franchise and insurance company tax stricken out. The only provisions in the bill which made it possible to recognize it as S. F. 65 pertained to centralization of assessments in the hands of the state tax commissioner, giving him power to reassess property in counties, through aid of assessors residents of counties where reassessment is made.

The committee called in the governor to ask his opinion regarding the proposed divorce of the secretary of finance and state tax commissioner. The senate file originally made Phil Bross, secretary of finance and revenue, and the state tax commissioner one and the same person.

The governor was quoted as saying: "I don't care much what you do." Amplifying this statement, the governor was quoted as saying that for the present it might be well to unite the two offices. But the committee was obdurate and divorced them.

That means a state tax commissioner, who under the new constitution will receive \$5,000 a year, must be appointed by the governor and confirmed by the senate before the legislature adjourns.

**Up to House.**

Everything now depends on the attitude of the house on the big piece of surgery performed by the house committee on revenue and taxation this afternoon. If the house put the bill through the committee of the whole and passed it on third reading, the question in the minds of lower house members tonight is:

"What will the senate do?"

The senate several weeks ago by an overwhelming majority passed Senate File 65. Unless the senate changes its mind, or the house puts in the parts cut out by the committee on revenue and taxation, there may be a dangerous deadlock at the closing days of the session. The bill may be considered tomorrow.

## Reference Bureau Bill Is Resurrected

Lincoln, April 14.—(Special Telegram.)—Without a word the senate today resurrected S. F. 62, a bill in its amended form transferring the legislative reference bureau from the university to the state supreme court and making the attorney general director and placing the bureau in his department. The new bill was advanced to third reading.

Although the senate, by a vote of 21 to 11, accepted a committee report two months ago to kill the bill, not a voice was raised against it today.

The original bill resolved itself into a fight on A. E. Sheldon, director of the bureau, whose activities in some quarters had been criticized.

## Omaha Electric Light Bill Postponed by Committee

Lincoln, April 14.—(Special Telegram.)—The house and senate today named select committees to attend the funeral of Mrs. Fred Brown, wife of Senator Brown of Holdrege, Neb.

Mrs. Brown died here last night following an operation. The funeral will be held at Holdrege Saturday afternoon at the Presbyterian church. The senate committee includes Senators Eric Johnson and Fred Bliss.

## Child Welfare Measure Is Defeated in House

Lincoln, April 14.—(Special Telegram.)—The lower house stepped all over another child welfare bill when it refused to pass H. S. 112 by a vote of 33 to 36. The bill provided for appointment of a county board of child welfare, which in turn, shall appoint a county superintendent of child welfare.

## Kill Salary Bill

Lincoln, April 14.—(Special Telegram.)—The lower house this afternoon killed a senate bill providing for a \$300 blanket increase in salaries for Nebraska sheriffs.

## 14 Measures Passed On Third Reading By Vote of State Senate

Lincoln, April 14.—(Special Telegram.)—The senate passed 14 bills on third reading. They were:

H. R. 612.—Donating 40 acres of state land to Lincoln for park purposes.

H. R. 188.—Requiring Lancaster county assessors to make up the assessment books.

H. R. 116.—To repeal free school transportation act.

H. R. 400.—Providing for school district caucuses in villages over 500.

H. R. 266.—Requires attorney general to study bond procedure.

H. R. 547.—Bonds serum manufacturers.

H. R. 307.—Permits cities to advertise resources by tax levy. Passed, 20 to 9.

H. R. 425.—Permits district judges to continue recognitions.

H. R. 278.—Strengthens dental regulations.

H. R. 582.—Cancels back taxes due since 1909.

H. R. 419.—To regulate foreign insurance companies.

H. R. 436.—Allows state horticultural society to close its own date for annual meeting in January.

## Iowa Resolution Urges Waterway

Senate Asked to Improve St. Lawrence and Great Lakes For Transportation

Washington, April 14.—(Special Telegram.)—Urging need of improving the St. Lawrence river and Great Lakes to provide transportation for products of the Mississippi valley to the coast and old world markets, a concurrent resolution of the Iowa legislature was presented to the senate yesterday by Senator Kenyon of that state.

"Our producers and the consuming public have alike suffered enormous losses by transportation shortfalls and failure, and the urgent need continues," said the resolution.

By the joint action of Canada and the United States it is proposed to improve the St. Lawrence river so as to make the Great Lakes accessible to ocean commerce, the resolution says, "and to bring Iowa hundreds of miles nearer to the outside world."

It was resolved that Iowa be properly associated with neighboring commonwealths in urging the undertaking, and that the representatives of the state in the national congress be requested to facilitate and expedite legislation for the economic freedom of the land-locked states of the United States.

## District Judge Stauffer Guest at Banquet in Oakland

Oakland, Neb., April 14.—(Special Telegram.)—A farewell reception and banquet was given here for Attorney C. O. Stauffer, who was recently appointed district judge and is about to take up his residence in Omaha.

## Bill to "Purify" Country Politics Passed by House

Lincoln, April 14.—(Special Telegram.)—Senate File 305, a bill to "purify" country politics, was passed on third reading by the lower house. It forces farmers to register party affiliation 30 days in advance of the primaries.

**Rock Island to Colorado.**

Two mighty good ways to reach Denver or Colorado Springs: the Rocky Mountain Limited, at 12:25 a. m.; the Colorado Express, at 2:00 p. m. Two fast, steel trains, running on time, on the Rock Island Lines. Famous Rock Island dining car meals all the way. J. S. McNally, Division Passenger Agent, 312 Railway Exchange Bldg., Omaha, Neb.—Adv.

## KEEP LOOKING YOUNG

It's Easy—If You Know Dr. Edwards' Olive Tablets

The secret of keeping young is to feel young—to do this you must watch your liver and bowels—there's no need of having a sallow complexion—dark rings under your eyes—pimples—a bilious look in your face—dull eyes with no sparkle. Your doctor will tell you ninety per cent of all sickness comes from inactive bowels and liver.

Dr. Edwards, a well-known physician in Ohio, perfected a vegetable compound mixed with olive oil to act on the liver and bowels, which he gave to his patients for years.

Dr. Edwards' Olive Tablets, the substitute for calomel, are gentle in their action yet always effective. They bring about that natural buoyancy which all should enjoy by toning up the liver and clearing the system of impurities.

Dr. Edwards' Olive Tablets are known by their olive color. 15c and 30c.

## HAD ECZEMA FOR TWO YEARS

InFormOfRingworm.Could Not Rest. Cuticura Heals.

"Eczema began in the form of a ringworm. It was below my knees and then spread above my knees, and itched awful bad. I could not sleep nor rest. Anything that touched it caused it to itch."

"It bothered me for two years. Then I heard of Cuticura Soap and Ointment and decided to try them. When I had used one box of Cuticura Ointment and two or three cakes of Cuticura Soap I was healed." (Signed) Mrs. Maggie Holder, R. F. D. 1, Nixa, Mo.

Improve your skin by daily use of Cuticura Soap, Ointment and Talcum.

Sample Book Free by Mail. Address: "Cuticura Laboratories," P. O. Box 100, Lowell, Mass. Sold everywhere. Soap 25c. Ointment 25c. Talcum 10c.

\*Cuticura Soap shaves without soap.

## Steady Market Greatest Need Of Cattle Men

—DEAN BURNETT.

Expert, Addressing Agricultural Editors at Lincoln, Feels Bottom in Prices Not Been Reached.

Lincoln, April 14.—(Special Telegram.)—The greatest need of the live stock men is a stabilized market, Dean E. A. Burnett of the Nebraska college of agriculture told agricultural editors at a meeting here today preliminary to the annual meeting of the Nebraska Live Stock Feeders' association to be held at the state farm tomorrow.

All the experimental herds at the college except the baby beef show a loss ranging from \$3.81 a head in the case of yearlings to \$35.28 on one lot of 10 2-year-olds. Corresponding losses are said to have been suffered by farmers generally.

"Feeders operating on a falling market inevitably face a loss," said Dean Burnett, "and this has been the case for practically two years. No one is able to foresee when the bottom will be reached, and I fear we have not yet quite reached it."

"When values become stable, costs can be calculated with reasonable safety. The man who takes six months or a year to prepare animals for the market can't be rightly expected to stand meeting an unfavorable market on his whole year's work. Enormous losses on cattle feeding drive men from the industry and shorten up the food supply. If something can be done to stabilize the market and prevent the fluctuations from day to day and week to week, it would be an immense aid to the farmer, even if it only standardized prices and did not increase prices."

"I can see no stimulation of the market until labor is more given employment, thus broadening the demand."

The man who breeds his own stock, Dean Burnett said, is on a safer basis than the one who buys stock. Eighty-five per cent of the corn grown must be marketed through live stock in order to keep the price of corn from falling, he declared.

## Howell Water Measure Passes On Third Reading

Lincoln, April 14.—(Special Telegram.)—House Roll No. 2, the R. B. Howell waterway bill, passed the lower house of the Nebraska legislature on third reading with the following provisions:

Takes petition 10 per cent electors to open proceedings for a waterway district.

In event an election isn't successful, the cost falls on petition circulators.

## Fort Crook Highway To Be Center of Debate In Lower House Today

Lincoln, April 14.—(Special Telegram.)—The Sarpy county road from the county line to Fort Crook promises to be the center of debate in the lower house again tomorrow when Representative Byrum of Franklin, will introduce an amendment to Senate File 180, which will provide for paving the road and saving Fort Crook for Nebraska.

The bill originally was intended to insure paving of the road from Albright to Bellevue and under its provisions benefit zones are reduced in size. The Byrum amendment provides that a county can institute similar proceedings in another county for a distance of 10 miles which would take in the Fort Crook road project, but that the county starting these proceedings must pay 60 per cent of the cost.

Representative I. A. Medlar of Omaha will act as the official pilot for Senate File 180, when it comes up on general file tomorrow.

## American Legion Measure Advanced to Third Reading

Lincoln, April 14.—(Special Telegram.)—The American Legion boxing bill was advanced to third reading in the senate without a word of discussion. The committee amendment restricting the admission of \$1, was adopted.



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for smartness and comfort  
A low Spring and Summer

**LION**  **Collar**

UNITED SHIRT AND COLLAR CO., ALSO MAKERS OF LION SHIRTS, TROUSERS, ETC.



# A SHIRT SALE

That Is a Sale—So You Better Step Lively to Get Your Share

**\$1.75**

—Our Regular \$3.25—\$3.50 Shirts

**1**

—Our Regular \$3.25—\$3.50 Shirts

Sizes 13½ to 18

—In Our Men's Shop—FRIDAY—and If Any Left—Continued SATURDAY

—Fine count percales and woven madras shirts in light weight materials of rare beauty in patterns, colors—

—Every shirt is cut full in size and has the satisfactory ear marks of perfect fit, high quality, accurate tailoring—

Profit Materially by This Sale and Put in An Entire Season's Supply

MEN'S SHOP

**Eldredge-Reynolds & Co.**

The Store of Specialty Shops.

## Charges Filed Against Sheriff Of Gage County

Five Counts, for Alleged Trafficking in Whisky, Filed By Attorney General Asking Officer's Removal.

Beatrice, Neb., April 14.—(Special Telegram.)—State charges asking for the permanent removal of J. L. Schiek as sheriff of Gage county, were filed in the district court here by Attorney General Clarence Davis. The alleged sale of five gallons of liquor to J. M. Bernstein, merchant of Beatrice, is the basis of the complaint.

The complaint, which is drawn in five counts, asks the district court for an order permanently removing Schiek from the office of sheriff. First, that Schiek gave Bernstein an unknown quantity of whisky and offered to sell him more of the same quality.

Second, that five gallons of alleged whisky were delivered by Schiek to Bernstein and paid for by check. Third, that the liquor so delivered was found unsatisfactory and three gallons more were furnished instead. Fourth, that these things were done while Schiek was the duly qualified sheriff of Gage county and that

by such transactions he failed and neglected to enforce the law.

Fifth, that he unlawfully solicited, took an order and entered into contract to furnish contraband liquor.

Sheriff Schiek was removed temporarily by Governor McKelvie last week and J. C. Emery is serving as sheriff, pending an investigation of the case.

## Fighting Wrestler Is Released From Jail on Bond

Tekamah, Neb., April 14.—(Special Telegram.)—George Coleman, wrestler, whose real name is Britt, was released from the county jail here on \$1,000 bond, pending his appeal to the district court. Coleman was given a sentence in county court of 60 days on a charge of assault and battery inflicted against "Pat" McGill of Wisner, while wrestling here Tuesday night.

His bondsmen were "Butch" Marr, and Neute Holman of Decatur, where Coleman was staying for two weeks before the match.

## Farm Bureau Units Are Organized in Gage County

Beatrice, Neb., April 14.—(Special Telegram.)—The farmers of Highland township organized a farm bureau unit. County Agent Rist presided over the meeting. These officers were elected: President, L. H. Johnston; vice president, Mrs. W. E. Robbins; secretary-treasurer, L. B. Gilmore. Similar organizations have been formed throughout the county.

## Levi Sues to Recover Money Pretty Woman Got Him to Invest

Hastings, Neb., April 14.—(Special Telegram.)—Claiming that he was defrauded, Levi S. Smith of Hastings has brought suits against the Atlas Refining corporation, organized in Maine, and the Mercantile Oil and Refining corporation, organized in Wyoming, to recover his investments, a loan of \$1,000 to the former company and about \$2,700 paid to the latter for stocks.

He says in consideration for the loan he was promised the position of manager of a service station in Hastings. He says the bulk of his investment in the mercantile company was made because an attractive woman with a wiggle-wag stick promised to locate oil on the company's property.

Among the individual defendants are E. E. Bevard and A. H. Armstrong of Lincoln, P. C. Kelly of Grand Island and J. G. Cole of Adams county. Smith alleges misrepresentation in each instance.

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