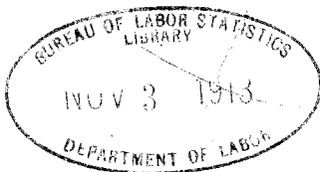


LAWS
OF A LOCAL OR SPECIAL NATURE
RESOLUTIONS AND MEMORIALS
PASSED BY THE
SECOND SPECIAL SESSION
FIRST LEGISLATURE
OF THE
STATE OF ARIZONA

SESSION BEGAN ON THE THIRD DAY OF FEBRUARY,
A. D., 1913, AND ENDED ON THE SEVENTH
DAY OF APRIL, A. D., 1913

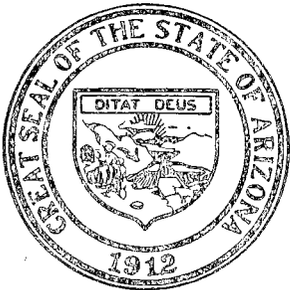
PHOENIX - ARIZONA



CERTIFICATE

STATE OF ARIZONA, }
Office of the Secretary. } ss.

I, Sidney P. Osborn, Secretary of State of Arizona, do hereby certify that the Acts, Resolutions and Memorials herein contained are printed as passed by the Second Special Session of the First Legislature of the State of Arizona according to the enrolled and engrossed copies on file in my office.



WITNESS, my hand and seal of
the State of Arizona, given at
Phoenix this 20th day of June,
A. D., 1913.

SIDNEY P. OSBORN,
Secretary of State.

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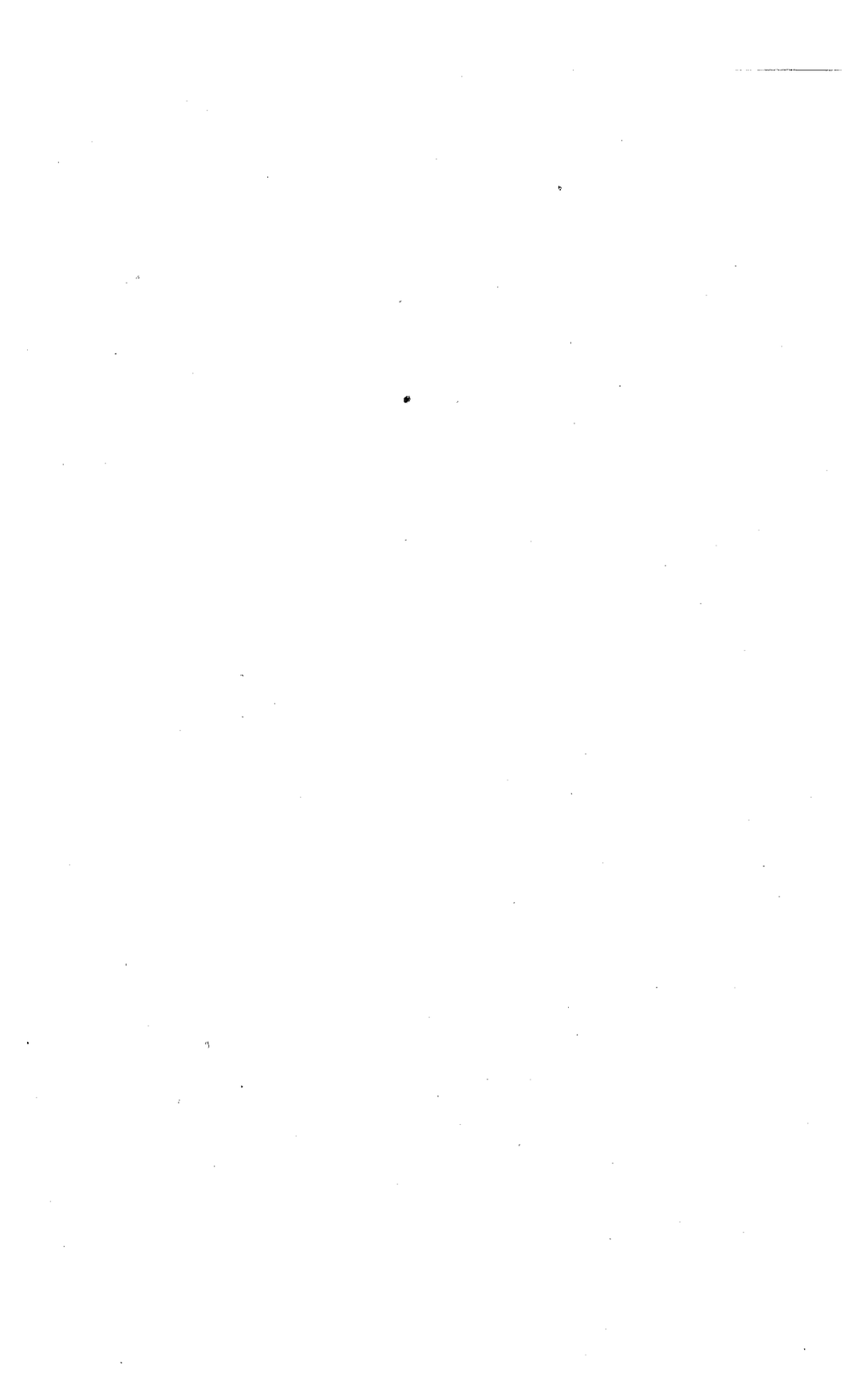
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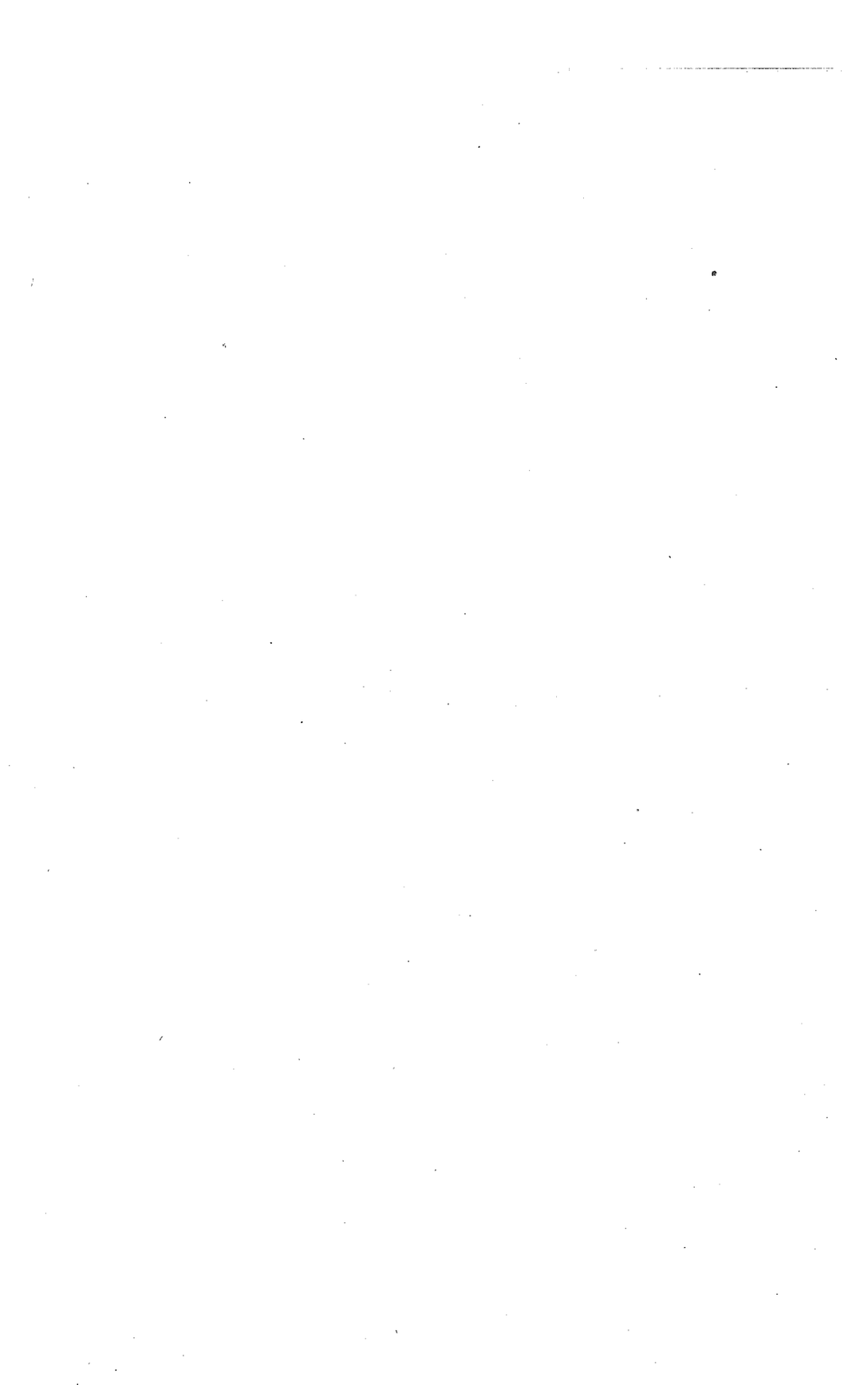
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ACTS



ACTS

CHAPTER 1.

(S. B. No. 1.)

AN ACT

Making Appropriation for the Current and Contingent Expense of Carrying on and Conducting and Defraying the Expenses of the Second Special Session of the First State Legislature of the State of Arizona Convened February 3rd, 1913.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That the sum of Fifty Thousand Dollars (\$50,000.00) is hereby appropriated out of the general Fund now in the hands of the State Treasurer of the State of Arizona, or as much thereof as may be necessary, for the several objects and purposes hereinafter named.

(1) That the sum of Twenty-two Thousand Six Hundred Eighty Dollars (\$22,680.00) is hereby appropriated for the payment of the salaries of the members of the First State Legislature for the Second Special Session of said Legislature of the State of Arizona, convened February 3rd, 1913, or so much thereof as may be needed.

(2) That the sum of Sixteen Thousand Seven Hundred Twenty Dollars (\$16,720.00) is hereby appropriated for the payment of the employees of the said Legislature of the

State of Arizona for said Special Session, or as much thereof as may be needed.

(3) That the sum of Two Thousand Three Hundred Dollars (\$2,300.00) is hereby appropriated for the payment of the mileage of the members of said Legislature for said Special Session, or as much thereof as may be needed.

(4) That the sum of Eight Thousand Three Hundred Dollars (\$8,300.00) is hereby appropriated for the payment of contingent expenses of said Legislature for said Special Session, or as much thereof as may be needed.

Sec. 2. All claims for salaries and mileage for the members of the respective houses of the said Legislature for said Special Session shall be honored by the State Auditor upon the presentation of a certificate signed by the presiding officers of the respective Houses of the said Legislature, whereupon the State Auditor shall issue his warrant upon the State Treasurer for the payment of the same, and the State Treasurer upon presentation shall pay the same out of the fund herein provided for.

Sec. 3. All salaries of clerks, employees, and attaches of the respective Houses of the Legislature shall be paid in like manner as provided for in Sec. 2 of this Act.

Sec. 4. It is provided that said salaries for the said Special Session of the members of the Legislature and the salaries of the said clerks, employees, and attaches shall be payable on Monday of each and every week during the said Special Session of said Legislature and that the incidental expenses shall be payable whenever the proper vouchers shall be presented.

Sec. 5. WHEREAS, an urgent necessity exists for the appropriation of funds to pay the salary and mileage of the members of the Legislature and the salaries of the said clerks,

employees, and attaches of said Legislature, and to provide funds for the contingent expenses of said Legislature, for said Special Session, and the provisions of this Act are necessary for the support and maintenance of said Legislature to keep it intact and to preserve the public peace, health, and safety, an emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and approval by the Governor, and is hereby exempt from the provisions of the Referendum provided for in the State Constitution.

Approved February 6, 1913.

CHAPTER 3.

(S. B. No. 4.)

AN ACT

Providing for the Building of a Bridge Across the Colorado River and Making an Appropriation Therefor.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. There is hereby appropriated out of any money in the State Treasury, not otherwise appropriated, not to exceed the sum of twenty-five thousand dollars (\$25,000.00) and in no event more than one-third of the sum that may be necessary for the construction of a bridge across the Colorado River from School Hill on the Yuma Indian Reservation in the State of California, to Penitentiary Hill in the Town of Yuma, State of Arizona, to be expended under the direction of the Secretary of the Interior in the construction of a bridge as recommended by the Secretary of the Interior in House document numbered 1020, Sixty-Second Congress, Third Session; provided, that no part of the money herein appropriated shall be expended until at least one-third of the cost of said bridge shall be provided by the United States, and at least one-third

of the cost of said bridge shall be provided by the State of California.

Sec. 2. It is further provided that the State of Arizona assumes responsibility for the payment of one-half the cost of the maintenance and repair of said bridge and approaches thereto, upon condition that the State of California assumes responsibility for the payment of one-half the cost of the maintenance and repair of said bridge and approaches thereto.

Sec. 3. When notified by the Secretary of the Interior that the conditions specified in Sec. 1 of this Act have been fulfilled, the State Auditor is hereby authorized and directed to draw his warrant upon the General Fund for a sum not to exceed Twenty-five Thousand Dollars (\$25,000.00) and the State Treasurer is hereby authorized and directed to pay said warrant out of any moneys in the General Fund not otherwise appropriated.

Approved February 17th, 1913.

CHAPTER 5.

(S. B. No. 30.)

AN ACT

To Amend Sec. 35 and Sec. 58 of Chapter 51 of the Session Laws of the Twenty-third Legislative Assembly of the Territory of Arizona, 1905, Entitled : "An Act to Revise and Amend Title XLII, Revised Statutes 1901, and Acts Amendatory Thereof."

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That Sec. 35 of Chapter 51 of the Session Laws of the Twenty-third Legislative Assembly of the Territory

of Arizona, 1905, entitled: "An Act to revise and amend Title XLII, Revised Statutes 1901, and acts amendatory thereof," be and the same is hereby amended to read as follows:

"Sec. 35. Every inspector, upon being advised or informed that any live stock is subject to inspection, must, unless he be engaged in a like duty elsewhere, inspect such live stock immediately. The person in charge of such live stock must, as soon as it is inspected, pay to the inspector for such inspection ten cents per head for horses, mules, asses, and neat cattle, and two cents per head for hogs. The inspector shall thereupon certify in writing to the owner or person in charge, on a form furnished by the Live Stock Sanitary Board, that such live stock has been inspected, according to law, for health and for marks and brands."

Sec. 2. That Sec. 58 of said Chapter 51 be and the same is hereby amended to read as follows:

"Sec. 58. It shall be the duty of any person carrying on the business of slaughtering such animals, to notify the nearest inspector of the location of his slaughter-house or slaughter-pen, and of the time when it is proposed to slaughter any such animals, and no animal shall be slaughtered until it shall have been inspected and certified to by the inspector as being the property of the person slaughtering it or causing it to be slaughtered, or that he is authorized to slaughter it. The Board shall prepare these certificates in blank, and the inspector shall keep a copy of each certificate issued, in a book which shall be open at all times to public inspection and examination. When such animal, so inspected and certified to, has been slaughtered, the inspector shall inspect the hide of such animal, and shall tag the same, on the left side of the neck, with a tag seal to be furnished by the Board. For each animal and hide so inspected the butcher shall pay the inspector, at the time the hide is inspected and before it is tagged, the sum of ten cents, which shall be full payment for inspecting the live animal, and inspecting and tagging the hide."

Sec. 3. All acts and parts of acts in conflict with the provisions of this Act are hereby repealed.

Sec. 4. Whereas, it is necessary that this Act shall become operative without delay, for the preservation of the public peace, health, and safety, and for the support and maintenance of a department of the State Government, an emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and approval by the Governor, and is hereby exempt from the Referendum provision of the State Constitution.

Approved March 8, 1913.

CHAPTER 7.

(S. B. No. 23.)

AN ACT

To Amend Sec. 1, Sec. 2 and Sec. 4 of Chapter 83 of the Laws of the First Special Session of the First Legislature of the State of Arizona, Entitled: "An Act Providing for a General Registration Law; Prescribing the Rules and Regulations Governing General Registration for Elections within the State of Arizona; and Providing and Fixing Penalties for a Violation of the Provisions of this Act."

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That Sec. 1 of Chapter 83 of the Laws of the First Special Session of the First Legislature of the State of Arizona, be and the same is hereby amended to read as follows:

"Sec. 1. Every citizen of the United States, and every citizen of Mexico who shall have elected to become a citizen of the United States under the treaty of peace exchanged and ratified at Queretaro on the 30th day of May, 1848, and the Gadsden treaty of 1854, of the age of twenty-one years or over,

who shall have become a resident of the State one year next preceding the election, and of the county and precinct in which he claims the right to vote, thirty days, and who, not being prevented by physical disability from so doing, is able to read the Constitution of the United States in the English language in such manner as to show that he is neither prompted nor reciting from memory, and to write his name, shall be deemed to be an elector of the State of Arizona, and shall be entitled to register for the purpose of voting at all elections which are now or may hereafter be authorized by law, but idiots, insane persons, and persons non compos mentis or under guardianship, shall not be qualified to register for any election, nor shall any person convicted of treason or felony be qualified to register for any election unless restored to civil rights."

Sec. 2. That Sec. 2 of Chapter 83 of the Laws of the First Special Session of the First Legislature of the State of Arizona, be and the same is hereby amended to read as follows:

"Sec. 2. It is hereby made the duty of the County Recorder of each County in the State, between the fifteenth day of March, and the first day of May, of the year 1913, and each even numbered year thereafter between the first day of May and the fifteenth day of October, to procure a sufficient supply of all books and blanks required by this Act, and to register all the electors in the county and to transmit to the Secretary of State a list of the electors and their addresses, in his county, sending each week the names registered that week; Provided, however, that the registration from March 15th, 1913, to May 1st, 1913, shall be cumulative to the registration of 1912. The Board of Supervisors of each county shall order to be paid out of the county treasury, the reasonable and necessary expenses so incurred by the County Recorder."

Sec. 3. That Sec. 4 of Chapter 83 of the Laws of the First Special Session of the First Legislature of the State of Arizona, be and the same is hereby amended to read as follows:

Sec. 4. The following registration blanks designated as "Registration Blank A" and "Registration Blank B" shall be printed upon paper 8½ inches wide and 14 inches long, with a blank margin of 1 inch on the left side of the blank, the back of which margin shall be gummed. They shall be furnished in pads of 100 each.

REGISTRATION BLANK A.

State of Arizona, County of.....

I, the undersigned elector, do solmenly swear (or affirm) that my name and signature as signed below is my true name and signature. If I have not personally signed it, it is because; and it was signed at my request by the attesting officer. My age is twenty-one years or over; and occupation; nativity.....; naturalized or declared my intention in.....Court, in.....County,State, on, 19....., as appears by the naturalization papers exhibited herewith. That I am able to read the Constitution of the United States in the English language without being prompted or reciting from memory. Present residence is in.....Precinct,County, Arizona, or at No.....Street, in the City of.....; that I have resided in this State during the year immediately preceding the next election.

In testimony whereof I sign my name three times.

- (1).....
- (2).....
- (3).....

Elector.

Subscribed and sworn to by the elector before me thisday of....., 19.....

Said elector has passed test of reading a section of the Constitution of the United States in English, is.....feet,inches tall, weighs approximately.....pounds, is of.....nationality,sex, and has

the following other characteristics.....

(Signed).....

Registering Officer.

REGISTRATION BLANK B.

State of Arizona, County of.....

I, the undersigned elector, do solmenly swear that my name and signature as signed below is my true name and signature.

If I have not personally signed it, it is because..... and it is signed at my request by the attesting officer. That while a resident of.....Precinct, in.....County, Arizona, I registered, but on.....day of....., 19....., I moved my residence to.....Precinct,County, Arizona, or to No.....Street, in the city of.....

I therefore, request the cancellation of my registration in saidPrecinct,County, Arizona.

.....
Elector.

Subscribed and sworn to by the elector before me thisday of....., 19.....

.....”
Sec. 4. All acts and parts of acts in conflict with the provisions of this Act are hereby repealed.

Sec. 5. Whereas, this Act requires an early operation to preserve the public peace, health and safety, an emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and its approval by the Governor, and is hereby exempt from the operation of the Referendum provision of the State Constitution.

Approved March 14th, 1913.

CHAPTER 8.

(S. B. No. 49.)

AN ACT

Regulating Registration of Voters Between the Fifteenth Day of March and the First Day of May of the Year 1913.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The rights, duties, and compensation of electors, public officers, and notaries public, as to registration for voting, shall be the same between the fifteenth day of March and the first day of May of the year 1913, as are prescribed for such electors, public officers, and notaries public, in Chapter 83 of the Laws of the First Special Session of the First Legislature of the State of Arizona, between May 1st and October 15th, 1912, and biennially thereafter; Provided, that any elector whose name now appears on any General County Register, shall not be obliged to register, between the fifteenth day of March and the first day of May, 1913, as in an even numbered year, but shall retain any rights secured by his present registration as if this law had not been enacted.

Sec. 2. Whereas, this Act requires an early operation to preserve the public peace, health, and safety, an emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and its approval by the Governor, and is hereby exempt from the operation of the Referendum provision of the State Constitution.

Approved, March 14, 1913.

CHAPTER 10.

(H. B. No. 22.)

AN ACT

To Transfer a Sum of Money from the General Fund to the Inheritance Tax Fund.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That the sum of Fourteen Hundred Dollars be and the same is hereby transferred from the General Fund of the State to the Inheritance Tax Fund of the State.

Sec. 2. That the State Auditor is authorized and directed to draw his warrant or warrants upon duly verified claims approved by the State Treasurer, or the Secretary of State, for necessary expenses incurred in initiating the administration of the Inheritance Tax Law.

Sec. 3. Whereas, it has been necessary for the State Treasurer and the Secretary of State to make certain contracts and expenditures for instituting the administration of the Inheritance Tax Law; and,

Whereas, those expenses under a strict construction of the law must be a charge against the Inheritance Tax Fund; and,

Whereas, the provisions of this Act are necessary for the support and maintenance of State institutions, an emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and approval by the Governor, and is hereby exempt from the Referendum provision of the State Constitution.

Approved March 14th, 1913.

CHAPTER 11.

(H. B. No. 24.)

AN ACT

For the Relief of Dr. Edward S. Godfrey, Jr., for Expenses as Superintendent of Public Health of the Territory of Arizona from December 19, 1908, to April 4, 1909, and Appropriating the Sum of One Hundred and Sixty Dollars for that Purpose.

Whereas, Dr. Edward S. Godfrey, Jr., having been regularly constituted and acting Superintendent of Public Health of the Territory of Arizona from November 17, 1908, to February 29, 1912, and having expended certain sums, and having been entitled to certain other sums as mileage, which sums, amounting to One Hundred and Sixty Dollars, were duly audited and allowed at a meeting of the Territorial Board of Health held at Tucson, Arizona, July 10, 1909; and

Whereas, the said money was not paid to the said Dr. Edward S. Godfrey, Jr., or to any other person for him, by reason of the fact that the expenses of his predecessor in the office of Superintendent of Public Health incurred during the fiscal year 1907 and 1908 were paid from the fund of the Superintendent of Public Health for the fiscal year 1908 and 1909, while the fund for the fiscal year 1907 and 1908 had been turned back into the General Fund; and,

Whereas, no authority existed whereby the account for the fiscal year 1907 and 1908 might be reopened and the expenses incurred in that year paid from the funds appropriated for that year; therefore,

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. There is hereby appropriated out of the General

Fund, the sum of One Hundred and Sixty Dollars for the relief of Dr. Edward S. Godfrey, Jr.

Sec. 2. The State Auditor is hereby authorized and directed to draw his warrant on the General Fund in favor of the said Dr. Edward S. Godfrey, Jr., for the sum of One Hundred and Sixty Dollars and the State Treasurer is hereby authorized and directed to pay the same.

Approved March 17th, 1913.

CHAPTER 13.

(H. B. No. 12.)

AN ACT

**To Provide for the Sinking of an Experimental Artesian Well
in Sulphur Springs Valley in Cochise County, Arizona;
and to Make an Appropriation Therefor.**

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The sum of seven thousand five hundred dollars, or so much thereof as may be needed, is hereby appropriated from the General Fund of the State to pay for the drilling of an experimental artesian well in Sulphur Springs Valley in Cochise County, Arizona, at a suitable site therefor, to be selected by the Board of Supervisors of Cochise county and the Director of the Arizona Agricultural Experiment Station.

Sec. 2. It shall be the duty of the Board of Supervisors of Cochise County and the Director of the Arizona Agricultural Experiment Station, as soon after the taking effect of this Act as is convenient, to select a suitable site in Sulphur Springs Valley in said county for the sinking or drilling of an experimental artesian well; such site or place to be on unoccupied school land.

Sec. 3. It shall be the duty of the Director of the Arizona Agricultural Experiment Station to commence at once the drilling of such artesian well, by contract or otherwise, as in his judgment may be least expensive, and to continue such drilling until a flow of artesian water is encountered in such well, or the money appropriated by this Act has been exhausted.

Sec. 4. The State Auditor is hereby authorized and directed to draw his warrants from time to time, upon properly verified vouchers approved by the Director of the Arizona Agricultural Experiment Station, and the State Treasurer is hereby authorized and directed to pay such warrants.

Approved March 20, 1913.

CHAPTER 16.

(H. B. No. 43.)

AN ACT

To Define the Jurisdiction of Justices of the Peace.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. Justices of the Peace shall have such jurisdiction only as may be affirmatively conferred on them by law.

Sec. 2. They shall have jurisdiction to try and determine all civil actions for the recovery of money or specific personal property, where the amount of the demand, or the value of the property in controversy, exclusive of interest and costs, is less than two hundred dollars.

Sec. 3. They shall have concurrent jurisdiction with the superior court in cases of forcible entry and detainer, where the rental value does not exceed twenty-five dollars per month, and where the whole amount of damage claimed does not exceed two hundred dollars.

Sec. 4. They shall also have jurisdiction over criminal cases other than felonies, where the punishment is a fine not exceeding three hundred dollars, or imprisonment in the county jail not exceeding six months, or both.

Sec. 5. Justices of the Peace shall have the jurisdiction of coroners and shall act as such.

Sec. 6. No Justice of the Peace shall have jurisdiction over real property, nor over any action the determination of which involves a question as to the ownership of real property. If in any case brought for the possession of real property before a Justice of the Peace, the title thereto or the ownership thereof becomes a legitimate question, the Justice shall immediately so certify in his docket, and shall proceed no further in the case but shall at once transfer the same and all papers connected therewith, together with a certified copy of his docket entries in the case, to the superior court, where the case shall be docketed, proceeded with, tried and determined as though originally brought in such superior court.

Sec. 7. In all suits between landlord and tenant for the possession of leased premises the title to the property so leased shall not be raised nor can the same be made an issue in such suit.

Sec. 8. Every Justice of the Peace, elected or appointed as the successor of a previous Justice of the Peace, shall have jurisdiction of all cases brought or pending before his predecessor in office and may proceed in such cases as if they had been brought before him.

Sec. 9. Paragraphs 2046. (Sec. 838.), 2047. (Sec. 839), 2048. (Sec. 840), 2049. (Sec. 841.), 2050. (Sec. 842.) and 2051. (Sec. 843.) Revised Statutes of Arizona, 1901, Act No. 7 of the Acts of the Twenty-second Legislative Assembly of the Territory of Arizona, approved March 4th, 1903; Chapter 19 of the Acts of the Twenty-third Legislative Assembly of the

Territory of Arizona, approved March 3, 1905, Chapter 8 of the Acts of the First Special Session of the First Legislature of the State of Arizona, approved June 8, 1912, and all acts and parts of acts in conflict with the provisions of this Act are hereby repealed. But no offense committed or prosecution begun, or any fine, forfeiture or penalty incurred, prior to the time this Act takes effect, shall be affected by the repeal herein of any existing law. Every person who commits any offense prior to the time this Act takes effect shall be prosecuted, tried and, if convicted, punished in accordance with the laws in force at the time the offense was committed, as if this Act had not been passed.

Sec. 10. Whereas, by Chapter 8 of the Acts of the First Legislature of the State of Arizona, passed at the First Special Session, the jurisdiction of Justices of the Peace in criminal cases was limited to cases other than felonies, where the punishment is a fine of less than two hundred dollars or imprisonment in the county jail not exceeding three months, or both such fine and imprisonment; and

Whereas, the punishment provided by law for the crime classified as misdemeanors exceeds, except in a few cases, the jurisdiction of Justices of the Peace as so limited, and by reason thereof such cases cannot be tried by Justices of the Peace; but persons charged with such offenses must be bound over to the superior courts and there tried; and

Whereas, the necessity of trying such cases in the superior courts has resulted in a large portion of the time of those courts being occupied in the trial of minor criminal actions, to the delay of other business, and has resulted in great and useless expense to the several counties of this State as well as great hardship to persons charged with misdemeanors; and

Whereas, an early operation of this Act is required in order to relieve the present condition and to preserve the public peace and safety, an emergency is hereby declared to

exist, and this Act shall take effect and be in force from and after its passage and its approval by the Governor and is hereby exempt from the Referendum provision of the State Constitution.

Approved March 20, 1913.

CHAPTER 19.

(S. B. No. 66.)

AN ACT

Providing for the Building of a Bridge Across the Colorado River and Making an Appropriation Therefor.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. There is hereby appropriated out of any money in the State Treasury not otherwise appropriated, not to exceed the sum of Twenty-five Thousand Dollars, and in no event more than one-third of the sum that may be necessary for the construction of a bridge across the Colorado River from Topock in the State of Arizona, to a point opposite in the State of California, to be expended under the direction of the Secretary of the Interior in the construction of a bridge that shall first be recommended by the Secretary of the Interior; Provided, that no part of the money herein appropriated shall be expended until at least one-third of the cost of said bridge shall be provided by the United States and at least one-third of the cost of said bridge shall be provided by the State of California.

Sec. 2. It is further provided that the State of Arizona assumes responsibility for the payment of one-half the cost of the maintenance and repair of said bridge and the approaches thereto, upon condition that the State of California assumes responsibility for the payment of one-half the cost of the maintenance and repair of said bridge and the approaches thereto.

Sec. 3. When notified by the Secretary of the Interior that the conditions specified in Sec. 1 of this Act have been fulfilled, the State Auditor is hereby authorized and directed to draw his warrant upon the General Fund for a sum not to exceed Twenty-Five Thousand Dollars, and the State Treasurer is hereby authorized and directed to pay said warrant out of any moneys in the General Fund not otherwise appropriated.

Approved March 22, 1913.

CHAPTER 22.

(S. B. No. 77.)

AN ACT

To Legalize Certain Acts of the Board of Supervisors and the County Treasurer of the County of Greenlee in Refunding Overpayments on Personal Property to the Taxpayers Thereof, for the Year 1911.

Whereas the County of Greenlee, under the provisions of Chapter 21 of the Acts of the Legislative Assembly of the Territory of Arizona, 1909, entitled: "An Act to create the County of Greenlee," approved March 10, 1909, was created a body politic and corporate, which Act took effect on September 1, 1910; and

Whereas, the first Board of Supervisors of said County of Greenlee was elected in November, 1910, and took office on January 1, 1911; and,

Whereas, said Board of Supervisors, on February 6, 1911, authorized the Assessor of said County for the year 1911, when he assessed the property of any person liable to taxation, who did not own real estate, within said County, of sufficient value in the Assessor's judgment to pay taxes on his real and personal property, to proceed immediately to collect the taxes.

on the personal property so assessed, and that said Board at said time fixed the rate of taxation on personal property for the year 1911, as follows: Regular tax rate of \$0.285 on the dollar, and an additional tax in the bonded school districts of said County, as follows:

School Districts Nos. 3 and 38, the sum of 30 cents on each \$100.00; School District No. 38, the sum of 10 cents on each \$100.00; School District No. 18, the sum of 20 cents on each \$100.00; School District No. 2, the sum of 20 cents on each \$100.00; and,

Whereas, the Assessor when making assessments on personal property for the year 1911, immediately collected the taxes levied thereon, according to the above tax rate; and

Whereas, said Board of Supervisors, as a Board of Equalization, on August 24, 1911, discovered that those who paid taxes to said Assessor, at the time of assessment, on personal property, and prior to the equalized assessment, had paid a higher rate than those paying a tax on personal property after equalized assessment, and had paid in the aggregate the sum of Two Thousand Nine Hundred Dollars and Forty Cents more than they ought to have paid according to the equalized rate of taxation, and,

Whereas, said Board of Supervisors, on August 24, 1911, passed a resolution directing the Treasurer of said County of Greenlee, to refund and pay out of the County Treasury, the amount in excess to each tax-payer that he had paid on a personal property tax over the equalized tax rate for the year 1911, which excess, in the aggregate, is Two Thousand Nine Hundred Dollars and Forty Cents, and which sum was refunded to the several persons in the sums of over tax payments on their personal property for the year 1911; now, therefore,

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That the act of said Board of Supervisors, in or-

dering and directing the Treasurer of the County of Greenlee in refunding and paying to all persons who had paid taxes in excess of the rate fixed on personal property by said Board of Equalization, for the year 1911, and the act of said Treasurer in refunding and paying said excess taxes to the taxpayers paying the same, to each his just proportion, in the said aggregate sum of Two Thousand Nine Hundred Dollars and Forty Cents, are hereby ratified, legalized, and made valid; and there shall be no suit commenced or maintained, and no judgment shall be rendered by any court compelling the refunding of such money to said County, or to any other person, either as against said Treasurer, or as against the members or any member, of said Board of Supervisors.

Sec. 2. Whereas, this Act should become immediately operative, and said overpayments of taxes should have been returned to said taxpayers, and, whereas, it is necessary for the preservation of the public peace, an emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and its approval by the Governor, and is hereby exempt from the operation of the Referendum provision of the State Constitution.

Approved March 28, 1913.

CHAPTER 23.

(S. B. No. 81.)

AN ACT

To Provide for the Removal of the State Industrial School, Now Located at Benson, to the Fort Grant Military Reservation.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The board of control is hereby authorized to remove the state industrial school, now located at Benson, to

the Fort Grant Military reservation when, in its discretion, water rights necessary for the domestic and agricultural uses of such school are secured for the state; and said board of control is hereby authorized to secure from any appropriators of the waters of Post Creek, by proper deeds of conveyance, any prior water rights thereto, if any, as shall be necessary for such domestic and agricultural uses.

Any deeds of conveyance that may be secured by said board of control shall be approved by the attorney general.

Sec. 2. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Sec. 3. Whereas, the provisions of this act are necessary for the support and maintenance of a state institution, and for preserving the public peace, health, and safety, an emergency is hereby declared to exist, and this act shall take effect and be in force from and after its passage and its approval by the governor, and is hereby exempt from the operation of the referendum provision of the state constitution.

Approved March 29, 1913.

CHAPTER 51.

(S. B. No. 59.)

AN ACT

To Provide an Appropriation of Fifteen Hundred Dollars for the Use of the Pioneer Historical Society.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That the sum of fifteen hundred dollars be and the same is hereby appropriated to be disbursed by the board of directors of the Arizona Pioneer Historical Society, to enable it to carry on its work and duties for the period from

July 1, 1913, to June 30, 1915, in the manner provided for, and set forth, in sections 1, 2, 3, and 4 of Act No. 53 of the Nineteenth Legislative Assembly of the Territory of Arizona, 1897, incorporating such society.

Approved April 3, 1913.

CHAPTER 52.

(H. B. No. 72.)

AN ACT

To Create and Establish Police Courts for the Incorporated Cities and Towns of the State of Arizona; to Define the Jurisdiction, and Proceedings of Said Courts and the Officers thereof; to Provide for the Choosing of Police Justices and to Repeal Secs. 1, 2, 3, 4, 5, 6, and 7, Chapter 25, Session Laws of the Twenty-fifth Legislative Assembly of the Territory of Arizona, 1909, Entitled: "An Act Conferring Certain Jurisdiction Upon Justices of the Peace and Providing for the Establishment of Police Courts in Cities and in Towns and the Procedure for the Enforcement of Ordinances and Repealing Paragraphs 587 and 588 of the Civil Code of the Revised Statutes of Arizona, 1901," Approved March 10, 1909.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. There is hereby created and established for each of the incorporated cities and towns of the State of Arizona incorporated under the general laws of this State, a police court; said court shall have jurisdiction of all cases arising under the ordinances of the city or town in which it is established.

Sec. 2. The officers of said court are: a police justice, who shall be chosen in such manner as may be provided by

the charter or ordinances of the city or town, and the police officers thereof, who shall receive such compensation as shall be fixed by the legislative body of said city or town. Any justice of the peace in said city or town shall be eligible to the office of police justice without thereby losing his office as justice of the peace.

Sec. 3. All proceedings in said police court for the violation of ordinances, committed within the corporate limits of such city or town shall be by sworn complaint and, together with the processes issued thereunder, shall be in the name of the State of Arizona, and before issuing warrant on said complaint the police justice may subpoena and examine witnesses as to the truth of said complaint. All fines collected in any case commenced in said police court shall be paid to and inure to the benefit of the city or town.

Sec. 4. All acts and parts of acts in conflict with the provisions of this act and especially Secs. 1, 2, 3, 4, 5, 6, and 7, Chapter 25 of the Session Laws of the Twenty-Fifth Legislative Assembly of the Territory of Arizona, 1909, are hereby repealed.

Sec. 5. Whereas, there has been no act creating and establishing a police court under the State Constitution and many of the cities and towns of the State are without a police court, and an early operation of this act is required in order to relieve the present condition and to preserve the public peace, health and safety, an emergency is hereby declared to exist, and this act shall take effect and be in force from and after its passage and its approval by the governor and is hereby exempt from the referendum provision of the State Constitution.

Approved April 3, 1913.

CHAPTER 53.

(S. B. No. 151.)

AN ACT

To Provide for the Publication of the Reports of the State Officers and Commissions and Making Appropriations Therefor.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The Board of Control is hereby authorized to have the reports of the various State Officers and Commissions of this State printed.

Sec. 2. A sufficient sum of money is hereby annually appropriated out of the General Fund for the payment of the same, and the State Auditor is hereby authorized and directed to draw his warrant on the State Treasurer for the payment of the printing of said reports, and the State Treasurer is hereby authorized and directed to pay said warrant out of the fund upon which it is drawn.

Whereas, a number of reports of State Officers have not been printed and their printing is deemed necessary for the information of the Legislature and the people of the State, and as there is no legal authority or funds for the printing of the same, and

Whereas, an early operation of this Act is required to preserve the public peace, health and safety, and for the support and maintenance of the Departments of State Government and State Institutions, an emergency is hereby declared to exist, and this law shall take effect and be in force from and after its passage and approval by the Governor and is hereby exempt from the operation of the Referendum provision of the State Constitution.

Approved April 3, 1913.

CHAPTER 54.

(S. B. No. 96.)

AN ACT

Appropriating Thirty Thousand Dollars, or Such Portion Thereof as May be Necessary, for the Purpose of Completing the Erection and Construction of the Tempe Bridge, the Approaches Thereto, and a Section of Road Connecting the North Approach of Said Bridge with the Present State Highway, in Maricopa County, and for Such Other Purposes as the Board of Supervisors of Maricopa County May Direct.

Whereas, the First Legislature of the State of Arizona, at its First Special Session, by an Act, entitled: "An Act Relating to the Construction, Maintenance and Improvement of State Roads and Bridges, Creating the Office of State Engineer, Prescribing the Duties Thereof and Compensation Therefor; Fixing a Tax levy and Making Appropriation to Carry Out the Provisions of This Act, and Authorizing and Directing the Expenditure of Such Appropriation," providing that Maricopa County should be entitled to have the proportion of the State Road Tax Fund paid into said Road Tax Fund, for the fiscal year 1912-1913, by said County, expended upon that portion of the State Bridge, now incomplete, and known as the Tempe bridge; and,

WHEREAS, the provision and appropriation so made for the work upon said bridge has proved insufficient for the completion of said bridge; and,

WHEREAS, the fund so appropriated has become exhausted and the State Engineer and the Board of Supervisors of said County are without resources, under the present statutes, to carry on and complete said work; and,

WHEREAS, the amount which will accrue to the State

Road Tax Fund, from the levy therefor, from Maricopa County, for the current fiscal year will amount to not less than the sum of Forty-five Thousand Dollars. Now, therefore,

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That there be, and there is hereby appropriated, from the State Road Tax Fund, the sum of Thirty Thousand Dollars, or so much thereof as may be necessary, for the purpose of completing the erection and construction of the Tempe bridge and the approaches thereto, in Maricopa County, in accordance with the plans and specifications therefor, upon which the work of construction has so far progressed, and for such other purposes as the Board of Supervisors may direct, to be paid out upon claims duly certified by said Board of Supervisors, and approved by the State Engineer; Provided, however, that all moneys so paid out shall be charged to that portion of said fund collected from said County of Maricopa, and by law, apportioned to said County and reserved for the construction, re-construction, repair, improvement and maintenance of State roads, highways and bridges in said County; Provided, however, that if, at any time, there should be an insufficient amount in said State Road Tax Fund derived from the collection of the levy for that portion of said fund collected in said County of Maricopa, by law apportioned to said County, being seventy-five per cent of the total levy for said fund collected in said County, to pay any claim made under the provisions herein, that then such claim shall be paid out of the General Fund of the State.

Sec. 2. Should any money appropriated herein be paid out of the General Fund, then said fund shall be reimbursed, for money so drawn from it, from the State Road Tax Levy collected therefor in Maricopa County for the fiscal year 1913-1914, and apportioned as the said seventy-five per cent and subject to be paid for the construction, re-construction, repair,

improvement, and maintenance of State highways, roads and bridges, within said County, as provided by law, from the first money paid into said fund upon account of the State Road Tax Fund for the fiscal year 1913-1914.

Sec. 3. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

Sec. 4. Whereas, an urgent necessity exists for the construction, completion and maintenance, of said bridge, the approaches thereto, and that section of road connecting the north approach of said bridge with the present State highway; and,

Whereas, an urgent necessity exists for making an appropriation to carry out the provision of this Act; and,

Whereas, the provisions of this Act are necessary to the public safety;

An emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and its approval by the Governor, and is hereby exempt from the operation of the Referendum provision of the State Constitution.

Approved April 3, 1913.

CHAPTER 59

(H. B. No. 51.)

AN ACT

To Provide for an Appropriation to Defray the Necessary Expenses of the Arizona State Land Board, as Designated in Sec. 2, Chapter 96 of the Acts of the Regular Session of the First Legislature of the State of Arizona, 1912, or of Such Permanent State Land Board, Commission, Commissioner, or Departments with a Fixed Time and Tenure of Office as May Hereafter be Established or Created by Law to Administer State Land Affairs, and which by Operation of Law Shall Succeed to the Duties of Said Arizona State Land Board, in Carrying into Effect the Provisions of Said Chapter 96, Entitled: "An Act to Provide for the Acceptance by the State of Arizona of the Benefits of the Act of Congress Regarding the Desert Lands, Approved August 18, 1894, and the Acts Amendatory and Supplementary Thereof, and to Provide for the Administration, Irrigation, Reclamation and Disposal of Said Lands;" Together with All Other Acts Amendatory of or Supplementary to the Provisions of Said Chapter.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. There is hereby appropriated from the general fund of the state, not otherwise appropriated, the sum of five thousand dollars, or so much thereof as may be necessary, for the purpose of defraying the necessary expenses of the Arizona state land board, as the same is designated and constituted in Sec. 2 of Chapter 96 of the Acts of the Regular Session of the First Legislature of the State of Arizona, 1912, or the necessary expenses of such permanent state land board, commission, commissioner or department with fixed time and tenure of office as may hereafter be created or established by law to administer state land and land affairs, and which by

operation of law shall succeed to the duties of said Arizona state land board, in carrying into effect the provisions of said Chapter 96 entitled "An Act to provide for the acceptance by the State of Arizona of the benefits of the Act of Congress regarding the desert lands, approved August 18, 1894, and the acts amendatory and supplementary thereof, and to provide for the administration, irrigation, reclamation and disposal of said lands;" and to carry into effect all acts amendatory of or supplementary to the provisions of said Chapter.

Sec. 2. The appropriation herein provided for shall cover the actual expenses of said board, commission, commissioner, or department, as the case may be, in the administration of said chapter, as set forth in Sec. 1 hereof, and shall not include the salaries or salary of said board, commission, department or commissioner, or the salaries of clerks or other employees engaged in the regular work of such board, commission, department, or commissioner; but shall only be used to cover such expenses incurred directly in the furtherance of the purposes of said chapter.

Sec. 3. All expenditures of the amount herein appropriated shall be certified by the said board, commission, commissioner or department, as the case may be, to the state auditor as expenses pertaining to the furtherance of the purposes of said chapter, as set forth in Sec. 1 hereof, and the state auditor and the state treasurer shall maintain a separate account in each respective office, of the expenditures of the amount herein appropriated, so that the amount of this appropriation which may be used for the purposes herein set forth, may be repaid to the general fund, in accordance with the provisions of law.

Sec. 4. Upon certification by said board, commission, commissioner, or department, of proper claims against the fund hereby appropriated, as provided in Sec. 3 hereof, the state auditor is hereby authorized and directed to draw proper warrants covering same; and the state treasurer is hereby author-

ized and directed to pay such warrants, not exceeding in all the sum herein appropriated, from the general fund of the State.

Sec. 5. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Approved April 4th, 1913.

CHAPTER 70.

(S. B. No. 202.)

AN ACT

To Make an Additional Appropriation for the Current and Contingent Expense of Carrying on and Conducting and Defraying the Expenses of the Second Special Session of the First Legislature of the State of Arizona, Convened February 3rd, 1913.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That the sum of eight hundred dollars, or so much thereof as may be necessary, is hereby appropriated for the payment of the employees of the senate; and the sum of fourteen hundred dollars, or so much thereof as may be necessary, for the payment of the employees of the house for the six days from Monday, March 31, to Saturday April 5, 1913, inclusive of the Second Special Session of the First Legislature of the State of Arizona.

Sec. 2. All claims for salaries of clerks, employees and attaches shall be paid by the state auditor upon presentation of a certificate signed by the presiding officers of the respective houses of said legislature, and the state auditor shall, upon presentation of such certificate, issue his warrants upon the state treasurer for the payment of such salaries, and the state

treasurer shall pay the same out of the fund herein provided for.

Sec. 3. The salaries of such clerks, employees, or attaches shall be paid on Monday of each week, and the salaries accruing since the preceding Monday shall be paid at the close of said special session.

Sec. 4. Whereas, an urgent necessity exists for the further appropriation of funds to pay the said salaries of such clerks, employees and attaches for the remainder of said special session, the appropriation heretofore made having been exhausted, and the provisions of this act being necessary for the support and maintenance of the State Legislature, and to preserve the public peace and safety, an emergency is hereby declared to exist, and this act shall be in full force and effect from and after its passage and its approval by the governor, and is hereby exempt from the operation of the referendum of the state constitution.

Approved April 8th, 1913.

CHAPTER 71.

(S. B. No. 217.)

AN ACT

To Make Appropriation for the Current and Contingent Expenses of Carrying on and Conducting and Defraying the Expenses of the Second Special Session of the First Legislature of the State of Arizona.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The sum of forty-six dollars is hereby transferred from the amount appropriated in that certain act known as Senate Bill No. 1, entitled: "An Act Making Appropriation for the Current and Contingent Expenses of Carrying on and Conducting and Defraying the expenses of the Special Session of the First State Legislature of the State of Arizona," of the Session Laws of the Second Special Session of the First Legislature of the State of Arizona, said sum to be applied to making up the deficit existing in the fund appropriated in said bill for the payment of attaches of the Legislature.

Sec. 2. Whereas, it is urgently necessary that this deficit be made up at once, and for the preservation of the public peace, health, and safety, and preservation of a department of the state government, an emergency is hereby declared to exist and this act shall be in full force and effect from and after its passage and its approval by the governor, and is hereby exempt from the operation of the referendum provision of the state constitution.

Approved April 8th, 1913.

CHAPTER 72.

(H. B. No. 111.)

AN ACT

To Provide for the Assessment of Taxes on the Property of Railroad Corporations; Requiring Annual Reports, and Providing a Penalty for Neglect or Refusal to Make the Same; and Prescribing the Duties of the State Board of Equalization in Relation to Said Assessment of Taxes on Said Property of Railroads and Railroad Corporations.

Be it Enacted by the Legislature of the State of Arizona:

CHAPTER —.

ASSESSMENT OF RAILROAD PROPERTY.

Sec. 1. The property of railroads and railroad corporations shall be assessed annually in the manner prescribed in this chapter.

Sec. 2. On the first Monday in June in each year the State Board of Equalization shall meet at the office of the State Auditor, and they shall meet from day to day thereafter until the business of said Board, as hereinafter provided, shall be accomplished. The duties of said Board shall be to make appraisement and assessment of all railroads and the taxable property of railroad corporations, except such real estate as is not used in the daily operation of their railroads.

Sec. 3. On or before the first Monday of July, 1912, and on or before the first Monday of June in each year thereafter, the person, company, or corporation, owning, operating, or constructing railroad in this State shall, by its president, secretary, tax agent or principal accounting officer, return to the State Board of Equalization a sworn statement or schedule as follows:

1. Of the right of way, track, and road bed, giving the entire length in this and other States, and showing the proportion in each city, township, and county, and the total, in this state.

2. The length of each side or second track and turnout, and the aggregate length of such second or side tracks and turnouts, together with the name of the city, township and county, in which such second or side tracks and turnouts are each located.

3. A complete list, giving size, location (as to city, township and county), material and value, of all depots, station houses, machine shops, and other buildings, situated wholly or in part, on right of way, together with all platforms, fuel and water stations, and the machinery and tanks connected therewith.

4. The number of ties in track per mile, the weight per yard of iron or steel rails used in main or side tracks, what joints or chairs are used in side track, the ballasting of roads, whether with rock, gravel, dirt or other material, the length of time iron has been used, and the length of time the road has been built.

5. A full list of the rolling stock belonging to or operated by the person, company, or corporation, which shall distinctly set forth the number, class and value, of all locomotives, passenger-cars, sleeping-cars, dining-cars, express-cars, mail-cars, baggage-cars, horse-cars, cattle-cars, coal-cars, platform-cars, wrecking cars, pay-cars, and all other kinds of cars owned or leased by said company, and in the State of Arizona on the 12th day of March at 12 o'clock noon.

6. A statement or schedule showing, first, the amount of capital stock authorized, the number of shares into which such capital stock is divided; second, the amount of capital stock paid up; third, the market value of said stock, or if it have no

market value, then the actual value of the shares of stock; fourth, the amount of outstanding bonded indebtedness and the market value thereof.

7. A correct detailed inventory of the number, kind and value, of all tools, and materials for repairs, and all other personal property.

8. A statement of the amount and value of property designated in this section, and such further information as the Board may, in writing require.

Sec. 4. In case of failure to make such statements of schedules to the State Board of Equalization, such person, company or corporation, so failing to make returns, shall forfeit as a penalty not less than One Thousand Dollars for each offense, to be recovered in any proper form of action in the name of the people of the State of Arizona, and paid into the State Treasury for the use of the general revenue fund, and a refusal of each or any item shall be considered as a separate offense.

Sec. 5. The return of the railroads, companies or corporations, shall not be held to be conclusive as to the value of said property; but the State Board of Equalization may make such assessment of such property as it may deem just and equitable, and the said property shall be valued at its full cash value, and assessments shall be made upon the entire railway, within this State, and shall include the franchise, intangible values, right of way, roadbed, bridges, culverts, rolling stock, depots, station grounds, buildings, telegraph lines and all other property, real and personal, exclusively used in the operation of such railway. In assessing said railway and its equipments, said board shall take into consideration all matter connected with said road necessary to enable it to make a just and equitable assessment of said railway property, franchises and intangible values, at their full cash value. The State Board of Equalization shall have power to require the attendance of

any president, secretary, receiver, tax agent, accounting officer, servant, or agent, of any railroad company, having any portion of its railway in this State; and any such officer who shall refuse to attend before the State Board of Equalization when it is his duty, or he is required, to do so, or refuses to submit to the inspection of such Board any books or papers of such railway company in his possession, custody, or control, or shall refuse to answer such questions as shall be put to him by such Board, or its order, touching the business, property, money and credits, and the value thereof, of said railway company, shall be guilty of a misdemeanor, and on conviction thereof by any court of competent jurisdiction be fined in any sum not exceeding Five Hundred Dollars and costs. Any president, secretary, receiver, tax agent, accounting officer, servant or agent, of any railway company, who shall knowingly make any false answer to any question put to him by such Board or by its order, touching property, money and credits, and the value thereof, of such railroad company, shall be guilty of perjury, and it shall be the duty of the chairman of such Board to prosecute any person liable to the penalties of this section immediately upon the accruing of the liability of such prosecution.

Sec. 6. On or before the third Monday in June in each year, said Board shall transmit to the Board of Supervisors of each county through or into which any railroad may run, a statement showing the length of the main track of such railroad within the county, and the assessed value per mile of the same as fixed by a pro rata distribution per mile of the assessed value of the whole property herein specified, with a description of the whole of the said assessed property within the county, by metes and bounds or other description sufficient for identification. And the said assessment and pro rata shall be made with reference to the value of the property belonging to said railroad other than the main track situate in each county and municipality through which said railway extends.

Where the railroad of a railroad corporation lies in several counties, its rolling stock must be apportioned between them so that a portion thereof may be assessed in each county, and each county's portion must bear to the whole rolling stock the same ratio which the number of miles of the railroad in such county bears to the whole number of miles of such railroad lying in this State. Said Board of Supervisors shall cause to be entered said statement with the said description upon the assessment roll of said county under the proper heads therefor, with the total value of said assessed property carried out. At the first meeting of the Board of Supervisors held after said statement is received by it, said Board of Supervisors shall make and cause to be entered in its minutes, an order stating and declaring the length of the main track and the assessed value of such portion of such railroad, lying in each municipal corporation within its county, as fixed by the said State Board of Equalization, which assessed value shall constitute the taxable value of said property for taxable purposes; and the clerk of said Board of Supervisors shall transmit a copy of said order to the city council or trustees of such municipal corporation. All such railroad property shall be taxable upon said assessment by the same officers and for the same purposes as the property of individuals within such counties and municipalities. If any railroad company or any person shall not be satisfied with the assessment by the State Board of Equalization of the property belonging to said company, it or they may appear before said Board at its meeting in August and show why such assessment should be lowered or changed.

Sec. 7. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Sec. 8. This act to take effect and be in force from and after the first day of October, 1913.

Approved April 8, 1913.

NOTE.—This Act repealed and superseded by Senate Bill No. 67 of the Third Special Session (Revenue Act). Emergency. Approved May 9, 1913.

SECRETARY OF STATE.

CHAPTER 79.

(S. B. No. 54.)

AN ACT

Defining and Providing the Powers and Duties of the State Treasurer, Permitting Him to Appoint a Deputy and a Stenographer and Prescribing Their Duties and Compensation; Defining What Shall Constitute the General Fund; Providing How Other Funds in the State Treasury Shall Be Carried and Credited by the State Treasurer, and Directing the Manner and Method of Payment by the Treasurer of State Warrants out of Public Moneys in His Custody or Possession and the Manner of Meeting Outstanding Warrants; and Providing the Manner in Which the Receipts and Expenditures of the Public Moneys Shall Be Published by the State Treasurer.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The State Treasurer shall keep his office at the seat of government, and shall not absent himself from the State without leave of the Legislature or the Governor.

Sec. 2. Before entering on the duties of his office, he shall take the oath of office prescribed by law, and file the same in the office of the Secretary of State.

Sec. 3. The State Treasurer may appoint a Deputy State Treasurer and may remove him at pleasure. Said Deputy State Treasurer shall take and subscribe the oath prescribed by law; which oath, together with his written appointment, shall be filed in the office of the Secretary of State; he

shall have power, in the name and under the authority of the State Treasurer, to perform all the duties of the office of State Treasurer; and the State Treasurer shall be responsible upon his official bond for all acts of malfeasance, misfeasance and default of such Deputy State Treasurer. The Deputy State Treasurer shall receive compensation at the rate of One Hundred and Twenty-five Dollars per month; and the State Auditor is hereby authorized and directed to draw his warrants on the General Fund in payment of the salary of said Deputy State Treasurer, and the State Treasurer is hereby authorized and directed to pay such warrants.

Sec. 4. The Secretary of State shall procure and deliver to the State Treasurer a seal of office, with some suitable device, having engraved around the margin thereof the words "Office of the State Treasurer, Arizona," a description of which said seal shall be retained in the office of the Secretary of State as a record. Said seal shall be used to authenticate all writings, papers, and documents certified from said office.

Sec. 5. It is the duty of the State Treasurer:

1. To receive and keep securely in his custody all moneys belonging to the State not required to be received and kept by some other person;

2. To file and keep the certificates of the State Auditor delivered to him when moneys are paid into the treasury;

3. To deliver to each person paying money into the treasury a receipt showing the amount, the sources from which the money accrued, and the funds into which it is paid, which receipts must be numbered in order, beginning with number one at the commencement of each fiscal year, and deliver a duplicate thereof to the State Auditor.

4. To pay warrants drawn by the State Auditor in the order in which they are presented;

5. Upon payment of any warrant to take upon the back thereof the receipt of the person to whom it is paid, and to file and preserve the same;

6. To keep an account of all moneys received and disbursed;

7. To keep separate accounts of the different funds and appropriations of money;

8. To give information in writing as to the condition of the State Treasury, or upon any subject relating to the duties of his office, at the request of any member of the Legislature or any Committee thereof;

9. To keep the books, papers, and documents of his office open, at all times during office hours, for inspection by any tax payer or elector of the State;

10. To deliver to the Governor and the State Auditor, on the first day of each month, an accurate statement of the receipts and expenditures of the public moneys for the preceding month. Such statement shall be a complete exhibit of all the public moneys received and paid out of the State Treasury by him, showing, under separate and appropriate heads, on what accounts and from what sources received, and for what particular object or service the same had been paid out by him during the preceding month.

11. To deliver to the Governor and to the State Auditor, on or before the first day of August of each year, an accurate statement of the receipts and expenditures of the public moneys during the preceding fiscal year. Such statement shall be a complete exhibit of all public moneys received and paid out of the State Treasury by him, showing, under separate and appropriate heads, on what accounts and from what source received, and for what particular object or service the same has been paid out by him, during the preceding fiscal year. He shall cause to be published six consecutive times in a daily

newspaper of general circulation published at the capital of the State, a statement of the receipts and disbursements referred to in this sub-section.

Sec. 7. The General Fund shall consist of money received into the State Treasury and not especially appropriated to any other fund, and out of such fund all salaries of State officers, and expenses incident to the offices thereof, as authorized by law, shall be paid.

Sec 8. All funds of the State, other than a General Fund, and all moneys received and credited to such funds shall be considered and carried as appropriations for the use and benefit of the purposes for which such funds were created.

Sec. 9. No sum of money or moneys, in excess of the amount appropriated for any purpose, or credited to any specific fund or funds, shall be paid out of, or from, any of the public money or moneys in the custody or possession of the State Treasurer.

Sec. 10. All sums appropriated, and each and every State Fund, shall be considered and carried on the books of the State Treasurer, as a debit against the public money or moneys in the custody or possession of the State Treasurer, and against the credit of the State of Arizona.

Sec. 11. All public money or moneys in the custody or possession of the State Treasurer shall be debited against the State Treasurer under the head of an account entitled "cash" or "cash fund or account" in a suitable book for that purpose to be known as the cash book; and all funds and appropriations of money shall be considered and carried as charges or debits against such "cash" or "cash fund or account" and as all warrants and payments of public money or moneys are met and paid as authorized and directed by law, such "cash" or "cash fund or account" shall be credited to the amount of such warrants or payments.

Sec. 12. All state warrants shall be paid by the Treasurer, in the order of their presentation, if drawn in accordance with the State laws. If, upon presentation to the State Treasurer of any warrant, he has not the funds in hand to pay the same, he shall endorse the day of its presentation upon the back of the warrant, and whenever it is paid, interest, at the rate of five per centum per annum, in lawful money of the United States, shall be allowed from said day, and paid in addition to the principal thereof; Provided, however, that the interest paid under and by the authority of this section shall be paid from the General Fund.

Sec. 13. Nothing in this Act shall affect or be construed to affect the funds required to be established by Sec. 7, Article X of the Constitution of the State of Arizona, entitled, "State and School Lands."

Sec. 14. On or before the 15th day of January in each year, the State Treasurer shall furnish to each County Treasurer an account current, exhibiting all the transactions between his office and the offices of such County Treasurer, and what amount of money is due to or from the same, and on what account. Upon the settlement of any accounts with the County Treasurer, the State Treasurer shall pay such County Treasurer any balance that may be found due such county, out of any moneys appropriated by law for that purpose.

Sec. 15. He shall have the power to administer all oaths, or affirmations required or allowed by law, in matters touching the duties of his office, and shall perform all duties not enumerated in this Act which may be required of him by the revenue and other laws of the State.

Sec. 16. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

Sec. 17. Whereas, it is immediately necessary to provide sufficient help and an assistant for the State Treasurer in his office; and,

Whereas, this Act must have an early operation to provide for the proper handling of the public moneys in the custody and possession of the State Treasurer, and for the preservation of the public peace, health, and safety, and for the support and maintenance of the Departments of the State Government and State Institutions, an emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and its approval by the Governor, and is hereby exempt from the operation of the Referendum provisions of the State Constitution.

Approved April 11, 1913.

CHAPTER 80.

(H. B. No. 56.)

AN ACT

To Relieve High Schools Within the State of Arizona, Which Have Maintained Buildings, Laboratories and Equipment and Conducted Courses in Agriculture, Mining, Manual Training, Domestic Science and Other Vocational Pursuits Under the Provisions of Chapter 45, Session Laws, First Legislature of the State of Arizona.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. Any high school within the state of Arizona which shall have provided equipment and conducted courses in agriculture, mining, manual training, domestic science, or other vocational pursuits for a period of eight months prior to July 1, 1912, and which has been and is conducting such courses during the school year beginning July 1, 1912, and which shall have been or shall be designated by the state board of education of the State of Arizona as a proper school to conduct such courses, as provided in chapter 45, Session Laws, First Legislature of the State of Arizona, shall receive

state aid in an amount equal to the amount provided by such school for the maintenance of said courses in said vocational pursuits, during the school year beginning July 1, 1912, and ending July 1, 1913; provided, however, such state aid granted to any one school shall in no case be in excess of twenty-five hundred dollars.

Sec. 2. Any high school entitled to such state aid under the provisions of this act shall present to the state board of education its statement, in writing, verified by the clerk of the high school board of education of said district, showing the amount actually expended by such high school during the said school year beginning July 1, 1912, and ending July 1, 1913, in the conduct of said vocational pursuits and shall furnish to said state board of education, such further evidence of the correctness of said statements as said state board of education shall require, and at such times during the said school year beginning July 1, 1912, and ending July 1, 1913, such verified statements shall be presented to the said state board of education, which board shall determine the correctness of the same to their satisfaction and shall thereupon issue their certificate to this effect and the state auditor is hereby authorized and directed to draw his warrants upon the general fund to the order of the proper persons for all payments and expenditures authorized by this act upon requisitions approved by said board of education, and the state treasurer is hereby authorized and directed to pay said warrants out of said general fund.

Sec. 3. A sum of money sufficient to carry out the provisions of this act is hereby appropriated out of the general fund of the State of Arizona.

Sec. 4. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Approved April 11th, 1913.

CHAPTER 81.

(H. B. No. 84.)

AN ACT

To Provide for the Continuing in Effect of Certificates of Authority Issued to Foreign Surety and Insurance Companies, and their Agents, Transacting Business within this State.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The corporation commission is empowered and directed to continue in effect every certificate of authority issued to foreign surety and insurance companies, and their agents, transacting business within this State, which expire March 31, 1913, without cost to such foreign surety or insurance companies, or their agents; provided, however, that such certificates of authority issued to foreign surety companies, and their agents, shall not continue in effect longer than June 30, 1913, and such certificates of authority issued to foreign insurance companies, and their agents, shall not continue in effect longer than July 31, 1913.

Sec. 2. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Sec. 3. Whereas, Chapter 44 of the Acts of the First Special Session of the First Legislature of the State of Arizona amended theretofore existing laws relating to the issuing of certificates of authority to foreign insurance companies, and their agents, and made no provision for the issuing of additional certificates of authority to such foreign insurance companies, or their agents, for the period extending from March 31, 1913, to June 30, 1913; and

Whereas, Chapter 50 of the Acts of the First Special Session of the First Legislature of the State of Arizona amended theretofore existing laws relating to the issuing of certificates

of authority to foreign surety companies, and their agents, and made no provision for the issuing of additional certificates of authority to such foreign surety companies, or their agents, for the period extending from March 31, 1913, to June 30, 1913; and

Whereas, it is essential that such certificates of authority heretofore issued to such foreign insurance companies and foreign surety companies, and their agents, expiring March 31, 1913, be continued in effect as to such foreign insurance companies, and their agents, until July 31, 1913, and as to such foreign surety companies, and their agents, until June 30, 1913, in order to preserve the public peace, health and safety, an emergency is hereby declared to exist, and this act shall be in full force and effect from and after its passage, and its approval by the governor, and is hereby exempt from the operation of the referendum provision of the state constitution.

Approved April 11th, 1913.

Resolutions



Joint Resolutions

HOUSE JOINT RESOLUTION NO. 1.

To the Senate and House of Representatives of the Congress of the United States:

Whereas; the statistics prepared by the Registrar of Vital Statistics of the State of Arizona show a serious condition existing within our borders, resulting from the immigration from other State to Arizona of people afflicted with tuberculosis, and further show that the number of deaths in Arizona, of people afflicted with tuberculosis coming from other States, is constantly on the increase, thereby endangering the lives of the people of Arizona; and,

Whereas, at the present time adequate care of these unfortunate people is impossible without great drain on the State's finances; and,

Whereas, a movement is now on foot among the executives of several southwestern States having as its object the setting aside by Congress of certain abandoned military posts in the western States to be used as a sanatoria for the sufferers from tuberculosis; therefore,

BE IT RESOLVED by your memorialists, the Senate and House of Representatives of the First Legislature of the State of Arizona, that the Congress of the United States is hereby requested to appoint a committee to investigate conditions in the southwestern States having in view the setting

aside of certain abandoned military reservations to be used as the sites for proposed sanatoria to be established, at Government expense, for the care of tubercular patients, and the making of an adequate appropriation by the Congress of the United States to relieve the present deplorable conditions mentioned above.

Be it further resolved, that the Chief Clerk of the House of Representatives of the State Legislature, be instructed to send one copy of this resolution to Hon. Marcus A. Smith, Hon. Henry F. Ashurst and Hon. Carl Hayden; also one copy to the Senate and to the House of Representatives of Congress.

Adopted by the Senate March 7, 1913.

Adopted by the House March 10, 1913.

HOUSE JOINT RESOLUTION No. 2.

WHEREAS, Hon. Woodrow Wilson and Hon. Thos. R. Marshall, heretofore elected by the people of the United States, to the offices of President and Vice-President, respectively, have this day been formally inaugurated as such officers and have assumed the duties and responsibilities of their respective positions; and

WHEREAS, the people of the State of Arizona have declared by their vote the confidence in, and high regard for, the President and Vice-President; now, therefore, be it

RESOLVED, by the legislature of the State of Arizona, that we hereby express to the President and Vice-President of the United States our confidence, regard and esteem, and our best wishes for the successful conduct of the affairs of this nation, under their administration; and be it further

RESOLVED, that the Chief Clerk of the House be instructed to transmit a copy of this resolution to President Woodrow Wilson and to Vice-President Thomas R. Marshall, immediately by wire.

Adopted by the House March 4th, 1913.

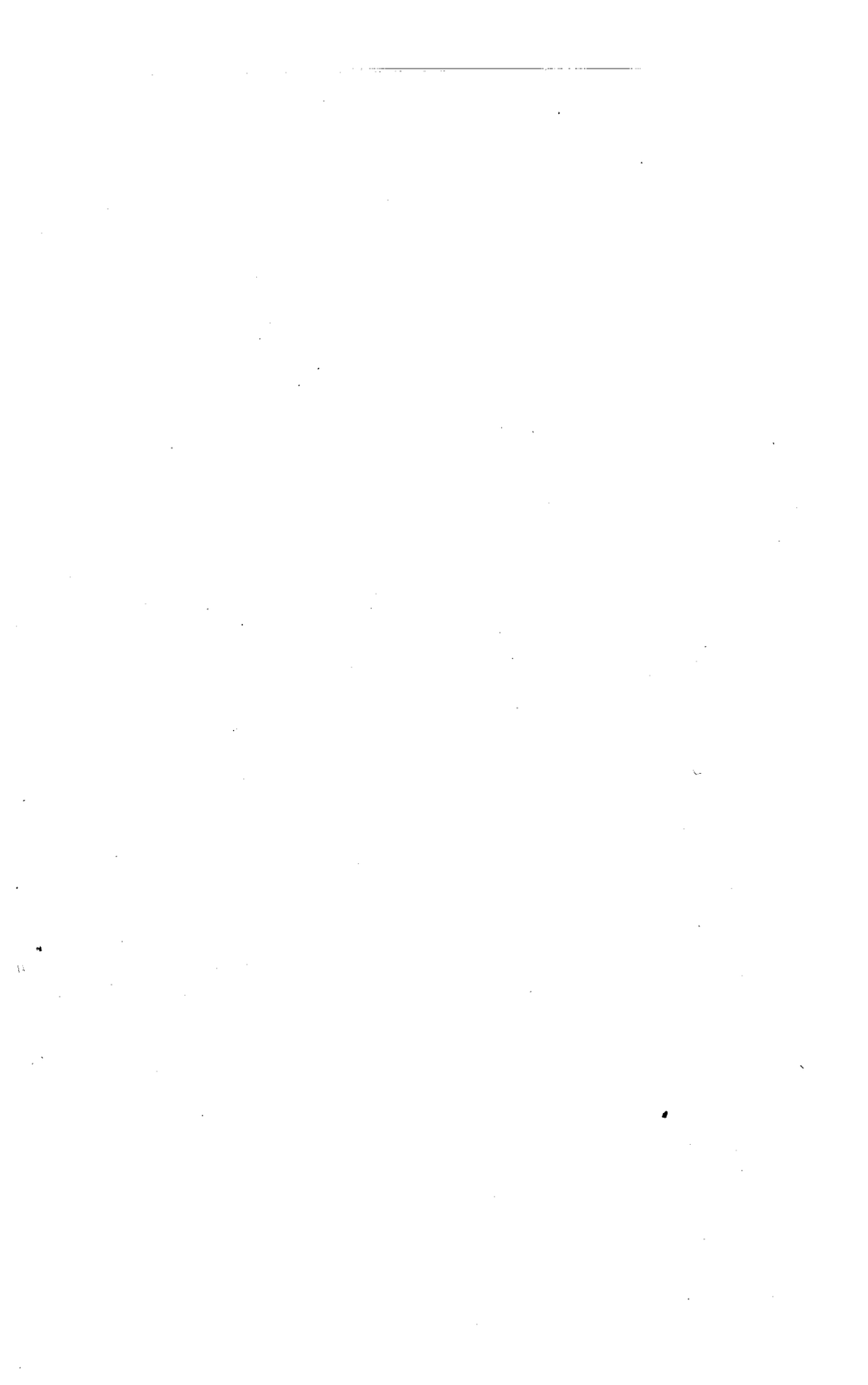
Adopted by the Senate March 4th, 1913.

HOUSE JOINT RESOLUTION NO. 3.

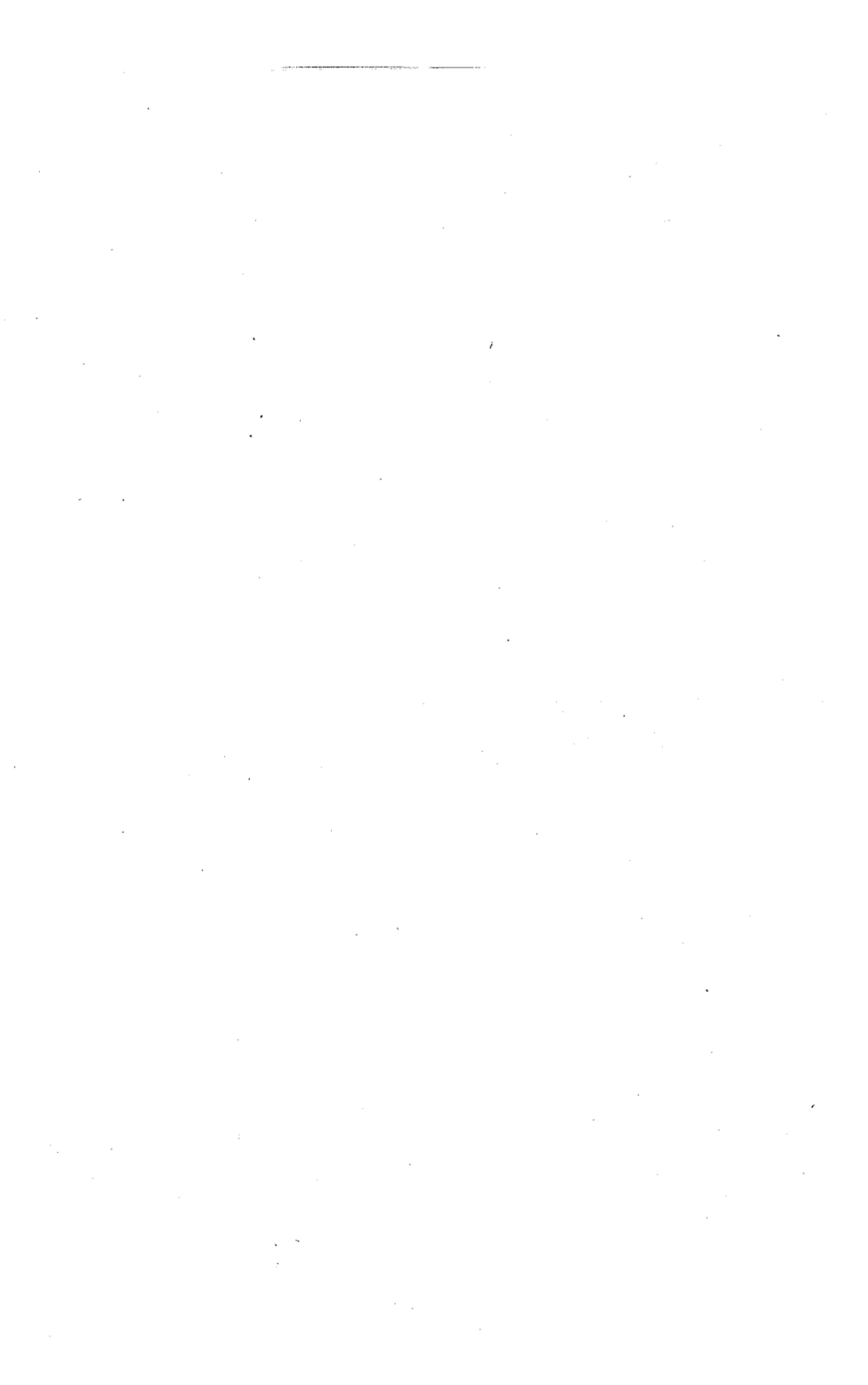
BE IT RESOLVED by the House of Representatives and the Senate of the Second Special Session of the First Legislature of the State of Arizona, that the sum of Five Hundred Dollars, or so much thereof as may be necessary, is hereby appropriated out of the legislative contingent fund to defray the expense of an investigation by a committee of five members, who shall be members of the House of Representatives, to be appointed by the House, to make investigation as to the advisability of removing the State Industrial School to the Fort Grant Military Reservation.

Adopted by the Senate March 15, 1913.

Adopted by the House March 15, 1913.



Memorials



Memorials

HOUSE JOINT MEMORIAL NO. 1.

To the Senate and House of Representatives of the Congress of the United States of America, in Congress Assembled:

Your memorialists, the First Legislature of Arizona, in special session convened, respectfully represent:

That the title and possession of Monticello, the home place of Thomas Jefferson, is vested in Mr. Levy, a private citizen of the State of New York, and the place is now practically in a state of ruin and decay;

That the title to the grave of Jefferson, wherein lie the remains of the Author of the Declaration of American Independence and those of his beloved wife, and which grave is embraced within a space about one hundred feet square of the grounds of Monticello, is vested in the descendants of Jefferson;

That access to the grave of Jefferson is open to his descendants, but not to the general public, except upon the payment of a fee to Mr. Levy, thus commercializing one of the most sacred spots in America; but no admission to the house of this great apostle of humanity is allowed to any person;

Now, therefore, it is peculiarly appropriate that this place should not be in private ownership; and it is peculiarly appropriate that Monticello, the home, in life as it is the home in death, of this great American, should be the common heritage of the people of this country.

It is especially fitting now for the people of the United States to obtain this hallowed place, that they may keep and beautify and adorn it as a shrine to which every lover of liberty may go at will to pay his tribute of respect.

Therefore, be it resolved by the Senate and the House of Representatives of the Legislature of the State of Arizona:

That the Congress of the United States be, and it is hereby urged, to enact such legislation as may be necessary to vest in the United States the title and possession to the home and grave of Thomas Jefferson; and,

Resolved further, that a copy of this memorial and these resolutions be forwarded to the President of the United States the President of the Senate, the Speaker of the House of Representatives, and to the Representatives of Arizona in Congress; and that our Representatives in Congress be and they are hereby requested to do all in their power to accomplish the enactment of such legislation.

Adopted by the House March 22, 1913.

Adopted by the Senate April 7, 1913.

SENATE JOINT MEMORIAL NO. 2.

To the Senate and House of Representatives of the Legislature of the State of California:

Your Memorialists, the First Legislature of the State of Arizona, in session convened, respectfully represent:

Whereas, an immense flood of travel will soon be set up between the Eastern States and California, because of the great exposition to be held in California in the year of 1915; and,

Whereas, many who make the trip will go by automobile and by other means of conveyance other than railroads; and,

Whereas, there still exists an almost primitive lack of facilities whereby methods of transportation can be maintained other than by railroad between the Pacific Coast and the interior; and,

Whereas, the States of Arizona and California are at present expending and will continue to expend large sums of money in establishing avenues of communication within that favored portion of the Southwest in which climatic conditions make travel feasible during every month of the year; and,

Whereas, this work is of National as well as of State and local importance; and,

Whereas, the State of Arizona has appropriated the sum of Twenty-five Thousand Dollars for the purpose of joining with the United States Government and the State of California, which governments are hereby petitioned to appropriate, each, a like sum for the same purpose, to build a bridge across the Colorado River, from Topock in the Northwestern part of the State of Arizona, to a point opposite in the State of California, to form an indispensable link in the great highway now under construction, the Santa Fe, Grand Canyon, and Needles National Highway, one of the greatest scenic routes in the world.

Now, therefore, we most respectfully petition and urge as a conservative and reasonable business proposal, as to which the State of Arizona has guaranteed to do its full share, that the Legislature of the State of California appropriate the sum of Twenty-five Thousand Dollars to be expended as one-third the cost of building said bridge according to specifications to be prepared by the Secretary of the Interior, contingent upon a like appropriation by Congress of the United States.

Adopted by the Senate March 20, 1913.

Adopted by the House April 7, 1913.

SENATE JOINT MEMORIAL NO. 3.

To the Senate and House of Representatives of the United States of America in Congress Assembled:

Your Memorialists, the First Legislature of the State of Arizona, in session convened, respectfully represent:

WHEREAS, an immense flood of travel will soon be set up between the Eastern States and California, because of the great exposition to be held in California in the year 1915; and,

WHEREAS, many who make the trip will go by automobile and by other means of conveyance other than railroads; and,

WHEREAS, there still exists an almost primitive lack of facilities whereby methods of transportation can be maintained other than by railroads between the Pacific Coast and the interior; and,

WHEREAS, there still exists an almost primitive lack of at present expending and will continue to expend large sums of money in establishing avenues of communication within that favored portion of the Southwest in which climatic conditions make travel feasible during every month of the year; and,

WHEREAS, this work is of National as well as of State and local importance; and,

WHEREAS, the State of Arizona has appropriated the sum of Twenty-five Thousand Dollars for the purpose of joining with the United States Government and the State of California, which governments are hereby petitioned to appropriate, to each, a like sum for the same purpose, to build a bridge across the Colorado River, from Topock in the Northwestern part of the State of Arizona, to a point

opposite in the State of California, to form an indispensable link in the great highway now under construction, the Santa Fe, Grand Canyon, and Needles National Highway, one of the greatest scenic routes in the world.

Now, therefore, we most respectfully petition and urge as a conservative and reasonable business proposal, as to which the State of Arizona has guaranteed to do its full share, that the Congress of the United States appropriate the sum of Twenty-five Thousand Dollars to be expended as one-third the cost of building said bridge according to the specifications to be prepared by the Secretary of the Interior, contingent upon a like appropriation by the State of California.

Adopted by the Senate March 20, 1913.

Adopted by the House April 7, 1913.

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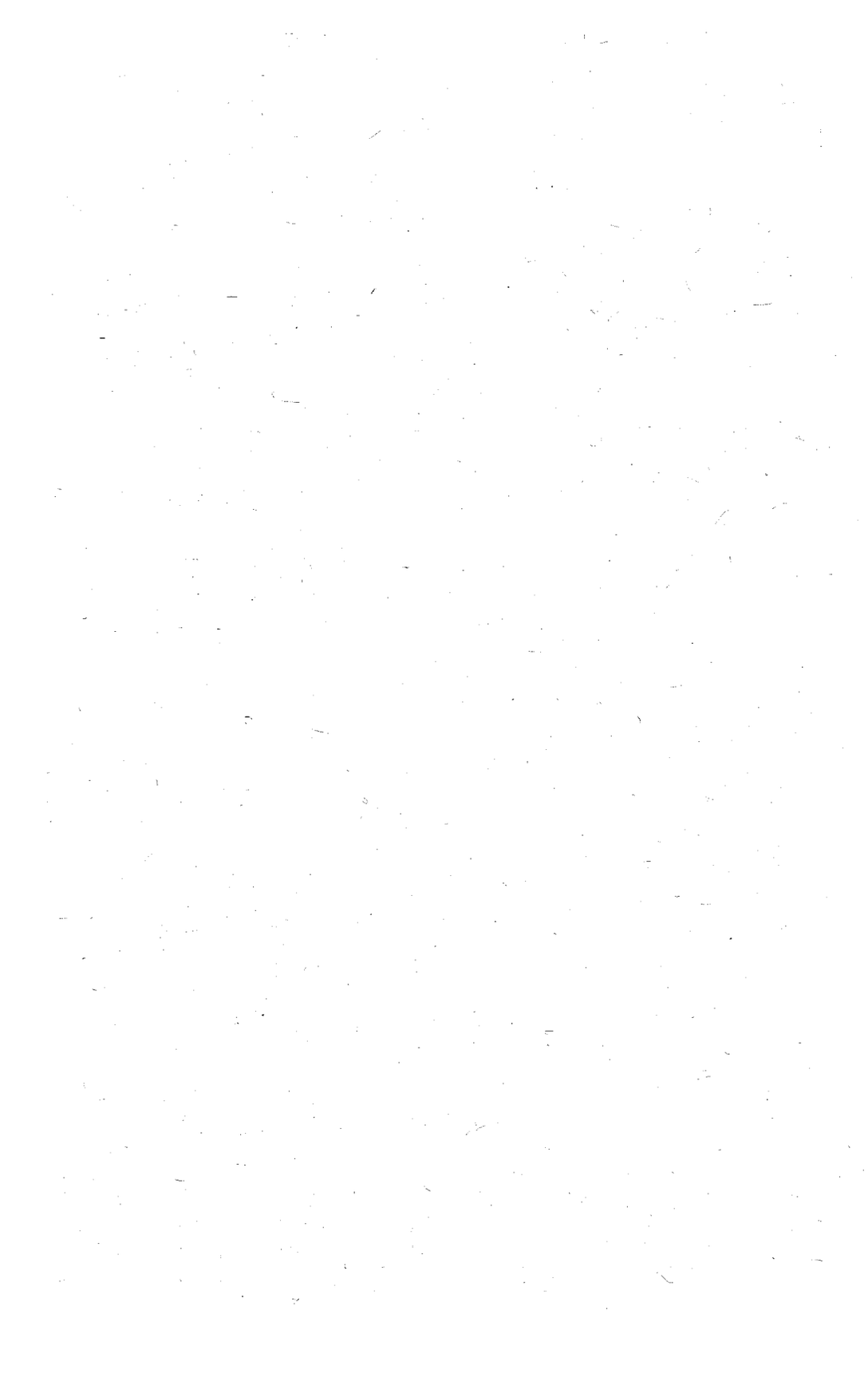
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LAWS
OF A LOCAL OR SPECIAL NATURE
RESOLUTIONS AND MEMORIALS
PASSED BY THE
THIRD SPECIAL SESSION
FIRST LEGISLATURE
OF THE
STATE OF ARIZONA

SESSION BEGAN ON THE FOURTEENTH DAY OF APRIL,
A. D., 1913, AND ENDED ON THE SEVEN-
TEENTH DAY OF MAY, A. D., 1913

PHOENIX - ARIZONA

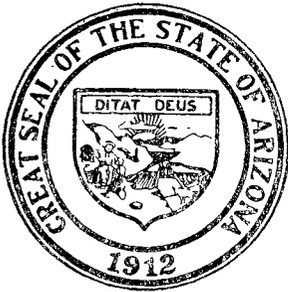




CERTIFICATE

STATE OF ARIZONA, }
Office of the Secretary. } ss.

I, Sidney P. Osborn, Secretary of State of Arizona, do hereby certify that the Acts, Resolutions and Memorials herein contained are printed as passed by the Third Special Session of the First Legislature of the State of Arizona according to the enrolled and engrossed copies on file in my office.



WITNESS, my hand and seal of
the State of Arizona, given at
Phoenix this 20th day of June,
A. D., 1913.

SIDNEY P. OSBORN,
Secretary of State.

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ACTS



ACTS

CHAPTER 1.

(S. B. No. 2.)

AN ACT

Authorizing the County of Maricopa to Construct a Highway Bridge Across the Hassayampa River in Wickenburg in Said County.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The County of Maricopa, in the State of Arizona, is hereby authorized to construct from funds of Maricopa County, a good and substantial highway bridge across the Hassayampa River in Wickenburg, an incorporated town in said county at a cost to said county not exceeding the sum of TenThousand Dollars.

Sec. 2. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

Sec. 3. Whereas, the provisions of this Act are necessary for the maintenance of a State Institution and to preserve the public peace, health, and safety, an emergency is hereby declared to exist and this Act shall take effect and be in force from nad after its passage and its approval by the Governor, and is hereby exempt from the operation of the Referendum provision of the State Constitution.

Approved April 18th, 1913.

CHAPTER 2.

(H. B. No. 26.)

AN ACT

To Make Appropriations for the Current and Contingent Expense of Carrying on and Conducting and Defraying the Expense of a Third Special Session of the State Legislature of the State of Arizona for the Session 1913.

Be it Enacted by the Legislature of the State of Arizona :

Sec. 1. The sum of twenty-five thousand dollars is hereby appropriated out of the general fund now in the hands of the State treasurer of the State of Arizona, or as much thereof as may be necessary, for the several objects and purposes hereinafter named.

(1) The sum of eleven thousand three hundred and forty dollars is hereby appropriated for the payment of the salaries of the members of the legislature of the State of Arizona for the year 1913.

(2) The sum of eight thousand three hundred and sixty dollars, or as much thereof as may be needed, is hereby appropriated for the payment of the employees of the legislature of the State of Arizona for the year 1913.

(3) The sum of two thousand three hundred dollars, or as much thereof as may be needed, is hereby appropriated for the payment of the mileage of the members of said legislature.

(4) The sum of three thousand dollars, or as much thereof as may be needed, is hereby appropriated for the payment of contingent expenses of said legislature.

Sec. 2. All claims for salaries and mileage for the members of the respective houses of the legislature shall be honored by the State auditor upon the presentation of a certificate

signed by the presiding officer of the respective houses of the said legislature, hereupon the said auditor shall issue his warrant upon the state treasurer for the payment of the same, and the state treasurer upon presentation shall pay the same out of the general fund herein provided for.

Sec. 3. All salaries of clerks and employees of the respective houses of the legislature shall be paid in like manner as provided for in Sec. 2 of this Act.

Sec. 4. The salaries of the said members of the legislature, and the salaries of the said employees shall be payable on Monday of each and every week during the session of said legislature, and the incidental expenses shall be payable whenever the proper vouchers shall be presented.

Sec. 5. Whereas an urgent necessity exists for the appropriation of funds to pay the salaries and mileage of the members of the Legislature and the salaries of the various employees of the legislature, and to provide funds for the contingent expenses of the legislature, and the provisions of this act are necessary for the support and maintenance of the legislature to keep it intact and to preserve the public peace, health and safety, an emergency is hereby declared to exist and this act shall be in full force and effect from and after its passage and its approval by the Governor, and is hereby exempt from the referendum provision of the state constitution.

Approved April 21, 1913.

LAWS OF ARIZONA

CHAPTER 3.

(H. B. No. 32.)

AN ACT

To Make Appropriation for the Purpose of Paying the Salaries of the Members of the State Land Commission, the Salary of the Chief Clerk and Other Clerks and Assistants of Said Commission, and the Office and Other Expenses of Said Commission.

Be it Enacted by the Legislature of the State of Arizona :

Sec. 1. There is hereby appropriated out of the general fund the sum of eighteen thousand dollars, or so much thereof as may be necessary, to pay the salaries of the three members of the state land commission, appointed by the governor of the State of Arizona, for the period commencing March 15, 1913, and ending at the close of the next regular session of the legislature, the sum of two hundred and fifty dollars per month to be paid each of the said commissioners during said period.

Sec. 2. There is hereby appropriated out of the general fund the sum of four thousand eight hundred dollars, or so much thereof as may be necessary, to pay the salary of the chief clerk of the state land commission, commencing March 15, 1913, and ending at the close of the next regular session of the legislature, the sum of two hundred dollars per month to be paid to said clerk during said period.

Sec. 3. There is hereby appropriated out of the general fund a sum sufficient to pay all the necessary traveling and other expenses when traveling in the discharge of the duties of the state land commission; for the payment of such clerical and other assistance as may be required, which clerical and other assistance the state land commission is hereby authorized to employ; also for all expenses incurred in the maintenance of the office, books and other records.

Sec. 4. There is hereby appropriated out of the university fund a sum sufficient to pay the costs and expenses to be incurred in and about the sale of timber upon university lands, pursuant to the provisions of an act passed by the First Legislature of the State of Arizona at its Second Special Session, entitled "An Act to provide for the administration and sale of timber and timber products upon public lands of the state," approved April 11, 1913.

Sec. 5. It shall be the duty of the state auditor, upon presentation of verified claims for the salaries provided for in this act to draw his warrant for the amount of such salaries, and upon presentation of verified itemized claims for the expenses provided for in this act, the state auditor shall draw his warrants for the amounts of such expenses. The state treasurer shall pay all such warrants out of the general fund, as other warrants drawn on said fund are paid.

Sec. 6. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Sec. 7. Whereas, the state land commission is now without funds to carry on its work and the performance of its duties, and it is of great importance that said commission be authorized to proceed with the carrying on of the work now being done, and it is necessary for the preservation of the public safety and the maintenance of state institutions that this act take effect immediately, an emergency is hereby declared to exist, and this act shall take effect and be in force from and after its passage and its approval by the governor, and is hereby exempt from the operation of the referendum provision of the state constitution.

Approved April 22, 1913.

CHAPTER 39.

(S. B. No. 72.)

AN ACT

Making an Appropriation to Pay the Salaries of Employees of the Senate and House of Representatives for a Portion of the Second Special Session of the First Legislature of the State of Arizona, and Making an Appropriation to Pay the Salaries of Certain Employees of the Senate and House of Representatives for Transcribing and Completing the Records, and Performing Other Necessary Services in Connection with the Completion of the Work of the Second and Third Special Sessions of the First State Legislature of the State of Arizona, and to Pay the Salary of the Code Commissioner Until the Close of the Third Special Session of Said Legislature.

WHEREAS, the sum appropriated for the salaries and compensation of the employees of the Senate and House of Representatives of the First Legislature of the State of Arizona was insufficient to fully meet the expenses of the second special session of said legislature; and,

WHEREAS, certain employees of the Senate and House of Representatives were by the direction of the presiding officers of said Houses employed for the purpose of transcribing and completing the records and performing other necessary services in connection with the work of the said special session and in preparation of the anticipated third special session during the interval between the said session, THEREFORE,

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The sum of five hundred and six dollars, or so much thereof as may be necessary is hereby appropriated out of the general fund of the State of Arizona to be paid to the following named employees of the House of Representatives for

LAWS OF ARIZONA

services during said special session for the time and in the amount specified for each employee as follows:

NAME	DAYS	AMOUNT
Barker, Bessie E.	2 days at \$5.00	\$10.00
Brawner, W. F.	2 " " "	10.00
Conn, Mabel M.	2 " " "	10.00
DeWinton, Harry F.	2 " " "	10.00
Dunbar, Mark	2 " " "	10.00
Frame, Harold	2 " " "	10.00
Frame, Harold	2 " " "	10.00
Golze, Mrs. H. B.	2 " " "	10.00
Graves, Mabel	2 " " "	10.00
Hanson, Charles	2 " " "	10.00
Hardy, Chas. L.	2 " " "	10.00
Harrison, J. Ella	2 " " "	10.00
Jacobs, Sally	2 " " "	10.00
Keating, Millicent	2 " " "	10.00
Kenyon, Sarah J.	2 " " "	10.00
Lewis, Dudley S.	2 " " "	10.00
McGrath, Rosamond	2 " " "	10.00
Ming, Ethel	2 " " "	10.00
Moore, Frank	2 " " "	10.00
Munch, P. J.	2 " " 6	12.00
Oliver, Harriet Jean	2 " " "	10.00
Red, Emma	2 " " "	10.00
Renders, Gladys	2 " " "	10.00
Romeo, Thos. J.	2 " " "	10.00
Ross, H. D.	2 " " "	10.00
Seaman, Minnie S.	2 " " "	10.00
Stark, Bessie M.	42 " " "	210.00
Sweeting, L. F.	2 " " 7	14.00
Thornton, Rev. W. R.	2 " " 5	10.00
Winchester, Susan A.	2 " " "	10.00
		\$506.00

Sec. 2. The sum of two hundred forty dollars, or so much thereof as may be necessary, is hereby appropriated out of the general fund of the State of Arizona to be paid to the following named employees of the Senate, for services performed during said second special session for the time and in the amount specified for each employee; to-wit:

NAME	DAYS	AMOUNT
Cronin, C P.	2 days at \$7.00	\$14.00
Pearson, Arthur C.	2 " " 6.00	12.00
Crutchfield, Rev.	2 " " 5.00	10.00
Pierce, Harry E.	2 " " 5.00	10.00
McCollum, J. M.	2 " " 7.00	14.00
Wiley, Joseph L.	2 " " 5.00	10.00
Contreras, Antonio	2 " " 5.00	10.00
Gamble, Thomas J.	2 " " 5.00	10.00
Vaughan, Frank J.	2 " " "	10.00
Pfaff, Mrs. W. A.	2 " " "	10.00
Fitzgerald, Alice M.	2 " " "	10.00
Gass, Louise E.	2 " " "	10.00
Cantrill, Ory	2 " " "	10.00
Kendall, Mrs. Myrtle	2 " " "	10.00
Egner, Anna C.	2 " " "	10.00
Shivers, Miss John	2 " " "	10.00
Cull, Nellie G.	2 " " "	10.00
Waller, Eunice	2 " " "	10.00
Grant, Lucy N.	2 " " "	10.00
Gray, Joy	2 " " "	10.00
Bolen, Mrs. F. C.	2 " " "	10.00
Jones, Florence	2 " " "	10.00
Phillips, J. C.	2 " " "	10.00

\$240.00

Sec. 3. The sum of three hundred fifty-eight dollars, or so much thereof as may be necessary, is hereby appropriated out of the general fund of the State of Arizona, to be paid to

the following named employees of the House of Representatives for services performed during the interim between the second and third special session, in the amount named for each employee as follows, to-wit:

NAME	DAYS	AMOUNT
Conn, Mabel M.	6 days at \$5.00	\$30.00
Fenn, Mabel	6 " " "	30.00
Harrison, J. Ella	6 " " "	30.00
Hardy, Chas. L.	6 " " "	30.00
Keating, Millicent	6 " " "	30.00
Kenyon, Sarah J.	6 " " "	30.00
Munch, P. J.	6 " " 6	36.00
Oliver, Harriet Jear	6 " " 5	30.00
Renders, Gladys	6 " " "	30.00
Romeo, Thos. J.	2 " " "	10.00
Sweeting, L. F.	6 " " 7	42.00
DeWinton, Harry	6 " " 5	30.00
		\$358.00

Sec. 4. The sum of fifty dollars, or so much thereof as may be necessary, is hereby appropriated out of the general fund of the State of Arizona, to be paid to the foregoing named employees of the Senate for services performed during the interim between the second and third special sessions, in the amount named for each employee as follows, to-wit:

NAME	DAYS	AMOUNT
Cantrill, Ory	4 days at \$5.00	\$20.00
Phillips, J. C.	6 " " "	30.00
		\$50.00

Sec. 5. The sum of three hundred dollars, or so much thereof as may be necessary, in addition to the unexpended balance of all sums heretofore appropriated for that purpose, to pay the salary of the code commissioner and his assistant

until the close of the third special session of the legislature.

Sec. 6. The sum of seven hundred dollars, or so much thereof as may be necessary, is hereby appropriated out of the general fund of the State of Arizona for the purpose of paying the salaries of employees of the House of Representatives for services performed in completing the records, and other necessary services after the close of the third special session. Payment for such services shall be made upon the certificates of the Speaker of the House of Representatives, which certificate shall set forth the names of such employees and the amount payable to each, and the amount and purpose of any other expenses that may be incurred.

Sec. 7. The sum of five hundred dollars, or so much thereof as may be necessary, is hereby appropriated out of the general fund of the State of Arizona for the purpose of paying the salaries of employees of the Senate for services performed under the direction of the President in completing the records, and other necessary services after the close of the third special session. Payment for such services shall be made upon the certificates of the President of the Senate, which certificate shall set forth the names of such employees and the amount payable to each, and the amount and purpose of any other expenses that may be incurred.

The state auditor is hereby authorized and directed to draw his warrants in favor of the persons named herein for the sum set opposite their respective names, and the state treasurer is hereby authorized and directed to pay said warrants.

WHEREAS, an early operation of this act is necessary for the maintenance of the legislative department, and for the preservation of the public peace and safety, an emergency is hereby declared to exist and this act shall take effect and be in force from and after its passage and approval by the Governor, and is hereby exempt from the operation of the referendum provision of the Constitution of Arizona.

Approved May 10th, 1913.

CHAPTER 40.

(H. B. No. 54.)

AN ACT

To Validate and Confirm the Formation of Certain School Districts, High School Districts, and Union High School Districts; To Validate the Acts of Such Districts and to Provide for the Determining of the Boundaries Thereof; And to Validate and Confirm the Bonds or Other Evidences of Indebtedness Issued by School Districts, High School District, and Union High School Districts, and the Sale Thereof and the Proceedings of Such Districts with Respect Thereto.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. Any school district, high school district, or union high school district, which has been recognized by the Board of Supervisors and County Superintendent of Schools of the respective county in which organized as a duly and legally organized school district, high school district, or union high school district, as the case may be, for at least one year immediately preceding the passage of this Act, is hereby declared to be legally organized and qualified to conduct all business and perform all acts mentioned and permitted to be done and performed by any such district by the general law or otherwise; and all acts and things done, permitted to be done, as aforesaid by any such school district, high school district, or union high school district, whether such district has been legally organized or not, are hereby confirmed, approved and validated; and any such district which shall hereafter act as a legally organized school district, high school district, or union high school district for the period of two years shall be deemed in law to have been duly and legally organized according to the provisions of law. The boundaries of any such districts are hereby declared to be the boundaries claimed and fixed by such district or districts at the time of the passage

of this act; provided, that such boundaries may from time to time be changed and altered in the manner now or hereafter to be prescribed by law; and provided, that if any such district or districts claim territory in conflict with any other such district or districts, any one or all of such districts may petition the board of supervisors of the county in which such district or districts are located, that said board by its proper action fix and determine the boundaries of each of such districts. Such petition or petitions shall state the name of the district or districts affected, the names of the officers of such district or districts and the boundaries claimed by each, and shall be signed by the clerk of such district. Upon the filing of such petition, the board of supervisors shall appoint a day for hearing, and shall give written notice to the clerk or clerks of such district or districts of the date fixed for hearing such petition or petitions, which shall not be less than twenty and not more than sixty days from the date of the filing of such petition or petitions. On the day of hearing the Board of Supervisors shall receive and consider the representations and claims of the district or districts affected, and shall thereupon fix and determine the boundaries of such district and districts.

Sec. 2. All bonds and other evidences of indebtedness heretofore authorized to be issued by the Board of Supervisors of any county for any school district, high school district, or union high school district, within such county, are hereby declared to be valid and legal for the purposes for which they were authorized to be issued, and all bonds and other evidences of indebtedness, heretofore issued under the authority of the Board of Supervisors of any county for any school district, high school district, or union high school district are hereby confirmed, approved and validated; and the approval and authorization, heretofore given, of the Board of Supervisors of any county in which any such district is situated, shall, in any action or proceeding instituted in any court, be taken to be conclusive evidence of the legality of such bonds or evi-

dences of indebtedness, and of all acts and things done in the premises in relation thereto in the matter of the creation, authorization, issuance or sale of said bonds or evidences of indebtedness, or otherwise.

Sec. 3. Whereas, certain districts have heretofore issued bonds for the construction and improvements of school houses and for other lawful purposes; and,

Whereas, doubts have arisen as to the legality and sufficiency of the organization of such districts, and as to the legality and sufficiency of the issuance of bonds of school districts, high school districts, and union high school districts, and it is necessary in order to enable such districts to proceed with the necessary improvements that this Act have immediate effect, and an early operation of this Act is necessary for the preservation of the public peace, and safety, and the maintenance of the schools in such districts, an emergency is hereby declared to exist, and this Act shall take effect and be in force from and after its passage and its approval by the Governor and is hereby exempt from the operation of the Referendum provision of the State Constitution.

Approved May 10th, 1913.

CHAPTER 50.

(H. B. No. 72.)

AN ACT

Authorizing the County of Greenlee to Construct and Maintaining Highways and Bridges Within the Town of Clifton in Said County.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The county of Greenlee, in the State of Arizona, is hereby authorized and empowered to construct and main-

tain highways and bridges within the corporate limits of the town of Clifton in said county, by and with the consent of the authorities of said town.

Sec. 2. The cost of constructing and maintaining any such highways or bridges shall be borne by said county of Greenlee and paid out of the funds of said county, or such cost may be divided between the said county and the town of Clifton, in such proportion as may be agreed upon by the board of supervisors of said county and the proper authorities of said town.

Sec. 3. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Sec. 4. Whereas, the construction of certain highways within the corporate limits of the town of Clifton being immediately necessary, and the money for such construction being now available and there being no law under which it may be used for that purpose and the provisions of this act being necessary to preserve the public peace and safety, an emergency is hereby declared and this act shall take effect and be in force from and after its passage and its approval by the governor and is hereby exempt from the operation of the referendum provision of the state constitution.

Approved May 14th, 1913.

CHAPTER 59.

(S. B. No. 81.)

AN ACT

To Make an Additional Appropriation for the Ordinary and Contingent Expenses of Carrying on and Conducting the Third Special Session of the First Legislature of the State of Arizona.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The sum of Three Thousand Five Hundred and Fifty Two Dollars is hereby appropriated out of the General Fund of the State for the ordinary and contingent expenses of carrying on and conducting the Third Special Session of the First Legislature of the State of Arizona, for the several objects and purposes herein named:

1. For the salaries of the members of the Legislature during the remainder of said Third Special Session, the sum of Three Thousand Twenty Four Dollars, or so much thereof as may be necessary.

2. For the salaries of the employees of the Legislature for the remainder of said Third Special Session, the sum of Five Hundred Twenty Eight Dollars, or so much thereof as may be necessary.

Sec. 2. All claims for salaries for the members of the respective houses of the Legislature shall be honored by the State Auditor upon presentation of a certificate signed by the presiding officer of the respective houses of the said Legislature, whereupon the State Auditor shall issue his warrants upon the State Treasurer for the payment of the same, and the State Treasurer upon presentation shall pay the same out of the General Fund as herein provided for.

Sec. 3. All salaries of clerks and employees of the respective houses of the Legislature shall be paid in like manner as provided for in Sec. 2 hereof.

Sec. 4. The salaries of the said members of the Legislature, and the salaries of the said employees shall be payable on Monday of each and every week during the session of said Legislature.

Sec. 5. Whereas, an urgent necessity exists for the appropriation of funds to pay the salaries of the members of the Legislature and the salaries of the various employees of the Legislature, and the provisions of this Act are necessary for the support and maintenance of the Legislature to keep it intact, and to preserve the public peace, health, and safety, an emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and its approval by the Governor, and is hereby exempt from the Referendum provision of the State Constitution.

Approved May 17th, 1913.

CHAPTER 62.

(H. B. No. 66.)

AN ACT

For the Relief of Certain Officials of the Counties of the State of Arizona Whose Compensation for Services Was Fixed by the Boards of Supervisors of the Various Counties Under and by Virtue of the Provisions of Sec. IV, Article XII of the State Constitution.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. All county and precinct officials who, prior to the 6th day of March, 1913, have been paid for their services the compensation fixed by the boards of supervisors of their respective counties, under the provisions of Sec. IV, of Article XII, of the Constitution of the State of Arizona, such compensation being greater than the amount authorized to be paid

to such officials under the provisions of Chapter 93 of the acts of the regular session of the First Legislature of the State of Arizona, are hereby relieved and exempted from returning to their respective counties such sums as they may have been paid, over and above the amount fixed as their compensation by said Chapter 93, and the action of the various boards of supervision in making such payments is hereby ratified and confirmed.

Approved May 16th, 1913.

CHAPTER 64.

(S. B. No. 60.)

AN ACT

To Provide for the Arrangement, Compilation and Indexing of the Laws of the State of Arizona, and the Publication Thereof, and to Extend the Term of Office of the Present Code Commissioner, and to Define His Powers and Duties, and Making an Appropriation for his Compensation and the Compensation of Stenographers to be Employed by Him.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The term of office of the present code commissioner is hereby extended until the completion of the compilation, indexing and arrangement of the laws of this state as hereinafter provided.

Sec. 2. It shall be the duty of the said code commissioner to compile, arrange under proper heading and subjects and chapters all laws of a general nature which shall be in force after the adjournment of the third special session of the first legislature of the state of Arizona, or to take effect thereafter, and not repealed or adjudged unconstitutional by the Supreme

Court of Arizona, with authority to arrange said laws into titles and chapters, to re-number the several sections contained therein into paragraphs as such compilation and arrangement may require and to re-number titles and chapters, and to provide such head notes to titles and chapters as may be necessary to prepare such laws for publication.

Sec. 3. The said code commissioner shall also prepare such marginal notes as he may deem proper, to be printed and published upon the margin of the pages of the bound volumes of the statutes.

Sec. 4. The said code commissioner shall also prepare for publication with the said statutes, in the first part of the first volume as hereinafter provided, a copy of the Declaration of Independence, the Articles of Confederation of 1777, the Constitution of the United States, the Constitution of the State of Arizona, and amendments thereto, Election Ordinance No. 2, the Act of Congress, known as the Enabling Act, or so much thereof as relates to the then Territory of Arizona, and the act admitting Arizona to statehood, together with final proclamation of the President, the treaties between the United States and Mexico, known as the Treaty of Guadalupe Hidalgo, and the Gadsden Treaty, and the acts of Congress relating to the naturalization of aliens, and the authentication of laws and records, together with an index with each of the foregoing.

Sec. 5. The said code commissioner shall also prepare a full and complete index to the laws contained in each of the volumes hereinafter provided.

Sec. 6. Said code commissioner shall also prepare suitable annotations, which annotations shall show by proper and appropriate reference all decisions of the Supreme Court of Arizona, commenting upon, or in any way referring to any section of the Laws or Constitution of the State of Arizona up to the first day of July, 1913, and all decisions of the Supreme

Court of the United States construing or commenting upon any laws of the Territory or State of Arizona; such annotations shall state only the title of the case and the names of the parties, the number of the columns and the name and page of the report containing such decisions.

Sec. 7. Nothing in this act shall be construed as giving said code commissioner any power to change or modify or make any law or laws, but only as giving him full power and authority to complete a full compilation and arrangement for publication of the laws of this state.

Sec. 8. The said code commissioner shall receive the sum of One Thousand Dollars for expenses upon the passage and approval of this Act; and compensation at the rate of Four Hundred and Fifty Dollars a month until the said services are completed.

Sec. 9. The said code commissioner is authorized and empowered to employ one or more stenographers to assist in the preparation of said index and the performance of the services herein provided, who shall be paid as compensation not to exceed one hundred fifty dollars per month each.

Sec. 10. Upon the presentation of verified claims, certified by the said code commissioner as being correct, the state auditor shall draw his warrants upon the state treasurer, payable out of the general fund, for the compensation of the code commissioner and for said stenographer or stenographers, and the state treasurer is hereby authorized and directed to pay the same.

Sec. 11. Upon the completion of the compilation, arrangement and indexing of the said laws and other matters hereinbefore provided, the same shall be published by the secretary of state. All laws of a general nature so compiled, arranged and indexed by the said code commissioner shall be published in two volumes to be known respectively as the Revised Statutes of Arizona, 1913, Civil Code, and the Revised

Statutes of Arizona 1913, Penal Code. All laws of a civil nature shall be published in the first mentioned volume, and all laws contained in the penal code and other penal statutes shall be published in the second volume above mentioned.

Sec. 12. The said laws shall be printed and published in volumes bound in sheep or buckram, and of the same size of page and type as the volume known as the Revised Statutes of Arizona, 1901.

Sec. 13. When the manuscript of the said laws and other matters hereinbefore mentioned, and the indexes have been prepared for publication, the secretary of state shall call for competitive bids for printing and binding same, and he shall award the printing thereof to the lowest, best, and most responsible bidders; provided, however, that the secretary of state shall have power to reject any and all bids and again call for competitive bids for such publication and binding; provided, further, that the secretary of state is hereby given discretion to call for bids for said printing separately from said binding, and he may award separate contracts for each.

Sec. 14. For the purpose of defraying the cost of printing and publishing said volumes the secretary of state is hereby authorized to draw upon the general fund in favor of any contractor as herein provided; the state auditor is hereby authorized and directed to draw his warrant, specifying thereon the purpose for which it is drawn in payment for such publication; and the state treasurer shall pay the same from any funds in the general fund not otherwise appropriated.

Sec. 15. All laws of a special and temporary nature and effect, including all appropriation acts, and all local and special laws, shall not be included in the volumes to be known as the Revised Statutes of Arizona, 1913, but shall be published by the said secretary of state in a separate volume, and the secretary of state shall in like manner call for bids and cause to be published such laws in a separate volume.

Sec. 16. Immediately after publication the secretary of state shall send, at the expense of the state bound volumes of all such published volumes as follows: To the governor, Judges of the Supreme Court, the Attorney General, State Engineer, Secretary of State, State Auditor, State Treasurer, Superintendent of Public Instruction, Clerk of the Supreme Court, Reporter of decisions of the Supreme Court, Code Commissioner, the stenographer of the Code Commissioner, the Corporation Commission, the Tax Commission, the Land Commission, the Fair Commission, each one copy; to the Superior Court of each county, the clerk of the superior court of each county, one copy, the county attorney of each county, two copies; the board of supervisors, the treasurer, the sheriff, the assessor, the recorder, the county school superintendent, and to each justice of the peace, for the use of his office and to be transmitted to his successor in office, each one copy; to each state senator and representative and to the secretary and the assistant secretary of the senate, and the chief clerk and the assistant chief clerk of the house of the legislature which enacted said acts, one copy each; to the Librarian of Congress, two copies; to the State Library, ten copies; to the State University and State Normal Schools, one copy each; to each state and territory which practices like comity with this state, one copy; and to effect exchanges with foreign governments, twenty-five copies; to the United States District Judge and to the United States District Attorney for this district and to his assistants, one copy each; to the Judges of the United States Circuit Court of Appeals for this circuit, one copy each; and to each public library in the state of Arizona applying therefor, one copy. The clerk of the board of supervisors of each county shall, within one month after the adjournment of the legislature, forward to the secretary of state a statement containing the names and addresses of all officers in his county entitled by law to receive a copy of the acts of the legislature.

Sec. 17. The said volumes containing the laws of a

special, local, or temporary character shall be distributed as follows: One copy to each of the members of the senate and house of representatives by whom the same was passed; to the Governor, the Attorney General, the Secretary of State, the State Auditor, the Corporation Commission, the Tax Commission, the State Engineer, the State Treasurer, the Superintendent of Public Instruction, each one copy; to the judges of the supreme court and clerk of said court, each one copy, to the judges of the superior court, each one copy; to the superintendents of the asylum for the insane, state prison, industrial school, and to the chairman of the state fair commission, each one copy, and to other state or county officers applying therefor, each one copy.

Sec. 18. The secretary of state shall indelibly mark each book delivered to officers in this state (except members of the legislature) with the name of the county to which, and the official designation of the officer to whom it is sent. Such books shall remain the property of the state and shall be, by the officers receiving them, delivered to their successors.

Sec. 19. There is hereby appropriated out of the general fund, for the purpose of paying the compensation of the said code commissioner for the services herein provided, and for the compensation of said stenographer or stenographers, as he may employ, the sum of six thousand dollars.

Sec. 20. There is hereby further appropriated out of the general fund of this state a sum of money sufficient to pay the cost of publication of said laws, as hereinafter provided, and furnishing the necessary paper and supplies as herein provided.

Sec. 21. The number of volumes to be published shall be as follows: of the Revised Statutes of Arizona, 1913, the Civil Code, three thousand volumes; of the Revised Statutes, 1913, the Penal Code, three thousand volumes; and of the other laws of the state, five hundred volumes. The volumes, when

published, shall be delivered to the secretary of state and by him shall be placed on sale. The Secretary of State shall fix the price at which such volumes shall be sold. Such price shall be so fixed that the amount to be received from the estimated number of volumes to be sold will reimburse the State for the cost of printing and binding all such volumes. All moneys received by the secretary of state for the sale of the volumes shall be paid to the state treasurer for the general fund of the state.

Sec. 22. The secretary of state shall furnish the said code commissioner with all paper and other necessary supplies for the performance of the services herein required. The cost thereof shall be certified by the secretary of state to the state auditor who shall from time to time draw his warrant on the general fund in favor of the secretary of state for the cost of such paper and supplies, and the state treasurer shall pay the same as other warrants are paid.

Sec. 23. The secretary of state shall cause the volumes labeled "Revised Statutes of Arizona, 1913, Civil Code," and the "Revised Statutes of Arizona, 1913, Penal Code," to be copyrighted for the use and benefit of the state. The copyright shall be taken out by the secretary of state in the name of the State of Arizona; provided, however, that the secretary of state may, upon written application permit any person to publish in pamphlet or book form any part of said statutes relating to not more than one subject.

Whereas, at the present session of the first legislature of the State of Arizona, the statutes have been codified and revised and it is necessary that prompt publication be made thereof in suitable forms for distribution, and for that reason the public peace and safety require that this act shall take immediate effect, it is hereby declared an emergency exists, and this act shall take effect and be in full force and effect from and after its passage and its approval by the governor, and is

hereby exempt from the operation of the referendum provisions of the State Constitution.

Approved May 16th, 1913.

CHAPTER 73.

(S. B. No. 75.)

AN ACT

To Provide for the Levy and Collection of an Annual Tax for Each of the Fiscal Years Ending June 30, 1914 and June 30, 1915, to Defray the Necessary Ordinary Expenses of the State of Arizona During Each of Said Fiscal Years and for the Purpose of Paying Deficiencies in the Expenses of the State of Arizona, for the Preceding Fiscal Year: To Provide for the Levy and Collection of an Annual Tax for Each of the Fiscal Years Ending June 30, 1914, and June 30, 1915, to Defray the Expenses of the Conduct, Support, and Maintenance of the Various State Institutions; and to Provide for the Levy and Collection of an Annual Tax for Each of the Fiscal Years Ending June 30, 1914, and June 30, 1915, to Pay the Interest on the State Debt and to Provide Sinking Fund for the Redemption of State Bonds.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. There is hereby levied annually upon the real and personal property within this State for each of the fiscal years ending June 30, 1914, and June 30, 1915, the following taxes for State revenue:

A tax to defray the ordinary expenses of the State for each of said fiscal years and to pay deficiencies in such expenses for the preceding fiscal year of not exceeding .25 dollars on each \$100.00 of assessable property, which tax shall

be applied for the purpose of defraying the necessary ordinary expenses of the State and for the purpose of paying the deficiencies of such expenses during the preceding fiscal year.

Sec. 2. There is hereby levied annually upon the real and personal property within the State for each of the fiscal years ending June 30, 1914, and June 30, 1915, the following additional taxes:

(a) A tax for the maintenance, improvement, and construction of the State Prison, not exceeding .045 dollars on each \$100.00 of assessable property;

(b) A tax for the conduct, improvement, and maintenance of the State Asylum for the Insane, not exceeding .065 on each \$100.00 of assessable property;

(c) A tax for the maintenance, improvement and conduct of the State University, not exceeding .085 dollars on each \$100.00 of assessable property;

(d) A tax for the maintenance, improvement and conduct of the State Normal Schools, not exceeding .125 dollars on each \$100.00 of assessable property;

(e) A tax for the maintenance, improvement and conduct of the State Industrial School, not exceeding .025 dollars on each \$100.00 assessable property;

(f) A tax for the maintenance, improvement and conduct of the Arizona Pioneers' Home, not exceeding .007 dollars on each \$100.00 of assessable property;

(g) A tax for the maintenance, improvement, and conduct of the Arizona State Fair, not exceeding .020 dollars on each \$100.00 of assessable property;

(h) A tax for the Military Fund, for the purpose of the construction of buildings to be used for military purposes, (Chapter 85, Section 18, Subdivision D., Laws 1912), not exceeding .0035 dollars on each \$100.00 of assessable property;

The same collected on account of taxes shall be expended for the maintenance, improvement, and conduct of said institutions respectively.

Sec. 3. There is hereby levied annually an additional tax not exceeding .25 dollars on each \$100.00 of assessable property for each of the fiscal years ending June 30, 1914, and June 30, 1915, for the State School Fund, which taxes shall be applied to the maintenance and support of the public schools, for the purchase of text books, and for such other like purposes as may be provided by law.

Sec. 4. There is hereby levied annually upon the real and personal property within this State for each of the fiscal years ending June 30, 1914, and June 30, 1915, and additional tax not exceeding .125 dollars on each \$100.00 of assessable property for the State Road Tax Fund, which taxes shall be applied to the construction, maintenance, and operation of State highways and bridges.

Sec. 5. There is hereby levied annually upon the real and personal property within the State for each of the fiscal years ending June 30, 1914, and June 30, 1915, the following additional taxes for the purpose of paying the interest upon the State debt:

(a) A tax to pay the interest on the Asylum for the Insane Bonds (Act 73, Laws 1903), not exceeding .0005 dollars on each \$100.00 of assessable property;

(b) A tax for the payment of the interest on the Capitol Building Bonds (Act 9, Laws 1897), not exceeding .0025 dollars on each \$100.00 of assessable property;

(c) A tax to pay the interest on State Fund indebtedness not exceeding .02 dollars on each \$100.00 of assessable property.

(d) A tax to pay the interest on the St. Louis Exposition bonds (Act 86, Laws 1901), not exceeding .0008 dollars on each \$100.00 of assessable property;

(e) A tax to pay the interest on University Bonds (Par. 3663, Sec. 9), Revised Statutes of Arizona, 1901), not exceeding .0007 dollars on each \$100.00 of assessable property;

(f) A tax to pay the interest on University Bonds (Act 47, Laws 1903), not exceeding .0007 dollars on each \$100.00 of assessable property;

Which taxes shall be applied to the payment of the interest on the various bonds in this Section specified.

Sec. 6. There is hereby levied annually upon the real and personal property within this State for each of the fiscal years ending June 30, 1914, and June 30, 1915, for the purpose of providing a sinking fund for the payment of the State debt, the following additional taxes;

(a) A tax to provide a sinking fund for the redemption of the St. Louis Exposition Bonds (Act 86, Laws 1901,) not exceeding .0013 dollars on each \$100.00 of assessable property;

(b) A tax to provide a sinking fund for the redemption of University Bonds (Paragraph 3663, Revised Statutes of Arizona, 1901), not exceeding .0013 dollars on each \$100.00 of assessable property;

(c) A tax to provide a sinking fund for the redemption of various State Bonds (Chapter 29, Section 9, Special Session, Laws 1912), not exceeding .05 dollars on each \$100.00 of assessable property;

Which taxes shall be applied for the purpose of providing a sinking fund for the various bonds in this Section specified.

Sec. 7. The State Board of Equalization, at its meeting on or before the second Monday in August in each of the years 1913, and 1914, shall fix the rate of the several taxes herein provided, which rate shall be sufficient to produce the various sums heretofore appropriated for the several purposes

aforesaid, and shall certify such rate to the Board of Supervisors of the several counties in the manner provided, by law.

Sec. 8. Whereas, it is necessary to make a levy of taxes to defray the necessary expenses of the State government and to make up the existing deficit and to provide for the maintenance of State institutions, and,

Whereas, the provisions of this Act are necessary for the support and maintenance of the Departments of State and State Institutions, an emergency is hereby declared, and this Act shall take effect and be in force from and after its passage and approval by the Governor and is hereby exempt from the Referendum provision of the State Constitution.

Approved May 17, 1913.

CHAPTER 75.

(H. B. No. 50.)

AN ACT

To Make Appropriations for the Contingent Expenses of the Several Offices and Departments of State and for Improvements and Maintenance of the State Institutions, for the Fiscal Year Beginning July 1, 1913, and Ending June 30, 1914, and the Fiscal Year Beginning July 1, 1914, and Ending June 30, 1915, all of Which Constitutes the General Appropriations Bill.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. The following sums are hereby appropriated for the several objects and purposes hereinafter named, and the state auditor is hereby authorized and directed to draw his warrants on the general fund for the amounts hereinafter mentioned and set forth, and the state treasurer is hereby authorized and directed to pay said warrants out of the general fund:

Subdivision 1. To pay the salary of the governor, there is hereby appropriated the sum of.....\$8,000.00
 \$4,000.00 to be paid during each of the years ending
 June 30, 1914 and June 30, 1915.

Subdivision 2. To pay the salary of the secretary to the governor, there is hereby appropriated the
 sum of\$6,000.00
 \$3,000.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 3. To pay for clerical assistance in the governor's office, there is hereby appropriated the
 sum of\$6,000.00
 \$3,000.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 4. To pay for the contingent expenses of the governor's office, there is hereby appropriated the sum of.....\$5,100.00
 \$2,550.00 to be paid during each of the years ending
 June 30, 1914 and June 30, 1915.

Subdivision 5. To pay the salary of the attorney general, there is hereby appropriated the sum of.....\$5,000.00
 \$2,500.00 to be paid during each of the years ending
 June 30, 1914 and June 30, 1915.

Subdivision 6. To pay the salaries of three members of the corporation commission, there is hereby appropriated the sum of.....\$18,000.00
 \$3,000.00 to be paid to each commissioner during each
 of the years ending June 30, 1914 and June 30, 1915.

Subdivision 7. To pay the salary of the chief clerk of the corporation commission, there is hereby appropriated the sum of.....\$4,800.00
 \$2,400.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 8. To pay the salary of the rate clerk of the corporation commission, there is hereby appropriated the sum of.....\$3,600.00
 \$1,800.00 to be paid during each of the years ending....
 June 30, 1914, and June 30, 1915.

Subdivision 9. To pay the salary of the reporter for the corporation commission, there is hereby appropriated the sum of.....\$4,800.00
 \$2,400.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 10. To pay the salary of an expert stenographer for the corporation commission, there is hereby appropriated the sum of.....\$2,400.00
 \$1,200.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 11. To pay the contingent expenses of the corporation commission, there is hereby appropriated the sum of.....\$50,000.00
 \$25,000.00 to be used during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 12. To pay the salary of the state auditor, there is hereby appropriated the sum of.....\$6,000.00
 \$3,000.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 13. To pay the salary of the deputy state auditor, there is hereby appropriated the sum of\$4,800.00
 \$2,400.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 14. To pay the salary of a warrant registrar employed in the auditor's office, there is hereby appropriated the sum of.....\$2,400.00
 \$1,200.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 15. To pay the salary of the stenographer for the auditor's office, there is hereby appropriated the sum of.....\$2,400.00
 \$1,200.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 16. To pay the expenses of the state auditor, there is hereby appropriated the sum of \$7,400.00
 \$3,700.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 17. To pay the traveling expenses of the auditor's office, there is hereby appropriated the sum of\$1,200.00
 \$600.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 18. To pay the salaries of bank examiner employed by the state auditor, there is hereby appropriated the sum of.....\$3,600.00
 \$1,800.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 19. To pay the traveling expenses of the bank examiner employed by the state auditor, there is hereby appropriated the sum of.....\$2,400.00
 \$1,200.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 20. To pay for the salaries of such additional help as may be required in the office of the state auditor, there is hereby appropriated the sum of\$3,600.00
 \$1,800.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 21. To pay the salary of the citizen member of the board of control, there is hereby appropriated the sum of.....\$4,800.00
 \$2,400.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 22. To pay the salary of the inspector of weights and measures, there is hereby appropriated the sum of.....\$4,000.00
 \$2,000.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 23. To pay the salary of the clerk of the state inspector of weights and measures, there is hereby appropriated the sum of.....\$2,400.00
 \$1,200.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 24. To pay the general expenses of the office of inspector of weights and measures, there is hereby appropriated the sum of.....\$3,000.00
 \$1,500.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 25. To pay the salary of the secretary of state, there is hereby appropriated the sum of\$7,000.00
 \$3,500.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 26. To pay the salary of the assistant secretary of state, there is hereby appropriated the sum of\$4,800.00
 \$2,400.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 27. To pay the contingent expenses of the office of the secretary of state, there is hereby appropriated the sum of\$5,000.00
 \$2,500.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 28. To pay the salaries of stenographers employed by the secretary of state, there is hereby appropriated the sum of.....\$4,200.00
 \$2,100.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 29. To pay for additional stenographers in the office of the secretary of state, there is hereby appropriated the sum of.....\$600.00
 \$300.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 30. To put into operation the initiative and referendum provisions of the state constitution, there is hereby appropriated the sum of.....\$3,000.00

Subdivision 31. For tags and licenses to be used by the secretary of state as provided by law, there is hereby appropriated the sum of.....\$5,000.00
 \$2,500.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 32. To pay the salary of the state examiner, there is hereby appropriated the sum of.....\$5,000.00
 \$2,500.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 33. To pay the general expenses of the state examiner there is hereby appropriated the sum of\$3,200.00
 \$1,600.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 34. To pay the salary of the state game warden, there is hereby appropriated the sum of\$2,400.00
 \$1,200.00 or so much thereof as may be necessary to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 35. To be used by the board of curators of the state library department for the purpose of purchasing books and incidentals for the state, there is hereby appropriated the sum of.....\$3,500.00
 \$2,500.00 to be used and paid during the year ending

June 30, 1914, and \$1,000.00 to be used and paid during the year ending June 30, 1915.

Subdivision 36. To pay the salary of the assistant state librarian, there is hereby appropriated the sum of\$1,200.00
\$600.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 37. To pay the salary of the state mine inspector, there is hereby appropriated the sum of\$6,000.00
\$3,000.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 38. To pay the salaries of three deputies of the state mine inspector, there is hereby appropriated the sum of.....\$10,800.00
\$1,800.00 to be paid each deputy during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 39. To pay the traveling expenses of the state mine inspector's department, there is hereby appropriated the sum of.....\$11,200.00
\$5,600.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 40. To pay the office expenses of the state mine inspector, there is hereby appropriated the sum of.....\$2,800.00
\$1,400.00 to be used and paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 41. To pay the salary of the state treasurer, there is hereby appropriated the sum of....\$6,000.00
\$3,000.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 42. To pay the salary of the deputy state treasurer, there is hereby appropriated the sum

of\$3,000.00
 \$1,500.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 43. To pay the office expenses of
 the state treasurer, there is hereby appropriated the
 sum of\$1,000.00
 \$500.00 to be used and paid during each of the years
 ending June 30, 1914, and June 30, 1915.

Subdivision 44. To pay the office expenses of
 the state veterinarian, there is hereby appropriated
 the sum of\$1,000.00
 \$500.00 to be used and expended during each of the
 years ending June 30, 1914, and June 30, 1915.

Subdivision 45. To pay the salary of the super-
 intendent of public health, there is hereby appropri-
 ated the sum of.....\$2,000.00
 \$1,000.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 46. To pay the salary of the regis-
 trar of vital statistics there is hereby appropriated the
 sum of\$2,000.00
 \$1,000.00 to be paid during each of the years ending
 June 30, 1914, and June 30, 1915.

Subdivision 47. To pay the office expenses of
 the superintendent of public health, there is hereby
 appropriated the sum of.....\$5,000.00
 \$2,500.00 to be used and paid during each of the years
 ending June 30, 1914, and June 30, 1915.

Subdivision 48. To pay the salaries of the jus-
 tices of the supreme court, there is hereby appropri-
 ated the sum of.....\$30,000.00
 \$5,000.00 to be paid to each justice each year during
 the years ending June 30, 1914, and June 30, 1915.

Subdivision 49. To pay a deficiency in the salaries of the three justices of the supreme court during the month of February 1912, there is hereby appropriated the sum of.....\$ 64.23
 \$21.41 to be paid to each of said justices.

Subdivision 50. To pay the salary of the clerk of the supreme court, there is hereby appropriated the sum of.....\$5,400.00
 \$2,700.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 51. To pay the salary of the deputy clerk of the supreme court, there is hereby appropriated the sum of.....\$2,400.00
 \$1,200.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 52. To pay the salary of the bailiff of the supreme court, there is hereby appropriated the sum of.....\$2,160.00
 \$1,080.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 53. To pay the salary of the reporter of the supreme court, there is hereby appropriated the sum of.....\$4,800.00
 \$2,400.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 54. To pay a deficiency in the salary of the reporter of the supreme court during the month of February, 1912, there is hereby appropriated the sum of.....\$ 10.34

Subdivision 55. To pay for the employment of stenographic help in the supreme court, there is hereby appropriated the sum of.....\$2,400.00
 \$1,200.00 to be paid during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 56. For the contingent expenses of the supreme court, there is hereby appropriated the sum of\$2,000.00
 \$1,250.00 to be expended during the year ending June 30, 1914, and \$750.00 to be expended during the year ending June 30, 1915.

Subdivision 57. To be expended for clerical help by the state board of canvassers, there is hereby appropriated the sum of.....\$ 500.00

Subdivision 58. In addition to any sum now annually appropriated by law, for the education of the deaf and dumb at the University of Arizona, there is hereby appropriated the sum of.....\$20,000.00
 \$10,000.00 to be expended for the said purposes during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 59. To pay that portion of the salaries of the judges of the superior court in the State of Arizona required by the constitution, to be paid by the state during the period commencing July 1, 1913, and ending June 30, 1915, there is hereby appropriated the sum of.....\$47,500.00
 To be paid in such amounts to each judge as the constitution prescribes.

Subdivision 60. For agricultural instruction at the University of Arizona and for the maintenance and improvements of the University Farm, there is hereby appropriated the sum of.....\$23,500.00
 \$11,750.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 61. For the continuation of dry-farming experiments near Prescott and Snowflake, and in Sulphur Springs Valley, Arizona, there is hereby appropriated the sum of.....\$18,000.00

\$9,000.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 62. For the continuation of intensive farming experiments and date palm studies of Yuma and Tempe; and for additional ground at Yuma, there is hereby appropriated the sum of.....\$10,000.00 \$6,500.00 to be expended during the year ending June 30, 1914, and \$3,500.00 to be expended during the year ending June 30, 1915.

Subdivision 63. For horticultural investigations, especially in connection with citrus and apple culture, there is hereby appropriated the sum of.....\$5,000.00 \$2,500.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 64. For underflow water investigations, there is hereby appropriated the sum of.....\$2,500.00 \$1,250.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 65. For plant introduction and plant breeding work, especially in connection with the improvement of alfalfa, there is hereby appropriated the sum of.....\$4,000.00 \$2,000.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 66. For printing, binding and distributing bulletins, reports and "Timely Hints" of the Arizona Agricultural Experiment Station, there is hereby appropriated the sum of.....\$4,500.00 \$2,250.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 67. For the continuation of farmers' institutes throughout the state, and for farmers' demonstration trains, there is hereby appropriated the sum of\$8,800.00

\$4,400.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 68. For office and library service, in connection with the Arizona Agricultural Experiment Station there is hereby appropriated the sum of.....\$5,000.00
 \$2,500.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 69. For the acquisition of 160 acres additional land in the Salt River Valley for experiment station purposes and for improvements on same, provided that the amount to be expended by the state under this appropriation, for the acquisition of such land shall not exceed an average of one hundred dollars per acre, and provided further that such land shall be selected by the board of regents of the University of Arizona, there is hereby appropriated the sum of\$30,000.00

Subdivision 70. To be expended by the Arizona state fair commission, in addition to the annual appropriation provided by law to be expended by said commission, for the maintenance of the state fair, there is hereby appropriated the sum of.....\$20,000.00
 \$10,000.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915.

Subdivision 71. For improvements on the capitol grounds; To freight and cost of placing on the capitol grounds three field pieces and bronze cannon balls donated to the state by Act of Congress, approved March 4th, 1913, the sum of five hundred dollars, or so much thereof as may be needed, to be paid during the fiscal year ending June 30, 1913.....\$ 500.00

Sec. 2. To pay for the maintenance and equipment of the state industrial school there is hereby appropriated the sum of.....\$87,000.00

To be expended by the board of control; \$43,000, or so much thereof as may be necessary, to be expended during the year ending June 30, 1914, and \$44,000.00 or so much thereof as may be necessary, to be expended during the year ending June 30, 1915; The said sum to be placed by the state treasurer to the credit of the state industrial school maintenance fund, out of the taxes collected for the years 1913 and 1914. The state auditor is hereby authorized and directed to draw his warrants on the state treasurer for all claims approved and allowed by the board of control and the state treasurer is hereby authorized and directed to pay such warrants out of the said state industrial school maintenance fund, but in case of a deficit in said fund, to pay such warrants out of the general fund.

Sec. 3. To pay for the maintenance of the pioneer's home, there is hereby appropriated the sum of\$17,000.00

To be expended by the board of control; \$5,000.00 or so much thereof as may be necessary, to be expended during the year ending June 30, 1914, and \$12,000.00 to be expended during the year ending June 30, 1915; the said sum to be placed by the state treasurer to the credit of the pioneers home maintenance fund out of the taxes collected for the years 1913 and 1914. The board of control is hereby authorized and directed to expend the said sum or so much thereof as may be necessary for the maintenance of said institution.

Sec. 4. To pay for the improvements and repairs of the pioneers home there is hereby appropriated the sum of.....\$1,000.00

To be expended by the board of control; \$500.00, or so much thereof as may be necessary, to be expended during each of the years ending June 30, 1914, and

June 30, 1915; the said sum to be placed by the state treasurer to the credit of the pioneers home improvement fund out of the taxes collected for the years 1913 and 1914. The board of control is hereby authorized and directed to expend the said sum, or so much thereof as may be necessary, for the improvements and repairs of said institution.

Sec. 5. To pay for the maintenance of the University of Arizona there is hereby appropriated the sum of\$140,000.00

To be expended by the board of regents of the University of Arizona; \$70,000.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915; the said sum to be placed by the state treasurer to the credit of the University of Arizona maintenance fund, out of the taxes collected for the years 1913 and 1914. The board of regents is hereby authorized and directed to expend such sum, or so much thereof as may be necessary, for the improvement, equipment and repairs of the University of Arizona.

Sec. 6. For improvements, equipment and repairs of the University of Arizona, there is hereby appropriated the sum of.....\$20,000.00

To be expended by the board of regents of the University of Arizona; \$10,000.00, or so much thereof as may be necessary to be expended during each of the years ending June 30, 1914, and June 30, 1915; said sum to be placed by the state treasurer in the University of Arizona improvement fund out of the taxes collected for the years 1913 and 1914. The board of regents is hereby authorized and directed to expend such sum, or so much thereof as may be necessary, for the improvement, equipment and repair of said University.

Sec. 7. For the maintenance of the Northern Arizona Normal School there is hereby appropriated the sum of\$87,200.00
 To be expended by the board of education of the Northern Arizona Normal School; \$43,600.00 or so much thereof as may be necessary, to be expended during each of the years ending June 30, 1914, and June 30, 1915; the said sum to be placed by the state treasurer to the credit of the Northern Arizona Normal School maintenance fund, out of the taxes collected for the years 1913 and 1914. The said board of education is hereby authorized and directed to expend such sum, or so much thereof as may be necessary, for the maintenance, equipment and necessary incidentals of said Northern Arizona Normal School.

Sec. 8. For the building and furnishing of a girls dormitory at the Northern Arizona Normal School there is hereby appropriated the sum of.....\$48,000.00
 To be expended by the board of education of the Northern Arizona Normal School; said sum to be placed by the state treasurer to the credit of the Northern Arizona Normal School building fund out of the taxes collected for the years 1913 and 1914. The said board of education is hereby authorized and directed to expend such sum, or so much thereof as may be necessary, for the building and furnishing of a girls dormitory at said school.

Sec. 9. For the maintenance of the Tempe Normal School there is hereby appropriated the sum of\$143,970.00
 To be expended by the board of education of the Tempe Normal School; \$70,920.00 to be expended during the year ending June 30, 1914, and \$73,050.00 to be expended during the year ending June 30, 1915; the said sum to be placed by the state treasurer to the

credit of the Tempe Normal School maintenance fund out of the taxes collected for the years 1913 and 1914. The board of education of said school is hereby authorized and directed to expend such sum, or so much thereof as may be necessary, for the maintenance, equipment and necessary incidentals of said school.

Sec. 10. For the maintenance of the asylum for the insane there is hereby appropriated the sum of\$160,000.00

To be expended by the board of control; \$80,000 or, so much thereof as may be necessary, to be expended during each of the years ending June 30, 1914, and June 30, 1915; the said sum to be placed by the state treasurer in the asylum for the insane maintenance fund out of the taxes collected for the years 1913 and 1914. The state auditor is hereby authorized and directed to draw his warrants on the state treasurer for all claims approved and allowed by the board of control under the provisions of this section, and the state treasurer is hereby authorized and directed to pay such warrants out of the asylum for the insane maintenance fund, but in case of a deficit in said fund, to pay such warrants out of the general fund.

Sec. 11. For the improvement and repairs for the asylum for the insane there is hereby appropriated the sum of.....\$20,000.00

To be expended by the board of control; said sum to be placed by the state treasurer to the credit of the asylum for the insane improvement fund out of the taxes collected for the years 1913 and 1914. The board of control is hereby authorized and directed to expend such sum, or so much thereof as may be necessary, for the improvement and repairs of said asylum for the insane.

Sec. 12. For a building for the asylum for the insane there is hereby appropriated the sum of.....\$50,000.00 To be expended by the board of control; \$25,000.00, or so much thereof as may be necessary, to be expended during each of the years ending June 30, 1914 and June 30, 1915; said sum to be placed by the state treasurer in the asylum for the insane building fund out of the taxes collected for the years 1913 and 1914. The board of control is hereby authorized and directed to expend such sum or so much thereof as may be necessary in the construction of a building for said asylum.

Sec. 13. For the maintenance of the state prison there is hereby appropriated the sum of.....\$110,250.00 To be expended by the board of control; \$20,250.00 to be expended during the year ending June 30, 1914 and \$90,000.00 to be expended during the year ending June 30, 1915; the said sum to be placed by the state treasurer in the state prison maintenance fund out of the taxes collected for the years 1913 and 1914. The board of control is hereby authorized and directed to expend such sum or so much thereof as may be necessary for the maintenance of such prison.

The state auditor is hereby authorized and directed to draw his warrants on the state treasurer for all claims approved and allowed by the said board of control under the provisions of this section. The state treasurer is hereby authorized and directed to pay said warrants out of the state prison maintenance fund, but in case of a deficit to pay such warrants out of the general fund.

Sec. 14. For repairs, betterments, improvements and incidental expenses of the state fair grounds and buildings there is hereby appropriated in addition to

all other appropriations, the sum of.....\$20,000.00
 To be expended by the state fair commission;
 \$10,000.00 to be expended during each of the years
 ending June 30, 1914 and June 30, 1915; said sum to
 be placed by the state treasurer to the credit of the
 state fair improvement fund, out of the taxes collected
 for the years 1913 and 1914. The state fair commis-
 sion is hereby authorized and directed to expend such
 sum, or so much thereof as may be necessary, for such
 repairs, betterments, improvements, and incidental
 expenses of the grounds and buildings as they may
 deem expedient. All vouchers for the expenditures
 under the provisions of this section must be signed
 by the chairman and one other member of the com-
 mission and attested by the secretary. Upon presen-
 tation of such vouchers the state auditor is hereby
 authorized and directed to draw his warrants on the
 state treasurer for the amount of such vouchers and
 the state treasurer is hereby authorized and directed
 to pay the same.

Sec. 15. For the erection of armories, drill
 rooms, headquarters offices or other buildings to be
 used for military purposes, there is hereby appro-
 priated the sum of.....\$14,000.00
 \$7,000.00 to be available during each of the years
 ending June 30, 1914 and June 30, 1915; the said sum
 to be placed by the state treasurer to the credit of the
 military fund out of taxes collected for the years
 1913 and 1914. Said sum to be expended as provided
 by law, for the erection of armories, drill rooms, head-
 quarters offices, or other buildings to be used for mili-
 tary purposes; provided, that before the commence-
 ment of the erection of any buildings herein provided
 for in any city or town, such city or town shall deposit
 with the state treasurer, to the credit of the said mili-
 tary fund, one-half the sum necessary for the erection...

of any such building, as specified in a contract approved as required by law; provided further, that the land upon which any such building is constructed shall be conveyed to the state of Arizona in fee simple, without cost to the state, for military purposes.

Sec. 16. For the construction and furnishing, according to specifications, of a fire proof agricultural building at the University of Arizona, there is hereby appropriated, in addition to all other appropriations, the sum of\$165,000.00

To be expended by the board of regents of the University of Arizona; \$82,500.00 to be expended during each of the years ending June 30, 1914; and June 30, 1915; said sum to be placed by the state treasurer, to the credit of the University of Arizona building fund out of the taxes collected for the years 1913 and 1914. The said board of regents is hereby authorized and directed to expend such sum, or so much thereof as may be necessary for the building and furnishing of a fire proof agricultural building at said University.

Sec. 17. For the construction of a central heating plant at the Northern Arizona Normal School there is hereby appropriated the sum of.....\$32,175.00

To be expended by the board of education of the Northern Arizona Normal School; \$16,087.50 to be expended during each of the years ending June 30 1915; said sum to be placed by the state treasurer to the credit of the Northern Arizona Normal School building fund out of the taxes collected for the years 1913 and 1914. The said board of education is hereby authorized and directed to expend such sum, or so much thereof as may be necessary, for the construction of a central heating plant at said school.

Sec. 18. For the building and furnishing of a boys' dormitory at the Northern Arizona Normal

School there is hereby appropriated the sum of.....\$11,500.00
 To be expended by the board of education of the Northern Arizona Normal School; \$5,750.00 to be expended during each of the years ending June 30, 1914 and June 30, 1915; said sum to be placed by the state treasurer to the credit of the Northern Arizona Normal School building fund out of the taxes collected for the years 1913 and 1914. The said board of education is hereby authorized and directed to expend such sum, or so much thereof as may be necessary, for the building and furnishing of a boys' dormitory at said school.

Sec. 19. For the construction and furnishing of an industrial arts building at the Tempe Normal School, there is hereby appropriated the sum of.....\$90,000.00
 To be expended by the board of education of the Tempe Normal School; \$45,000.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915; said sum to be placed by the state treasurer to the credit of the Tempe Normal School building fund out of the taxes collected for the years 1913 and 1914. The said board of education is hereby authorized and directed to expend said sum, or so much thereof as may be necessary, for the construction and furnishing of an industrial arts building at said school.

Sec. 20. For the building and furnishing of two girls' dormitories at the Tempe Normal School, there is hereby appropriated the sum of.....\$37,000.00
 To be expended by the board of education of the Tempe Normal School; \$18,500.00 to be expended during each of the years ending June 30, 1914, and June 30, 1915; said sum to be placed by the state treasurer to the credit of the Tempe Normal School building fund, out of the taxes collected for the years 1913

and 1914. The said board of education is hereby authorized and directed to expend such sum, or so much thereof as may be necessary, for the building and furnishing of two girls' dormitories at said school.

Sec. 21. For the construction and installation of a sewerage system on the grounds of the Tempe Normal School to connect with the sewerage system of the city of Tempe there is hereby appropriated the sum of\$5,000.00

To be expended by the board of education of the Tempe Normal School; said sum to be available during the year ending June 30, 1915; said sum to be placed by the state treasurer to the credit of the Tempe Normal School building fund out of the taxes collected for the year 1914. The said board of education is hereby authorized and directed to expend such sum or so much thereof as may be necessary, for the construction and installation of a sewerage system on the grounds of said school to connect with the sewerage system of the city of Tempe.

Sec. 22. The unexpended balances that may be at the date of the passage of this act in any of the above mentioned funds already established, or that may hereafter accrue thereto under existing tax levies or from any other source, are hereby continued in said funds, and said amounts may be expended in accordance with the provisions of this act, in addition to the appropriations herein expressly provided, which will hereafter accrue to said fund.

Sec. 23. All claims for moneys appropriated or the disposition of which is provided for by the provisions of this act, shall be itemized and accompanied by proper vouchers and each claim shall be audited by the state auditor who shall have the right to reject any voucher or claim or any part thereof which, in his judgment, does not constitute a proper or legal charge against the state. All said claims shall be verified and the

form of said claim, and the verification thereof, shall be prescribed by the state auditor, and upon the auditing of said claim, the state auditor is hereby authorized and directed to draw his warrant upon the proper fund for the amounts audited by him, and the state treasurer is hereby authorized and directed to pay said warrant out of the fund upon which it is drawn.

Sec. 24. No expenditures shall be made or indebtedness incurred during the fiscal years ending June 30, 1914 and June 30, 1915, for the support and maintenance of any office, commission, board, salary, incidental or other expenses thereof, nor for the support, maintenance, and expenses of any state institution, or to carry out any of the objects and provisions of this act, in excess of the amounts herein appropriated, except as otherwise expressly provided in this act.

Sec. 25. Whereas, it is necessary to appropriate certain moneys for the support of the various departments of state, and for the maintenance of state institutions; and

Whereas, the provisions of this act being necessary for the support and maintenance of the departments of the state government and state institutions, an emergency is hereby declared and this act shall take effect and be in force from and after its passage and its approval by the governor, and is hereby exempt from the operation of the referendum provision of the state constitution.

Approved May 17th, 1913.

CHAPTER 78.

(H. B. No. 69.)

AN ACT

To Make an Appropriation for the Payment of Certain Expenses and Disbursements of the State Game Warden.*Be it Enacted by the Legislature of the State of Arizona:*

Sec. 1. The sum of sixty two dollars and forty cents is hereby appropriated out of the general fund of the State of Arizona to pay the expenses of the state game warden incurred upon a trip to Winslow, Arizona, and return, February 10th to February 25th, 1913, inclusive; said trip having been made by said state game warden in the performance of the duties of his office and said expenditure being necessary therefor.

Sec. 2. The sum of four hundred and ninety dollars, or, so much thereof as may be necessary, is hereby appropriated out of said general fund to reimburse the state game warden for expenditures made by him for the salary of a stenographer in the office of said game warden during the period from February 1st to September 1st, 1913, at the rate of seventy-five dollars per month until provision is made by law for the payment of the salary of the stenographer to the state game warden.

Sec. 3. The state auditor is hereby authorized and directed to draw his warrants, payable out of the general fund, in favor of said state game warden for the said sum of five hundred and fifty two dollars and forty cents, or so much thereof as may be necessary, upon the presentation of proper vouchers for the expenditures herein designated, and the state treasurer is hereby authorized and directed to pay said warrants.

Sec. 4. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Approved May 17, 1913.

CHAPTER 82.

(S. B. No. 82.)

AN ACT

Making an Appropriation for the Payment of the Funeral Expenses of the Late John J. Gosper, Former Secretary of the Territory of Arizona.

WHEREAS John J. Gosper, former Secretary of the Territory of Arizona, recently died, without adequate means to properly defray his funeral expenses, and

WHEREAS it is fitting that the State of Arizona should in recognition of the distinguished public services of the deceased, make suitable provision for the payment of such expenses therefore,

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That the sum of Two Hundred Dollars, or so much thereof as may be necessary, be and is hereby appropriated out of the general fund of the State for the purpose of providing a suitable burial for the remains of the late John J. Gosper, former Secretary of the Territory of Arizona and defraying the expenses thereof.

Sec. 2. The State Auditor is hereby authorized and directed, upon presentation of a verified claim of the undertaker having charge of the burial of said deceased, to draw his warrant upon the general fund in favor of such undertaker for the amount of such claim, not exceeding the sum of Two Hundred Dollars, and the State Treasurer is hereby authorized and directed to pay said warrant as other warrants.

Sec. 3. Whereas, it is necessary that immediate provision be made for defraying the expenses of burial of the deceased and for the preservation of the public peace and safety it is necessary that this Act have an early operation, an emergency is hereby declared to exist and this Act shall take effect

and be in force from and after its passage and its approval by the Governor and is hereby exempted from the operation of the referendum provision of the State Constitution.

Approved May 22, 1913.

CHAPTER 86.

(S. B. No. 25.)

AN ACT

Authorizing the Board of Control to Select and Lease a Tract of Land to be Used as a State Farm Upon Which Prisoners of the State Shall be Required to Labor, and Providing for the Conduct and Management of the Farm, and Giving the State Land Commission Authority to Execute Such Lease.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. As soon as practicable after the passage of this act, the board of control shall select from the school or public lands of the state, a tract of land situated not more than thirty miles from the state prison and designated as the state prison farm. The state land commission shall execute a lease to such land at an annual rental of not less than twenty-five cents per acre per annum.

Sec. 2. Immediately after leasing such land, the board of control shall enter into negotiations with, and shall acquire from, any water users association or irrigation district, engaged in the construction and maintenance of an irrigation canal having a capacity of not less than 950 second feet, a permanent water right which shall be sufficient to furnish the water necessary for the proper irrigation of such farm. The board of control may contract and agree, upon the part of the state, to pay for such water right with the labor of persons

who have been convicted of crime and are inmates of the state prison.

Sec. 3. At any time after making the designation and acquiring the interest as provided by the preceding sections of this chapter, if, in its judgment such lands shall not be sufficient for the purposes of a state prison farm, said board of control is hereby authorized to designate such further school or public lands of the State of Arizona and acquire such further interest of the kind mentioned in section 2 hereof as in its judgment may be expedient and proper.

Sec. 4. Where it is not practicable to shelter and subsist at the state prison any prisoners employed upon the construction of any irrigation works, the cost of removing and transporting such prisoners and all necessary guards to and from the state prison and from one place to another, and of establishing and maintaining any camps and enclosures and the shelter, maintenance and subsistence for the persons so employed and necessary guards, and the purchase, repair, and maintenance of tools, equipment and machinery, and the purchase, shelter, and subsistence for animals, and the transportation of equipment, animals or supplies and all other necessary expenses incurred in or about the employment of such persons and the carrying on of any such work on an irrigation system shall be paid as follows:

An amount equal to the cost of maintenance at the prison for the number of persons employed shall be paid from the prison maintenance fund, and the remainder shall be paid by the water users association or irrigation district.

Sec. 5. As soon as the water for irrigating such land is obtained, the superintendent of the state prison is authorized to prepare for use and cultivation, and to use and cultivate such land, raising such crops as may be considered of the greatest market value to the state, giving preference to such crops as may be needed to supply the various state institutions. For the

purposes enumerated above the superintendent is authorized to employ any persons who have been convicted of crime and are inmates of the state prison. Under the direction of the board of control, the superintendent is authorized to purchase such machinery, tools, and supplies of every kind as may be necessary to carry out the purposes of this act.

Sec. 6. All crops grown or raised on said farm shall be sold and marketed by the superintendent of the state prison under the direction of the board of control, and the proceeds thereof shall be paid into the prison fund of the state. Provided, however, that so far as is practicable, all of the produce of every kind and character raised on said farm shall be sold to the various state institutions.

Sec. 7. Full and complete records of all receipts and expenditures of operating said farm shall be kept in duplicate, and one copy thereof shall be filed in the office of the board of control and one in the office of the superintendent of the state prison, and said copy shall be open to public inspection at all times, and the superintendent, not later than the first day of January of each year, shall make an annual report to the governor of the state, showing the expenditures and receipts of every kind and character relating to said farm, which report shall be kept on file in the office of the governor.

Sec. 8. All expenditures for the purchase of machinery and supplies necessary for the equipment of the farm, for preparing the land for occupation and cultivation, for the transportation of convicts to and from the farm, and for the conduct and operation of such farm, shall be made by the superintendent of the state prison, who shall certify under oath as to the correctness of all expenditures made by him.

Sec. 9. Vouchers covering all such claims, upon approval by the board of control, shall be presented to the state auditor, who is hereby authorized and directed to draw his warrant upon the general fund for the amount of such vouchers and the

state treasurer is hereby authorized and directed to pay such warrants.

Sec. 10. The sum of one thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of the general fund of this State for the purpose of carrying this act into effect.

Sec. 11. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Approved May 23, 1913.

CHAPTER 87.

(H. B. No. 62.)

AN ACT

To Provide an Appropriation for the Purpose of Arizona's Participation in the Eighth International Dry Farming Congress and International Exhibition of Soil Products, to be Held at Tulsa, Oklahoma, October 22, 1913.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. There is hereby appropriated from the general fund of the State of Arizona the sum of one thousand dollars or so much thereof as may be necessary for the purposes hereinafter provided.

Sec. 2. The appropriation hereinbefore provided for shall be expended for the collection, installation, and display of agricultural, horticultural, and other soil products from various parts of Arizona at the Eighth International Dry Farming Congress and International Exhibition of Soil Products to be held at Tulsa, Oklahoma, October 22, 1913, for the exploitation of her climatic, agricultural, and other resources, and

to induce further settlement of Arizona's so-called semi-arid lands by farmers of experience and ability.

Sec. 3. The appropriation hereinbefore provided for shall be expended by, and under the direction of, a state commissioner of immigration, to be appointed by the governor for the purpose of carrying out the provisions of this Act, and shall include all traveling and other expenses of said commissioner, as well as all other necessary expenses of transportation, installation, display, and exploitation of said exhibit; it being understood that no part of this appropriation shall be expended for space lighting, or other services in the exhibition hall, nor for compensation of the commissioner for his services.

Sec. 4. The state auditor is hereby authorized and directed to draw his warrants upon the state treasurer to the order of the proper persons for all payments and expenditures authorized by this act, upon requisitions approved by said state immigration commissioner, and the state treasurer is hereby authorized and directed to pay said warrants out of the general fund.

Sec. 5. It shall be the duty of said commissioner, within six months after the close of said exhibition, to make a report to the governor of Arizona of the work done and the results actually accomplished thereby.

Approved May 26th, 1913.

Resolutions

RESOLUTIONS

HOUSE JOINT RESOLUTION NO. 1.

To Authorize the Governor of Arizona to Deposit With the Board of Control Such Balance of the Federal Fund Held in Trust by Him as May Remain After the Payment of All Valid Expenses Incurred, as Certified to by the Last Governor of the Territory of Arizona, in Connection With the Forming and Ratification of Arizona's Constitution and the Establishing of State Government; and to Direct How the Money Thus Received by the State Board of Control Shall be Expended.

Whereas, on August 26, 1912, there was approved by the president an act of congress of the United States containing a provision providing for the transfer to the governor of the State of Arizona the amount of eight thousand seven hundred twenty-seven dollars and fifty-two cents, representing the unexpended balance of the sum of one hundred thousand dollars appropriated by congress "to enable the people of Arizona to form a Constitution and State Government and be admitted into the Union on an equal footing with the original States;" and

Whereas, the balance of eight thousand seven hundred twenty-seven dollars and fifty-two cents hereinbefore mentioned, was, in October last, delivered by the treasury department of the United States to the governor of the State of Arizona as disbursing agent with instructions that it should be turned over to the State of Arizona, after all existing indebtedness on account of Arizona's constitutional convention, ratification election and first state election and canvassing the returns thereof should have been discharged; and

Whereas, nearly all of the expenses incurred during the transition of Arizona from territorial to state form of government have been defrayed, leaving an unexpended balance of approximately six thousand nine hundred fifty dollars and seventy-two cents remaining from the federal fund referred to herein; and

Whereas, the first legislature of the State of Arizona considers it desirable and appropriate that the balance of the said federal statehood fund shall be applied, as soon as possible, to the providing of suitable furnishings and interior adornment of the state capitol, including especially the two legislative chambers, which furnishings would serve as a memorial, both practical and utilitarian, of Arizona's constitutional convention and her subsequent admission to the Union;

Therefore, be it resolved by the senate and house of representatives of the legislature of the State of Arizona that the governor of the state be authorized and directed, after he shall have made settlement of all claims outstanding against the federal fund balance in his charge, and shall have rendered his accounting therefor to the secretary of the interior of the United States, to render to the board of control a report of disbursements made by him from the said federal fund and to deposit with the board of control such balance of the said federal fund as shall remain unexpended after all expenses of the formation of Arizona's state government, as certified to by the governor of the Territory of Arizona shall have been discharged; provided, that the board of control shall issue to the governor in triplicate a receipt for the balance of the federal fund received on deposit, a duplicate of which, in each instance, shall be filed by the governor with the secretary of the interior and the treasurer of the State of Arizona; and

Be it further resolved that the state board of control is authorized and directed to expend such money as may be received and receipted for as provided above, for the interior equipment and decoration of the capitol; provided, however,

that a sum not to exceed nineteen hundred dollars be expended in securing portraits of the sixteen territorial governors of Arizona, the two speakers of the house of representatives and the president of the senate of the first state legislature of Arizona, to serve thenceforth as a part of the historical record of the state; provided further, that a sum not to exceed thirty-seven hundred and fifty dollars be used by the board of control in purchasing fifteen paintings, illustrative of Arizona's topography and natural characteristics, to serve as mural decorations for the building that will house the proposed Arizona exhibit at the Panama-Pacific International Exposition, in the event that such exhibit is provided for, and to serve, in any event, to adorn permanently the capitol building; provided further, that such residue as shall remain after the purchase of art memorials as set forth herein, shall be applied solely to the purchase of furniture for the two legislative chambers in the state capitol.

Be it further resolved, that the board of control shall make complete report of its acts and expenditures under the authorization provided herein to the next state legislature in regular session convened.

Approved May 15, 1913.

HOUSE JOINT RESOLUTION NO. 2.

**In the House of Representatives in the State of Arizona,
Third Special Session.**

Whereas, the Hon. Carl Hayden, Representative from the State of Arizona, has introduced into the House of Representatives of the Sixty-third Congress of the United States of America, First Session, House Resolution No. 4825, entitled:

“A bill opening the surplus and unallotted land in the Colorado River Indian Reservation to settlement and entry

under the provisions of the Carey Land Acts, and for other purposes;" and,

Whereas, the enactment of said bill into law will enable the State of Arizona to enter into a contract under the provisions of the Carey Act, for the purpose of diverting the water of the Colorado River, and reclaiming a vast area of land on said reservation; and,

Whereas, the reclamation of such lands by the diverting of such waters thereon will result in the bringing in of thousands of people who will become bona fide settlers and tend to develop the wonderful agricultural possibilities of such lands, and will be one of the greatest factors in the building up of the State of Arizona; and,

Whereas, such lands in their present condition are practically valueless and are not wholly needed for the maintenance or support of the Indians thereon:

NOW, THEREFORE, BE IT RESOLVED, by the Legislature of the State of Arizona, that we hereby petition and memorialize the Congress of the United States to speedily enact the provisions of said House Resolution No. 4825, into law, in order that said lands on said Indian Reservation shall be open to settlement and entry under the provisions of the Carey Land Act, and for other purposes. And that said House Resolution No. 4825, be enacted into a law at the present session of Congress now convened, believing it would be an act of greatest benefit to the State of Arizona at this time.

Be it further resolved, that the Chief Clerk of the House be instructed to transmit a copy of this Resolution to the Hon. Champ Clark, Speaker of the House of Representatives of Congress, for presentation to said House of Representatives. And that a copy of this Resolution be forwarded to the Hon. Carl Hayden, Representative from this State, and to the Hon. Henry F. Ashurst, and Hon. Mark Smith, Senators from Arizona.

Adopted by the House May 13, 1913.

Adopted by the Senate May 13, 1913.

JOINT RESOLUTION NO. 3.

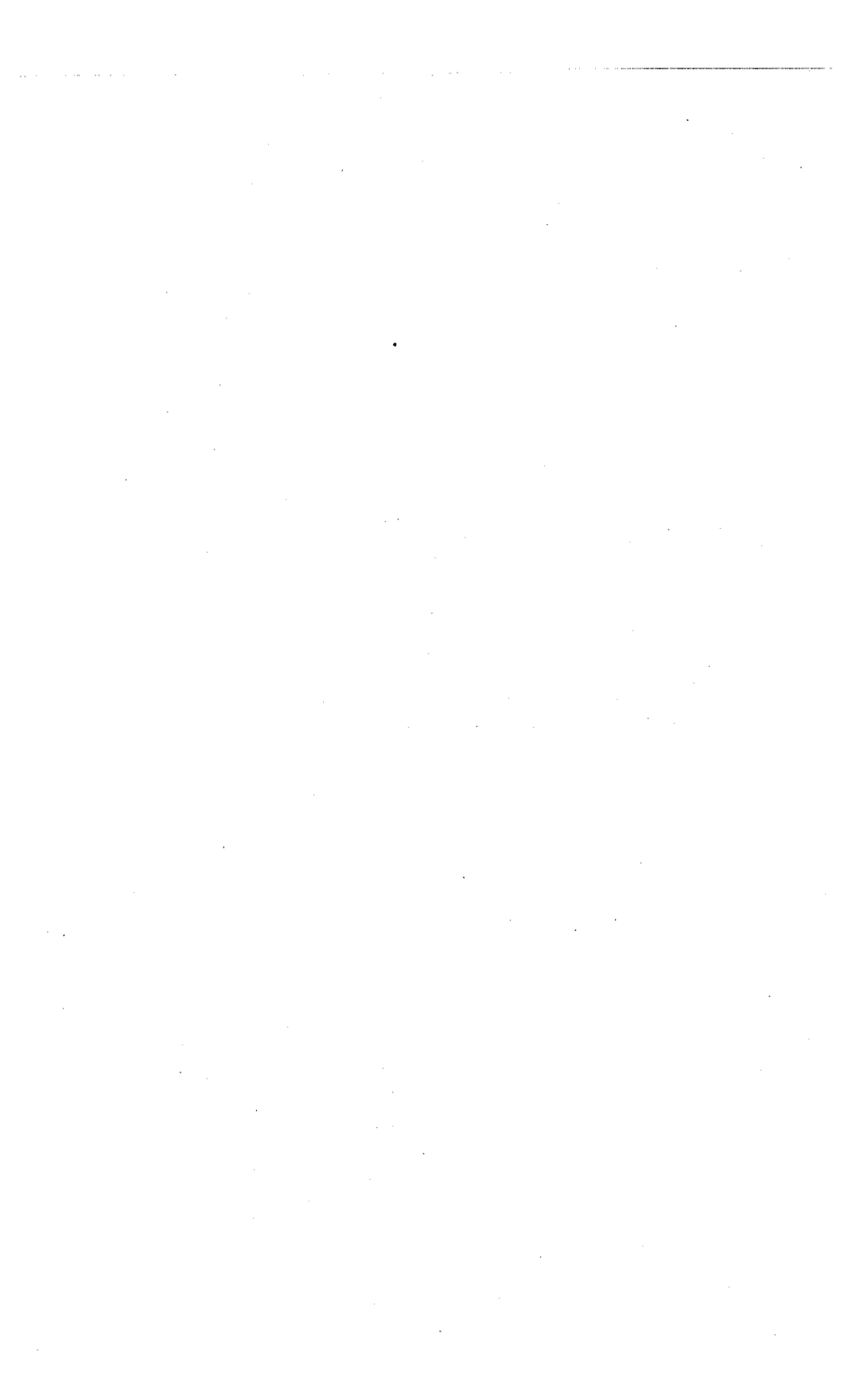
BE IT RESOLVED by the Senate and House of Representatives of the First Legislature of the State of Arizona:

That, in addition to the state officers specifically named in an act of said legislature entitled "An Act to provide for the arrangement, compilation and indexing of the laws of the State of Arizona, and the publication thereof, and to extend the term of office of the present code commissioner, and to define his powers and duties, and making an appropriation for his compensation and the compensation of stenographers to be employed by him" to whom the published volumes of the Revised Statutes of Arizona are to be distributed by the terms of said act, the Secretary of State is hereby authorized and directed to distribute such volumes to the following state officers and institutions:

State Mine Inspector, State Game Warden, State Examiner, State Sealer of Weights and Measures, State Asylum for the Insane, State Prison, State Industrial School, State Home for aged and infirm Arizona Pioneers, State Board of Health, Adjutant General, Live Stock Sanitary Board, Sheep Sanitary Commission, Clerk of Supreme Court, Board of Control, The private Secretary of the Governor, The members of the Corporation Commission, and the Secretary thereof, each one copy.

Adopted by the House May 14, 1913.

Adopted by the Senate May 14, 1913.



CONCURRENT RESOLUTIONS

SENATE CONCURRENT RESOLUTION NO. 1.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF ARIZONA, IN SESSION ASSEMBLED, that the President of the Senate and Speaker of the House be directed to join in a telegram to the Honorable William Jennings Bryan, Secretary of State, inviting him to visit Arizona and address the Legislature.

Adopted by the Senate April 29, 1913.

Adopted by the House April 30, 1913.

SENATE CONCURRENT RESOLUTION NO. 2.

BE IT RESOLVED by the Senate, (the House of Representatives concurring) that the sum of Eighty-eight Dollars, be transferred from the sum appropriated for the payment of the mileage and salaries of the members of the First Legislature of the State of Arizona of the Third Special Session thereof, to the sum appropriated for the payment of salaries of the attaches of said legislature of said session, and that the State Auditor do and is hereby authorized and directed to transfer said sum accordingly.

Adopted by the Senate May 12, 1913.

Adopted by the House May 13, 1913.

SENATE CONCURRENT RESOLUTION NO. 3.

BE IT RESOLVED, by the Senate of the First Legislature of the State of Arizona, the House of Representatives concurring:

That the Third Special Session of the First Legislature of the State of Arizona remain in session until such time as the Legislature has received notice of the final action of the Governor on House Bill No. 1, known as the "Penal Code."

Adopted by the Senate May 14, 1913.

Adopted by the House May 14, 1913.

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CONSTITUTIONAL AMENDMENTS

Submitted to the People by the Legislature, and those proposed by Initiative Petition of the People, and

ACTS

Passed at the Regular and First Special Sessions of the First State Legislature, 1912, against which Referendums were Filed,

ALL OF WHICH WERE APPROVED BY THE
QUALIFIED ELECTORS OF THE STATE

AT THE

Election Held on November the Fifth, 1912

And became laws on the Proclamation of the Governor, issued on December the Fifth, 1912

(Printed in accordance with Sec. 1, of Chap. 71, Special Session, Laws of 1912.)

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Constitutional Amendment

Sec. 1. of Article VIII of the Constitution of the State of Arizona shall be amended so as to read as follows:

“ARTICLE VIII.

REMOVAL FROM OFFICE.

1. RECALL OF PUBLIC OFFICERS.

Sec. 1. Every public officer in the State of Arizona, holding an elective office, either by election or appointment, is subject to recall from such office by the qualified electors of the electoral district from which candidates are elected to such office. Such electoral district may include the whole State. Such number of said electors as shall equal twenty-five per centum of the number of votes cast at the last preceding general election for all of the candidates for the office held by such officer, may by petition, which shall be known as a Recall Petition, demand his recall.”

NOTE.—The foregoing amendment was submitted to the people by the Legislature, filed in the office of the Secretary of State April 27th, 1912, and approved by a majority of the votes cast thereon at the general election, on the 5th day of November, 1912. There were 16,272 votes cast for said amendment and 3,705 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

CONSTITUTIONAL AMENDMENTS

CONSTITUTIONAL AMENDMENT.

Article II of the Constitution of the State of Arizona, shall be amended by creating and adding to said Article II another section to read as follows:

"ARTICLE II.

DECLARATION OF RIGHTS.

"Sec. 34. The State of Arizona and each municipal corporation within the State of Arizona shall have the right to engage in industrial pursuits."

NOTE.—The foregoing amendment was submitted to the people by the Legislature, filed in the office of the Secretary of State May 1, 1912, and approved by a majority of the votes cast thereon at the general election, on the 5th day of November, 1912. There were 14,928 votes cast for said amendment and 3,602 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

CONSTITUTIONAL AMENDMENT.

Sec. 11. of Article IX of the Constitution of the State of Arizona shall be amended so as to read as follows:

"ARTICLE IX.

PUBLIC DEBT, REVENUE AND TAXATION.

Sec. 11. The manner, method and mode of assessing, equalizing and levying taxes in the State of Arizona shall be such as may be prescribed by law."

NOTE.—The foregoing amendment was submitted to the people by the Legislature, filed in the office of the Secretary of State May 18, 1912, and approved by a majority of the votes cast thereon at the general election, on the 5th day of November, 1912. There were 15,967 votes cast for said amendment and 2,283 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

CONSTITUTIONAL AMENDMENT.

Sec. 8 of Article IX of the Constitution of the State of Arizona shall be amended to read as follows:

"ARTICLE IX.

PUBLIC DEBT, REVENUE AND TAXATION.

Sec. 8. No County, city, town, school district, or other municipal corporation shall for any purpose become indebted in any manner to an amount exceeding four per centum of the taxable property in such county, city, town, school district, or other municipal corporation, without the assent of a majority of the property taxpayers, who must also in all respects be qualified electors, therein voting at an election provided by law to be held for that purpose, the value of the taxable property therein to be ascertained by the last assessment for State and county purposes, previous to incurring such indebtedness; except, that in incorporated cities and towns assessments shall be taken from the last assessment for city or town purposes; "Provided, that under no circumstances shall any county or school district become indebted to an amount exceeding ten per centum of such taxable property, as shown by the last assessment roll thereof; and Provided, further, "that any incorporated city or town, with such assent, may be allowed to become indebted to a larger amount, but not exceeding fifteen per centum additional, for supplying such city or town with water, artificial light, or sewers, when the works for supplying such water, light or sewers are or shall be owned and controlled by the municipality."

NOTE.—The foregoing amendment was submitted to the people by the Legislature, filed in the office of the Secretary of State June 6th, 1912, and approved by a majority of the votes cast thereon at the general election, on the 5th day of November, 1912. There were 15,358 votes cast for said amendment and 2,676 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

CONSTITUTIONAL AMENDMENT.

Sections 2 and 15, of Article VII, of the Constitution of Arizona, be and are hereby amended to read as follows, to-wit:

"ARTICLE VII.

SUFFRAGE AND ELECTIONS

Sec. 2. No person shall be entitled to vote at any general election, or for any office that now is, or hereafter may be, elective by the people, or upon any question which may be submitted to a vote of the people, unless such person be a citizen of the United States of the age of twenty-one years or over, and shall have resided in the State one year immediately preceding such election. The word "citizen" shall include persons of the male and female sex.

The rights of citizens of the United States to vote and hold office shall not be denied or abridged by the state, or any political division or municipality thereof, on account of sex, and the right to register, to vote and to hold office under any law now in effect, or which may hereafter be enacted, is hereby extended to, and conferred upon males and females alike.

No person under guardianship, non compos mentis, or insane, shall be qualified to vote at any election, nor shall any person convicted of treason or felony, be qualified to vote at any election unless restored to civil rights.

Sec. 15. Every person elected or appointed to any office of trust or profit under the authority of the state, or any political division or any municipality thereof, shall be a qualified elector of the political division or municipality in which said person shall be elected or appointed.

NOTE.—The foregoing amendment was submitted to the people by Initiative Petition, filed in the office of the Secretary of State July 5th, 1912, and approved by a majority of the votes cast thereon at the general election, on the 5th day of November, 1912. There were 13,442 votes cast for said amendment and 6,202 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.



REFERENDUM

HOUSE BILL NO. 97

(Chapter 66, Laws 1912.)

AN ACT

To Amend Paragraph 2904 (Section 25) of Chapter II, Title 40, of the Revised Statutes of Arizona, 1901, Relating to Liens.

Be it Enacted by the Legislature of the State of Arizona:

Section 1. That Paragraph 2904 (Section 25) of Chapter II, Title 40, of the Revised Statutes, 1901, be and the same is hereby amended to read as follows:

2904. (Section 25.) All miners, laborers and others who may labor, and all persons who may furnish material of any kind, designed or used, in or upon any mine, or mining claim, and to whom any sum is due for such labor or material, shall have a lien upon the same for such sums as are unpaid. And said lien for labor performed, or material furnished, shall attach to said mine, or mining claim, whenever said labor was performed, or said material was furnished in or upon said mine, or mining claim, under any of the following conditions:

1. Under or by virtue of a contract between the person performing such labor, or furnishing said material, and the owner of said mining claim, or his agent, trustee, receiver, contractor or contractors.

2. Under or by virtue of a contract between the person performing such labor, or furnishing said material, and the lessee of said mine, or mining claim, or his agent, or contrac-

tor, where the terms of the lease from the owner of said mine, or mining claim, to said lessee, permit said lessee to **develop** or work said mine, or mining claim.

3. Under or by virtue of a contract between persons performing said labor, or furnishing said material, and any person or corporation having an option to buy, or contract to purchase said mine or mining claim, from the owner thereof, where said option or contract permits the person, or corporation, having said option to buy, or contract to purchase, to go upon said mine, or mining claim, and to work or develop the same.

The lien herein provided for shall attach to the mine, or mining claim, in or on which said labor was performed or material furnished, in preference to any prior lien, or encumbrance, or mortgage upon said mine, or mining claim, EXCEPT such liens, encumbrances, or mortgages, which may have attached to any mine, or mining claim, prior to the passage of this Act.

Section 2. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

Section 3. This Act shall take effect and be in force ninety days after the close of this session of the Legislature.

NOTE.—The foregoing Act was passed by the Legislature and Referendum ordered by petition of the people, filed in the office of the Secretary of State August 16, 1912, and approved by a majority of the votes cast thereon at the general election held on the 5th day of November, 1912. There were 13,551 votes cast for said Act and 5,804 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

REFERENDUM

HOUSE BILL NO. 44

(Chapter 16, Laws of 1912.)

AN ACT

Regulating the Number of Men to be Employed on Trains and Engines.

Be it Enacted by the Legislature of the State of Arizona :

Section 1. A single locomotive, or a single locomotive with its accompanying tender, when operated outside of the yard limits, shall be equipped with, and shall carry, a crew consisting of not less than one engineer, one fireman, and one conductor or flagman; Provided, however, that this Section shall not apply to helper locomotives going or returning a distance of twenty-five (25) miles.

Sec. 2. A passenger, mail or express train, composed of less than six cars, when operated outside of the yard limits, shall be equipped with and shall carry a crew consisting of not less than one engineer, one fireman, one conductor, one baggage-master, and one flagman; Provided, however, that this Section shall not apply to gasoline motor cars.

Sec. 3. A passenger, mail or express train composed of six or more cars, when operated outside of the yard limits, shall be equipped with and shall carry a crew consisting of not less than one engineer, one fireman, one conductor, one baggage-master, one flagman, and one brakeman.

Sec. 4. A freight train composed of less than forty cars, when operated outside of the yard limits, shall be equipped with and shall carry a crew consisting of not less than one engineer, one fireman, one conductor, one flagman, and one brakeman.

Sec. 5. A freight train composed of forty or more cars, when operated outside of the yard limits, shall be equipped with and shall carry a crew consisting of not less than one engineer, one fireman, one conductor, one flagman and two brakemen.

Sec. 6. All local freight trains, doing any switching, or unloading any freight of whatever nature, shall be equipped with and shall carry a crew consisting of six persons, to-wit: one conductor, one engineer, one fireman, two brakemen, and one flagman.

Sec. 7. All trains other than those described in the preceding portions of this Act, when operated outside of the yard limits, shall be equipped with and shall carry a crew consisting of not less than one engineer, one fireman, one conductor, one flagman, and one brakeman.

Sec. 8. That all flagmen mentioned in the preceding sections shall have had at least one year's experience as brakemen.

Sec. 9. All engines used in switching or placing cars within the limits of any railroad yard shall be equipped with and shall carry a crew of not less than one engineer and one fireman.

Sec. 10. That from and after the taking effect of this Act, it shall be unlawful for any railroad company, or for the receiver of any such company, to run upon or over any line of railroad, or any part thereof, within the State of Arizona, any train, locomotive, or engine, which is not equipped with or does not carry for use in its operation, a full crew as herein fixed and prescribed; and each and every railroad company or receiver that, after the taking effect of this Act, shall run upon or over any line of railroad, or any part thereof, within the State of Arizona, any train, locomotive, or engine, which is not equipped with or does not carry for use in its operation a full

crew as herein fixed and prescribed, shall be liable to the State of Arizona for a penalty of not less than One Hundred Dollars (\$100.00) for every such offense.

Sec. 11. All suits for penalties under this Act shall be brought and prosecuted to judgment in the name of the State of Arizona, as plaintiff, in a court of competent jurisdiction in the county of Maricopa, or in any county in said State into or through which the defendant's line or railroad may be operated; and such suits shall be brought and prosecuted by the Attorney General, or under his direction, or by the County Attorney of such county.

Sec. 12. Nothing contained in this Act shall apply to relief or wrecking trains in any case where a sufficient number of men are not immediately available to comply with the provisions of this Act; or to any railroad less than forty miles long, including all of its operated lines; or to cases where trains have been sent out or started at the last division point with the requisite number of employes, but owing solely to the disability or the refusal further to act of some one or more of such employes, the train is left with less than a full crew. Provided, also, that no baggage-master shall be required in the operation of a train upon which baggage is not carried.

Sec. 13. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

NOTE.—The foregoing Act was passed by the Legislature and Referendum ordered by petition of the people, filed in the office of the Secretary of State August 14, 1912 and approved by a majority of the votes cast thereon at the general election held on the 5th day of November, 1912. There were 11,123 votes cast for said Act and 7,635 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

REFERENDUM

REFERENDUM

HOUSE BILL NO. 42

(Chapter 27, Laws of 1912.)

AN ACT

**Regulating Head Lights on All Locomotives; and Providing
a Penalty for Violation of the Provisions of this Act.***Be it Enacted by the Legislature of the State of Arizona:*

Section 1. It shall be the duty of every railroad corporation, or receiver or lessee thereof, operating any line of railroad in this State, within six months after the passage of this Act, or within such additional time as may be prescribed by order of the Corporation Commission of Arizona, after such railroad has made a proper showing of its inability to comply to equip all locomotive engines, used in the transportation of trains over said railroad, with electric head lights of not less than fifteen hundred candle power, measured without the aid of a reflector; provided, that this Act shall not apply to locomotive engines regularly used in the switching of cars or trains.

Sec. 2. Any railroad company, or receiver or lessee thereof doing business in the State of Arizona, which shall violate the provisions of this Act, shall be liable to the State of Arizona for a penalty of not less than One Hundred Dollars (\$100.00), nor more than One Thousand Dollars (\$1,000.00) for each offense; and suit shall be brought to recover such penalty, in a court of competent jurisdiction, in the name of the State of Arizona, by the Attorney General or by the County Attorney of any county in or through which said railroad may be operated.

Sec. 3. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

NOTE.—The foregoing Act was passed by the Legislature and Referendum ordered by petition of the people, filed in the office of the Secretary of State August 14, 1912 and approved by a majority of the votes cast thereon at the general election held on the 5th day of November, 1912. There were 11,286 votes cast for said Act and 7,408 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

REFERENDUM

HOUSE BILL NO. 50

(Chapter 47, Laws of 1912.)

AN ACT

To Provide Adequate Punishment for any Person Who Shall Engage or Act in the Capacity of a Locomotive Engineer, or Train Conductor, Upon any Railroad in the State of Arizona, Without Having First Served Three Years as a Locomotive Fireman, or Engineer, or if Engaged as a Conductor on any Railroad Train in This State, He Shall Be Punished as Herein Provided if He Engages to so Act Without First Having Served Three Years as a Brakeman or Conductor of a Freight Train; To Punish any Person Who Shall Knowingly Engage, Promote, Require, Persuade, Prevail Upon or Cause any Person to do any Act in Violation of this Act; But Exempting Lines Operating of Less than Twenty-five Miles in Length From the Operation of this Act.

Be it Enacted by the Legislature of the State of Arizona:

Section 1. If any person shall run or operate any locomotive engine upon any railroad in the State of Arizona, with-

out having served three years prior thereto as a fireman or engineer on a locomotive engine, he shall be deemed guilty of a misdemeanor, and he shall be punished by a fine of not less than twenty-five dollars nor more than five hundred dollars, and each day he so engages shall constitute a separate offense.

Sec. 2. If any person shall act or engage to act as a conductor on a railroad train in this State without having for three years prior thereto served or worked in the capacity of a brakeman or conductor on a freight train on a line of railroad, he shall be deemed guilty of a misdemeanor, and shall be punished by a fine of not less than twenty-five dollars nor more than five hundred dollars; and each day he so engages shall constitute a separate offense.

Sec. 3. If any person shall knowingly engage, promote, require, persuade, prevail upon or cause any person to do any act in violation with the provisions of the two preceding sections of this Act, he shall be deemed guilty of a misdemeanor, and shall be punished by a fine of not less than twenty-five dollars nor more than five hundred dollars; and each day he so engages shall constitute a separate offense.

Sec. 4. Nothing in this Act shall be construed as applying to the running or operating of engines, in taking said engines to or from trains at division terminals by engine hostlers, or the shifting of cars or making up trains, or doing any work appurtenant thereto at engine houses, train or freight yards by switchmen or yardmen, or in the case of the disability of an engineer or conductor while out on the road between division terminals. In case of emergency, where such companies cannot obtain the employes mentioned in this Act who have the qualifications prescribed by the provisions thereof, then such companies may employ temporary engineers and conductors who have not the qualifications prescribed by this Act until such trains reach their terminals.

Sec. 4a. The provisions of this Act shall not apply to any railroad company within this State, or the receiver or lessee thereof, whose line of railway is less than twenty-five miles in length.

Sec. 5. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

NOTE.—The foregoing Act was passed by the Legislature and Referendum ordered by petition of the people, filed in the office of the Secretary of State August 14, 1912 and approved by a majority of the votes cast thereon at the general election held on the 5th day of November 1912. There were 10,921 votes cast for said Act and 7,956 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

REFERENDUM

HOUSE BILL NO. 43

(Chapter 43, Laws of 1912.)

AN ACT

Limiting the Number of Cars in a Train.

Be it Enacted by the Legislature of the State of Arizona:

Section 1. It shall be unlawful for any person, firm, association, company or corporation, operating any railroad in the State of Arizona, to run, or permit to be run, over his, their, or its line or road, or any portion thereof, any train consisting of more than seventy freight, or other cars, exclusive of caboose.

Section 2. It shall be unlawful for any person, firm, association, company or corporation, operating any railroad in the State of Arizona, to run, or permit to be run, over his,

their, or its line or road, or any portion thereof, any passenger train consisting of more than fourteen cars.

Section 3. Any person, firm, association, company or corporation, operating any railroad in the State of Arizona, who shall wilfully violate any of the provisions of this act, shall be liable to the State of Arizona for a penalty of not less than one hundred dollars, nor more than one thousand dollars, for each offense; and such penalty shall be recovered and suits therefor brought by the Attorney General, or under his direction, in the name of the State of Arizona, in any county through which such railway may be run or operated, provided, however, that this act shall not apply in cases of engine failures between terminals.

Section 4. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

NOTE.—The foregoing Act was passed by the Legislature and Referendum ordered by petition of the people, filed in the office of the Secretary of State August 14, 1912 and approved by a majority of the voters cast thereon at the general election held on the 5th day of November, 1912. There were 10,709 votes cast for said Act and 8,228 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

REFERENDUM

SENATE BILL NO. 24 (Special Session)

(Chapter 5, Laws of 1912.)

AN ACT

**To Provide for and to Regulate Transportation of Passengers
By Common Carriers on Railroads Within the State of
Arizona.**

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. No company, or corporation, operating a railroad, other than a street or electric railroad, in whole or in part,

within this State, shall ask, demand, or receive, for first-class transportation, for each passenger between points within this State, on the portion of its railroad operated within this State, more than three cents per mile, until otherwise provided by law; provided, however, that the Corporation Commission shall have the power to exempt any railroad from the operation of this section, upon satisfactory proof that such railroad cannot earn a just and reasonable compensation for the services rendered by it to the public, if not permitted to charge more than three cents per mile for the transportation of passengers within this State.

Sec. 2. Any company, or corporation, operating a railroad, as provided in the preceding section, that shall violate any of the provisions of this Act, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined not less than Fifty Dollars (\$50.00) and not more than Three Hundred Dollars (\$300.00) for each offense. Each and every violation shall constitute a separate offense.

Sec. 3. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

NOTE.—The foregoing Act was passed by the Legislature and Referendum ordered by petition of the people, filed in the office of the Secretary of State August 14, 1912 and approved by a majority of the votes cast thereon at the general election held on the 5th day of November, 1912. There were 14,823 votes cast for said Act and 4,835 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

REFERENDUM

REFERENDUM

SENATE BILL 19 (Special Session)

(Chapter 10, Laws of 1912.)

AN ACT

To Amend Paragraphs 615 and 617 of Part 1, Title XVII of the Penal Code, Revised Statutes of Arizona, 1901, Said Title Relating to Miscellaneous Crimes.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. That Paragraph 615 of Part 1, Title XVII of the Penal Code, Revised Statutes of Arizona, 1901, be and the same is hereby amended to read as follows:

615. The State of Arizona, every department and institution of the State, every county and municipal corporation within the State, every contractor (whether individual, firm, partnership, association, or corporation) employed under contract by the State or by any of said departments, institutions, counties, or municipal corporations, and every company or corporation doing business in the State, shall designate regular days not more than sixteen days apart as days fixed for the payment of wages to the employees thereof, and shall post and maintain notices, printed or written, in plain type or script, in at least two conspicuous places where said notices can be seen by said employees as they go to and from their work, setting forth said days as "pay days." And the State, and every such department, institution, corporation, or individual, shall pay on each of said days to its or his employees in lawful money of the United States, or in negotiable bank check, payable on demand, of the date of said day, all wages due said employees up to such pay day, except that said State, department, institution, corporation, or individual may with-

hold wages for not more than five days' labor due any employee remaining in the service thereof.

Sec. 2. That Paragraph 617 of Part 1, Title XVII of the Penal Code, Revised Statutes of Arizona, 1901, be and the same is hereby amended to read as follows:

617. Every contractor mentioned in Paragraph 615 hereof and every corporation (except municipal corporations) violating any of the provisions of the two preceding sections shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not less than Fifty Dollars (\$50.00) nor more than Five Hundred Dollars (\$500.00) for each offense.

Sec. 3. All Acts and parts of Acts in conflict herewith are hereby repealed.

NOTE.—The foregoing Act was passed by the Legislature and Referendum ordered by petition of the people, filed in the office of the Secretary of State August 14, 1912 and approved by a majority of the votes cast thereon at the general election held on the 5th day of November, 1912. There were 13,350 votes cast for said Act and 5,986 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE

REFERENDUM

SENATE BILL NO. 42 (Special Session)

AN ACT

To Regulate and License the Hunting of Game Birds and Animals; To Provide Revenue Therefrom; To Preserve Game; and To Make Appropriation for the Purpose of Carrying out the Provisions of this Act.

Be it Enacted by the Legislature of the State of Arizona:

Sec. 1. No person shall at any time shoot, or take in any manner, any game which is by law protected in this State

without first having in his possession a hunting license as herein provided, for the year such shooting is done. Licenses shall be issued by the Clerk of the Board of Supervisors, State Game Warden, or such deputies as may be designated for that purpose by the State Game Warden. Such licenses shall be classified as follows:

(1) A general hunting license shall entitle the person therein named to hunt game quadrupeds, birds, and take fish during the open season thereof.

(2) A big game license shall entitle the person therein named to hunt game quadrupeds during the open season thereof. (Wild turkeys are classified as big game under the meaning of this Act.)

(3) A bird license shall entitle the person therein named to hunt game birds, other than wild turkeys, during the open season thereof.

Sec. 2. Any person of the age of twelve (12) years or over may, if a non-resident or alien, procure hunting licenses as herein provided by filing his affidavit, and if a resident, by filing a certificate, with the County Clerk, State Game Warden, or any Deputy Warden, authorized to issue hunting licenses, stating therein his name, age, height, weight, place of residence, post office address, and color of hair and eyes. No license shall be issued except on a blank furnished by the State Game Warden, and upon payment of the sum herein provided for such license. All hunting licenses shall be numbered consecutively when printed and shall expire with the calendar year in which issued and shall state the name, age, height, weight, place of residence, postoffice address, and color of hair and eyes of licensees.

Sec. 3. Any person who has been a bona fide resident of this State for the one year then last passed, shall be entitled to procure a resident license.

Any person not a bona fide resident of this State, but who is a bona fide resident of the United States, shall be entitled to procure a non-resident hunting license.

Any unnaturalized foreign born person who has lived in this State for the one year then last past, shall be entitled to procure a resident-alien hunting license.

Sec. 4. The possession of game at any time, unaccompanied by a proper and valid license, as herein provided, shall be prima facie evidence that such game was unlawfully taken and is unlawfully held in possession and it shall be the duty of every person having possession or control of game to produce the proper license when one is required by this Act, on demand of any officer, and permit the same to be copied by such officer. Open season for hunting, taking, or possessing any of the animals, birds, or fish, protected by this Act shall be between the following dates only, both inclusive:

(1) Male deer and turkey from October 1 to December 15.

(2) Quail, snipe and rail, from October 15 to February 1.

(3) Ducks, geese, and brant, from September 1 to April 1. Doves, and White Wings from June 1 to February 1, Trout, from June 1 to September 1. Black Bass, Strawberry Bass or Crappie, September 1 to December 1. Any person who shall take any fish under seven (7) inches in length, of any variety of fish protected by this Act, is hereby required to return such fish, as little injured as possible, to the waters from which they were taken. Any person failing to abide by the provisions of this section shall be guilty of a misdemeanor.

Sec. 5. It shall be unlawful to kill, trap or snare, or in any manner injure or destroy, or have in possession any Antelope, Elk, Goat, or Mountain Sheep, Female Deer, or Fawn, Road-runner, Bob White, Grouse or Pheasant.

Sec. 6. The right given by this Act to take or kill game or fish is limited to two (2) Male Deer in one season; twenty-five (25) Quail in one day; twenty-five (25) Ducks in one day; thirty-five (35) Doves or White Wings in one day; three (3) Turkeys in one season; twenty (20) pounds of Trout, Bass, Crappie, or Catfish, or forty (40) individual fish not less than seven (7) inches in length in one day. No game or fish shall be held in possession more than five (5) days after the close of the season for the killing of same.

Sec. 7. No game shall be pursued, wounded, taken, or killed, with a steel or hard pointed bullet, nor shall any person use in the pursuit, taking, wounding, or killing of any animals, birds, or fish, protected by this Act, any net, seine, trap, cage, snare, salt lick, blinds, scaffold, dead fall, pit, snag hook, trout line, artificial light, or similar device whatever, provided, that dogs, blinds, sinks and decoys may be used in hunting birds.

Sec. 8. No game or fish shall be received or held in storage except as follows, namely:

(1) During the open season therefor, and for five (5) days thereafter, when the same is stored for the person lawfully in possession of the same.

Sec. 9. No game or fish protected by this Act shall be held in possession or placed upon the table of any hotel, restaurant, cafe, or boarding house, or named in its menu or bill of fare, as food for its patrons, either under the name used in this Act or under any name or guise whatever, when the same shall have been killed or taken in this State except during the open season for such game or fish. The naming of game and fish upon any menu or bill of fare as food for patrons shall be prima facie evidence of the possession of the same by the proprietor of such hotel, restaurant, cafe, or boarding house. Invoices and bills of lading, and other required proof that game or fish comes from without the State, shall be preserved by the proprietor for at least thirty (30) days after the con-

sumption of the game or fish therein described and shall be delivered to the State Game Warden or his deputy on demand therefor within such time.

Sec. 10. Every net, trap, explosive, or poisonous or stupefying substance or device, used, or intended for use, in taking or killing game or fish, in violation of this Act, and set, kept, or found, in or upon any of the streams or waters of this State, or upon the shores thereof, and every trap, device, blind, or deadfall, found baited in violation of this Act, is hereby declared a nuisance and may be abated and summarily destroyed by any person, and it shall be the duty of every officer authorized to enforce this Act to seize and summarily destroy the same and no prosecution or suit shall be maintained for such destruction; provided, that nothing in this Act shall be construed as affecting the right of the State Game Warden to use such means as may be proper for the promotion of game and fish propagation and culture, nor as authorizing the seizure or destruction of fire arms.

Sec. 11. The necessary and ordinary fees and expenses of every posse lawfully summoned and engaged in the enforcement of this Act, shall be taxed as part of the costs, and if not collected from the person liable therefor, shall be paid out of the game protection fund.

Sec. 12. Whenever, upon conviction, the person convicted fails to pay the fine and costs imposed upon him, if over eighteen (18) years of age, he shall be committed to the county jail and shall there be kept confined one (1) day for each dollar of the fine and costs adjudged against him and he shall not be discharged or released therefrom by any board of officers, except upon the payment of the portion of the fine and costs remaining unserved or upon the order of the Governor of this State.

Sec. 13. If the holder of any license shall persistently, or flagrantly, or knowingly, violate or countenance the violation

of any of the provisions of the game laws, such license shall be revoked by the Game Warden after due notice shall have been given the alleged violator and opportunity afforded him to appear and show cause against the revocation of such license.

Sec. 14. In any prosecution under this Act, any participant in violation thereof, when so requested by the County Attorney, State Game Warden, or other officers instituting the prosecution, may testify as witness against any other persons charged with such violations and his evidence, so given, shall not be used against him in any prosecution for such violation.

Sec. 15. It shall be the duty of every Justice of the Peace and Clerk of the Court before whom any prosecution under this Act may be commenced, or shall go on appeal, and within twenty (20) days after the trial or dismissal thereof, to report in writing the results thereof, and the amount of fines collected, if any, and the disposition thereof, to the State Game Warden.

Sec. 16. The State Game Warden shall have the power to appoint such deputies as he may deem necessary. Such deputies as may be designated as license collectors or who shall receive per diem salaries shall be required to furnish bond in the sum of five hundred dollars (\$500.00) for the faithful performance of their duties. The State Game Warden shall have the power to pay such deputies as he shall designate, for specific duties, a per diem of three dollars (\$3.00), and actual necessary expenses, while under the direct order of the State Game Warden to perform services in enforcement of the game and fish laws; Provided, that the per diem expenses and salary of the deputies shall be paid semi-monthly upon verified vouchers under oath and approved by the State Game Warden out of the game protection fund; Provided, further, that the State Game Warden shall not designate deputies for services requiring per diem or expenses except when

there shall be sufficient funds in the game protection fund to pay for such services as in this section provided.

Sec. 17. The State Game Warden may issue permits to any person to take, capture, kill, transport within or out of the State, or import into the State, any game, birds, or fish, mentioned in this Act, at any time when satisfied that such person desires the same exclusively as specimens for scientific or propagating purposes. Such permits shall be in writing and shall state the kind and number to be taken and the manner of taking, the name of the person to whom issued, and if imported into the State the name of the State or territory from which shipped, and the name of the person shipping such game, birds, or fish, and shall be signed by him, and such permit shall not be transferable nor shall it be lawful to sell or barter any of the animals, birds, or fish, taken or imported under such permit, for food purposes, and the holder of such permit shall be liable to the penalties provided in this Act if he violates any of its provisions.

Sec. 18. The State Game Warden may authorize the redemption by any resident of this State, of any young animal which has been abandoned by its mother and taken in good faith for purpose of saving its life, but not more than four (4) such animals shall be redeemed by one person at the same time. He may also at any time and in any manner take any game running at large within the State, for the purpose of propagating in any other part of the State.

Sec. 19. The State Game Warden, if he so elect, or any other officer charged with the enforcement of the laws relating to game and fish, if so directed by the State Game Warden, may bring civil action in the name of the State against any person unlawfully wounding or killing, or having unlawfully in possession, any game quadruped, bird, or fish, or part thereof, and recover judgment for each such animal or part thereof, the following minimum sums as damage for the taking, kill-

ing or injuring thereof, to-wit: For each Elk, \$200.00; for each Deer, \$50.00; for each Antelope, \$100.00; for each Mountain Sheep or Goat, \$200.00; for each Bird, \$10.00; for each Fish, \$1.00. No judgment or verdict recovered by the State in such action shall be less than the sum hereinbefore fixed. Such action and damages may be joined with the action for possession and recovery had for the possession and also the damages therefor, aforesaid. Neither the pendency nor the determination of such action, nor the payment of such judgment, nor the pendency determined of a criminal prosecution for the same taking, wounding, killing or possession, shall be a bar to the other, nor affect the right of the other.

Sec. 20. The State Game Warden shall keep a seal of office which shall be used to authenticate all papers and documents issued and executed by him as such officer.

Sec. 21. The State Game Warden shall keep a record of all moneys received and all licenses, certificates, permits and tags, issued by him, numbering each class separately, and upon satisfactory proof that any license, certificate, or permit has been lost before the expiration thereof, he may issue a duplicate therefor for which the applicant shall pay the sum of ten (\$.10) cents. The State Game Warden and license collectors shall charge and collect the following fees: For each general license to residents, 50 cents; For each big game license, non-resident, \$25.00; for each big game license, alien, \$100.00; for each bird license, non-resident, \$10.00; for each bird license, alien, \$25.00; for each permit to transport out of the State, deer, or turkey, each \$2.00; for each duplicate license or permit, .10.

Sec. 22. It shall be unlawful for any person in the State of Arizona to use a gun of larger caliber than that commonly known and designated as number ten gauge, for the purpose of destroying any wild turkey, dove, quail, wild duck, wild goose, snipe, or rail.

Sec. 23. It shall be unlawful for any person in the State of Arizona to take, gather, or destroy, or have in possession at any time, the eggs of any quail, bob-white, partridge, grouse pheasant, dove, wild turkey, wild duck, wild goose, brant, snipe, rail, or any song bird of any kind.

Sec. 24. It shall be unlawful for any person to shoot a rifle, revolver, or shot gun of any caliber or gauge upon, from, or across any public highway of the State of Arizona, where there is cultivated land or dwelling houses either side, thereof, or where shot from such gun shall fall in, or pass over any cultivated land or dwelling houses, or among stock, or other animals grazing on land contiguous to such public highway.

Sec. 25. It shall be unlawful for any person in the State of Arizona, at any time to hunt, pursue, kill, or destroy, any lark, thrush, sparrow, swallow, grosbeak, or tanager, or any other song bird of any kind, provided, that nothing in this Act be so construed as to interfere with the collection of birds for scientific purposes by the Curator of the State Museum, or by any other person authorized by the State Game Warden of this State to collect.

Sec. 26. It shall be unlawful for any Indian in the State of Arizona, at any time, to hunt, take, pursue, kill, or destroy, any game or fish mentioned in this Act off the Government reservation to which he belongs.

Sec. 27. All American born persons, residents of this State, under the age of seventeen (17) years may have the same privileges as one holding a general license, without cost, provided they are accompanied by a person holding a general license.

Sec. 28. It shall be the duty of the State Game Warden, and he shall have the authority, to procure the printing of all forms and blanks that may be required to carry out the intent of this Act and not inconsistent herewith, and all necessary

blanks shall be furnished by him to the several license collectors. No license shall be issued except on an application sworn to by the applicant, and any false statement in any application shall render the license issued thereon void. Every license collector shall keep a correct and complete record of every license issued by him, which record shall remain in his office and be open to inspection of the public at all times. All moneys collected for licenses shall be sent to the State Treasurer on or before the 10th day of the month following, and license collectors shall report to the State Game Warden the number of licenses issued, and the amount of money remitted.

Sec. 29. All moneys sent to the State Treasurer in payment of hunting licenses, permits, certificates, fines, penalties, or forfeitures, shall be set aside by him, and shall constitute a fund to be known as the game protection fund, for the payment of the printing, publishing of reports, postage, express, and other necessary and office expenses, the salary of the State Game Warden, and the per diem salaries and necessary expenses of deputies, for the purchase, transportation, distribution, and propagation, of game and fish. The State Game Warden shall not issue any voucher, nor shall the State Auditor approve any such voucher issued by the State Game Warden under the provisions of this Act, or otherwise, for any services or expenses of any kind, unless the money to pay such voucher shall at the time be on hand to pay the same.

Sec. 30. All moneys collected for fines under this Act shall be immediately paid over by the Justice of the Peace or clerk collecting or receiving the same as follows: One-half to the State Treasurer to be by him credited to the game protection fund, and one-half to the person or deputy instituting the prosecution, except in cases where such prosecution is instituted by salaried officers, in which case such fines shall all be paid over to the State Treasurer to be by him credited to the game protection fund. The State Treasurer shall render

monthly statements to the State Game Warden showing all moneys received and paid out under the provisions of this Act.

Sec. 31. The English or European sparrow, great horned owl, and all species of hawks, are not included among the birds protected by this Act.

Sec. 32. Prosecution under this Act may be commenced within one (1) month from the date of violation of any of the provisions of this Act, either by complaint or information.

Sec. 33. Nothing in this Act shall prevent a citizen of the State of Arizona from taking or keeping any wild bird in any cage, as a domestic pet, provided that such bird shall not be sold or exchanged or offered for sale or exchange, or transported out of this State.

Sec. 34. It shall be unlawful for any person or persons to catch, kill, or have in his or their possession, any species of trout or game food fish found in any of the public streams or waters of this State unless said fish has been taken with a hook and line attached to a rod or held in the hand, and any person or persons, catching, killing or having in their possession, any such fish, taken in any other manner shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than twenty-five dollars (\$25.00) nor more than fifty dollars (\$50.00) or by imprisonment for not less than ten (10) days nor more than thirty (30) days, or by both such fine and imprisonment, in the discretion of the court, and every fish caught or killed in violation hereof shall constitute a separate and distinct offense.

Sec. 35. Any person violating any of the provisions of this Act shall be punished by a fine of not less than ten dollars (\$10.00) nor more than one hundred dollars (\$100.00) or by imprisonment for not less than ten (10) days nor more than ninety (90) days, or by both such fine and imprisonment, in the discretion of the court.

Sec. 36. Within thirty (30) days after the becoming effective of this Act, there shall be appointed by the Governor of the State of Arizona an officer to be known as the State Game Warden of the State of Arizona, whose term of office shall be two (2) years and until his successor shall be appointed and shall have qualified. His duties shall be as prescribed by this Act.

Sec. 37. Such State Game Warden shall before entering upon the discharge of his duties qualify by taking the oath required by law to be taken by officers of the State of Arizona and by filing with the Secretary of State of Arizona, after approval by the Governor, a good and sufficient bond with two or more sureties in the sum of two thousand dollars (\$2,000.00) conditional for the faithful performance and discharge of his duties, and shall receive in full compensation for his services the sum of twelve hundred dollars (\$1200.00) per annum to be paid semi-monthly out of the game protection fund, or in case such fund is insufficient, so much thereof as cannot be paid from the game protection fund shall be paid from the general fund of the State from the State Treasury in the same manner as the salaries of other State officers are paid.

Sec. 38. Such State Game Warden shall have the power to appoint deputies in every county of this State (and to remove the same from office), who shall be residents of the county for which they are appointed, and who shall be especially charged with the duty of enforcing the fish and game laws of the State of Arizona, in their respective counties, and such deputies shall receive in full compensation for their services one-half of all the fines imposed upon prosecutions procured or instituted by them, and convictions secured thereunder for violation of the fish and game laws of this State, and each deputy as appointed shall qualify by filing with the State Game Warden of the State of Arizona an oath of office in the form prescribed by law for State officers. It shall be the duty of the State Game Warden of the State of Arizona and of every dep-

uty, within said deputy's county, rigidly and strictly to care for and enforce the provisions of this and all other laws of the State of Arizona, for the protection of fish and game of whatsoever kind or description, and to institute, or cause the institution of, prosecutions for any and all violation of such laws, and to that and such State Game Warden and each and every one of his deputies within their respective counties as aforesaid, are hereby authorized and required to arrest, or cause to be arrested, all violators of such laws, and to lodge accusations against them in a court of competent jurisdiction in the premises; to gather evidence in behalf of the prosecution of such offenders, and to do any and all things necessary to the punishment hereunder and under the laws of this State on the subject of fish and game and the protection thereof. And such State Game Warden or such deputy shall be liable to a fine of not less than one hundred dollars (\$100.00) nor more than two hundred and fifty dollars (\$250.00) or to imprisonment for not less than thirty (30) days nor more than ninety (90) days for the failure to arrest and prosecute any person violating any of the provisions of this Act; provided, that such violations come within the knowledge of such warden or deputy. The conviction thereof shall also operate as a removal of such person from office.

Sec. 39. There is hereby appropriated out of any moneys in the State Treasury, not otherwise appropriated the sum of five hundred dollars (\$500.00) for the purpose of carrying out the provisions of this Act, to be used by the State Game Warden for the printing and binding of suitable books and blanks required herein. The State Auditor is hereby authorized to draw his warrant for such expenditures as are provided herein, at such times and in such amounts as may be approved by the State Auditor and the Treasurer is directed to pay the same.

Sec. 40. No license shall be required by any person who, during the open season, on his own lands, hunt, pursues, or kills, any of the wild birds or animals protected by the laws of

this state, nor shall this Act apply to the taking of fish from private artificial ponds or reservoirs with the permission of the owner.

Sec. 41. All Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

Approved June 24, 1912.

NOTE.—The foregoing Act was passed by the Legislature and Referendum ordered by petition of the people, filed in the office of the Secretary of State September 20, 1912 and approved by a majority of the votes cast thereon at the general election held on the 5th day of November, 1912. There were 13,121 votes cast for said Act and 6,334 against, and was proclaimed by the Governor on December 5th, 1912.

SECRETARY OF STATE.

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