Texas Employers' Insurance Association is to furnish medical aid, hospital service and medicine for one week after, etc	(For Table of Cases, see page 911 et seq.)	
A loan is an advancement of money upon contract or stipulation, express or implied, to repay it at some future day	Texas Employers' Insurance Association is to furnish medical aid,	421
Extraordinary rains and floods, resulting in the complete demoralization of railroad transportation and delivery of the mails, within legal sense, an act of Gcd	A loan is an advancement of money upon contract or stipulation, express or implied, to repay it at some future day	343 343
It is unlawful for the Texas flag, or any reproduction, to be used for advertising purposes	Extraordinary rains and floods, resulting in the complete demoraliza- tion of railroad transportation and delivery of the mails, within	498
Poll tax may be paid by, without written consent, when	It is unlawful for the Texas flag, or any reproduction, to be used for	758
ALLISON LAW (See Intoxicating Liquors)—  ANTI-NEPOTISM—  If tax assessor does not appoint his wife to a position in his office, and she assists him without receiving any pay or compensation, directly or indirectly, from public funds or fees of office, it would not be a violation of law		641
ANTI-NEPOTISM—  If tax assessor does not appoint his wife to a position in his office, and she assists him without receiving any pay or compensation, directly or indirectly, from public funds or fees of office, it would not be a violation of law	AGE OF CONTRACTING PARTIES (See Marriage License)-	
If tax assessor does not appoint his wife to a position in his office, and she assists him without receiving any pay or compensation, directly or indirectly, from public funds or fees of office, it would not be a violation of law	ALLISON LAW (See Intoxicating Liquors)—	
If the uncle of a teacher married the trustee's sister, the law would not inhibit the election of the teacher by the board; but if the trustee married the uncle's sister, then the law would prohibit his election by the board	If tax assessor does not appoint his wife to a position in his office, and she assists him without receiving any pay or compensation, directly or indirectly, from public funds or fees of office, it would not be a	
Not violation of law for sister of county judge, who is an insurance agent, to write a policy of insurance for the county	If the uncle of a teacher married the trustee's sister, the law would not inhibit the election of the teacher by the board; but if the trustee married the uncle's sister, then the law would prohibit his	
Persons related only by affinity to the husband are not related to the wife, and vice versa	Not violation of law for sister of county judge, who is an insurance	
Relation within third degree by affinity disqualifies county judge in guardianship proceedings	Persons related only by affinity to the husband are not related to the	
Relationship by affinity includes only the relationship of the wife to the husband's blood kindred	Relation within third degree by affinity disqualifies county judge in	
Sheriff cannot appoint special deputy to be paid by individual for services for that individual, and if he could, it would be a violation of the anti-nepotism law to appoint his brother to such position  Unlawful for trustees to employ a teacher related within second degree by affinity  Violation of anti-nepotism law for board of trustees to elect teacher	Relationship by affinity includes only the relationship of the wife to the	
Unlawful for trustees to employ a teacher related within second degree by affinity	Sheriff cannot appoint special deputy to be paid by individual for services for that individual, and if he could, it would be a viola-	
Violation of anti-nepotism law for board of trustees to elect teacher	Unlawful for trustees to employ a teacher related within second degree	
who is first cousin of the wife of one of the trustees	Violation of anti-nepotism law for board of trustees to elect teacher who is first cousin of the wife of one of the trustees	96

ANTI-PASS LAW (See Railroads)—	
A telephone company may make special rates to persons having more than one telephone in their houses, provided they make such rates to the general public	116
Minister who is manager of an orphans' home may be granted reduced rates, out not free passes	
Railway company would not have authority to issue an annual pass to policeman, but would have the right to issue free transportation for the purpose of making a trip in the performance of public duty	
ANTI-TRUST LAW	
An agreement among wholesale lumber dealers not to sell retail lumber dealers who may be indebted to any member or members of the association is a violation of	107
Combinations and trusts; interlocking directorates  Discrimination in favor of one customer is not unlawful unless it amounts to an unjust discrimination	105
Lumber dealers	
Nothing in anti-trust statutes that would prohibit wholesale lumber dealers from jointly employing a man for the purpose of ascertaining and determining the financial standing and ability of their customers	
Perpetuities and monopolies	
Telephone companies can give special rate of publishers of newspapers based upon the peculiar nature of the service as well as upon the semi-public use to be made of the service	
APPROPRIATIONS—	
For bounties upon wild animals killed lapsed, when	-732
Legislature would have no authority to appropriate money for the erection of a building at the Panama-Pacific Exposition	
Where no appropriation is made to pay salary of porter in one of the departments of the State government and a porter is necessary to such department, then a porter may be employed and his salary paid from the appropriation for contingent expenses	736
Where no appropriation is for an aggregate sum to pay the salaries of a fixed number of employes, without designating the sum each employe shall receive, then the heads of departments may contract with the employes to pay each such an amount as may be agreed upon so long as the aggregate does not exceed the aggregate amount of the appropriation, and the employes need not receive the same amount each	
	140
ARTESIAN WELLS—	~~0
Source of supply of	
ASSISTANTS—	
County attorney can employ assistant, who is stenographer, and have him work with grand jury as such	
ASYLUM— Sheriff not allowed mileage in conveying lunatics to	200
ATTORNEYS (See County Attorney; Employment of Counsel; Practice)—Party not licensed to practice law has no authority to represent litigant	

ATTORNEY'S FEES—	
In suit for recovery of wind insurance policy on courthouse and a firm of lawyers representing commissioners affect compromise, the county attorney, who had nothing to do with such suit, would be precluded from claiming his commission	201
Party representing client in litigation could not collect fees for such services unless such party be a duly licensed attorney	873
AUTOMOBILE REGISTER—  Fee of county clerk for registering and assigning numbers of automobile owners	226
AUTOMOBILES—	
Insuring automobiles against hazard of fire is fire insurance and must be written in accordance with laws governing fire insurance  Law relating to speed of, valid	799
attach same to a new machine purchased	990
BANKS AND BANKING—	
Authority of president to vote at directors' meeting  Penalty of one hundred dollars prescribed for failing to use the word "unincorporated" after name is in the nature of a continuous offense and does not subject the institution to a penalty of one hundred	
dollars per day  Powers of State banks  President or some officer of national bank required to furnish to tax assessor of county in which bank is located a list of all sharehold-	346
ers of stock, and the number and amount of shares of each  Regular meeting of the board, meaning of  Stock in a banking corporation cannot be disfranchised	490
BASEBALL—	
Opera house cannot keep open on Sunday and use an automatic score board to show by diagram the playing of a baseball game, where no other character of amusement is offered, etc	
BLUE SKY LAW (See Corporations)—	
What corporations are exempt	269
BOARD OF EDUCATION—	
Bonds approved for purchase by	67
BOARD OF EQUALIZATION—  Board has no authority to assess property, and no authority to add to	
the rolls property not previously assessed, or take from them property which they embrace	639
Commissioners court of county without authority to alter a valuation fixed by it upon property, while sitting as board of equalization, even though it might appear that such valuation at the time fixed	
by said court was excessive	
ments	638
buildings in same block	638 637

BOARD OF MANAGERS (See County Hospitals)-	
BOARD OF TRUSTEES (See School Trustees)	
BOND FOR TITLE (See Public Lands) -	
BONDS (See County and Municipal Bonds)—  City, approved Common school districts, approved. County, approved Drainage districts, approved. Independent school districts, approved. Irrigation districts, approved. Levee improvement districts, approved. Navigation districts, approved. Road improvement districts, approved.	54 59 53 66 57 67 66 66 65
BONDSMEN—  If auditor pays tax assessor money in excess of fees due him, primarily tax assessor and his bondsmen are liable; and secondarily, auditor	
and his bondsmen are liable; both assessor and his bondsmen and auditor and his bondsmen should be made parties to suit for recovery of such money864	-865
BOUNDARIES-	
Commissioners court has authority at any time to change the boundary lines of commissioners precincts	846
BRIDGE BONDS—  County cannot create district for purpose of issuing bonds to assist another county in constructing a bridge over river	. 141
A foreign building and loan association which elects to deposit a surety bond in lieu of securities, as provided, must make new bond each year, etc.  Characteristic which differentiates building and loan association from any other corporation engaged in loaning money.  Domestic corporations are not required to have certificate of authority such as is designated for foreign corporations, but certificate issued by Commissioner of Insurance and by Secretary of State on compliance by corporation with provisions of law are tantamount to such certificate and evidence of right of corporation to transact business	
Origin of Secretary of State should issue and deliver to incorporators two certified copies of charter filed with him one of which should be delivered to Commissioner of Insurance, etc.	
BY-LAWS (See Mutual Fire Insurance Companies) —	
CANDIDATES (See Elections)—  Manner in which non-partisan or independent candidates can have their names printed upon ballot in special election	173 177
CAPIAS PRO FINE (See Criminal Law)—	

CASES APPEALED—	
Case previously appealed, etc., fee of clerk	252
for collection	
CERTAIN EMPLOYMENTS (See Labor Laws)—	
CHARTERS (See Corporations, Private)—	
Charters of cotton oil mill corporations cannot be amended so as to include in their purpose clause the business of operating gins  Corporations cannot be chartered for two separate purposes  Corporations, amendments to charters	$\frac{332}{260}$
porting and selling natural gas	
Powers of corporations are strictly limited to those granted in their charters or the statutes under which they were organized  The purpose for which a corporation is to be created should be sufficiently stated to enable the Secretary of State to see that the purpose specified is one provided for by the statute and to define with some certainty the scope of the business or undertaking to be pur-	•
sued	
CHATTEL MORTGAGES—	
If a copy of a chattel mortgage is presented to a county clerk for filing, instead of the original instrument, he should carefully compare such copy with the original and if found to be correct should file same, provided original has been proven for record, as law requires, etc.	<b>!</b>
CIDER	
Liability of persons selling cider, etc., containing a certain per cent of alcohol	710
CITIES AND TOWNS-	
A city ordinance requiring one class of persons, namely, those residing outside of the city, to pay the poll tax not later than January 31 and another class, those residing within the city, to pay same tax not later than December 31, or else be deprived of the right to vote, would be unconstitutional	:
Additional territory	798
to city authorities it is their duty to provide the compensation for such officers	234 54
Board of equalization could not value certain buildings in a city according to the valuation of other buildings in the same block  Board of trustees would have no authority to take current funds and loan same to city to complete school building when amount for	. 638 I
which said bonds were issued is insufficient to complete said building Cities and towns incorporated under general law regardless of popula- tion cannot levy taxes in excess of taxes authorized by Article 8.	7 144 -
Section 9, of Constitution	. 125
Cities of more than five thousand inhabitants may adopt their own charters by a vote of the people.	. 784

CITIES AND TOWNS—Continued.	
City has not the power to issue bonds for the purpose of constructing	
an ice plant	136
upon which the general taxes become due and delinquent City is not liable for expenses incurred where quarantine was established	634
by order of the commissioners court	
district as such can only be done by the Legislature	787
in calling an election to determine what stock shall be prohibited	006
from running at large.  Fireman and engineer at city water plant do not come within the pro-	
visions of the eight-hour law	
and sinking fund on district improvement bonds issued by city  If a city should establish quarantine city would be liable for actual	137
expense in maintaining same, but would not be liable for board of parties under quarantine	778
Nominations of party candidates for offices to be filled in a city or town Notes owned and held by party living within the incorporated limits of	177
a town or city are subject to taxation in such town or city even though they may be a lien against real estate without the incor-	
porated limits of said city	668
in Article 815. Penal Code, is unenforcible and cannot be held to meet the requirements of said article relating to fixing the limits	
of "built-up" portion of the city	
such city	
than in the sense of officers of the city	
addition to those prescribed by the Constitution is a nullity  Provisions having been made by the general laws of the State for the	188
extension of city limits, any provision placed in the charter of a city inconsistent therewith would be null and void	788
Requirement in Section 2 of Chapter 147, Acts of 1913, that ordinances submitting an amendment or amendments to city voters shall not	
be submitted until twenty days notice has been given by publication for ten days is complied with by publishing once each week for two	
weeks in city or town having only a weekly paper	804
roadbed and appurtenances thereto. Switch engines are a part of rolling stock and not taxable by cities	600
Stock law elections may be held for the entire county, including the incorporated cities thereof	886
Under the home rule act cities of more than five thousand inhabitants may place anything in their charters not inconsistent with the Con-	
stitution or with the general laws	788
CITY COUNCIL (See Cities and Towns)—	
CITY MARSHAL—	
City marshal cannot at the same time hold office of tax assessor and collector	-802
City marshal cannot at the same time hold office of tax assessor of school district	726
City marshal cannot at the same time hold office of poundmaster  Constable cannot at the same time hold office of city marshal	726
Office of city marshal cannot be abolished during term of present incumbent	

CITY ORDINANCES-	
A city ordinance that requires one class of persons, those residing outside of city, to pay poll tax not later than January 31, and another class, those residing within the city, to pay the same tax not later than December 31, or else be deprived of the right to vote, would be unconstitutional	799
CITY TREASURER—  It is the duty of the city treasurer to report the condition of the interest and sinking fund on district improvement bonds issued by the city	137
CLOSING LAW (See Intoxicating Liquors; Saloons)—  The 9:30 closing act, passed by the Thirty-third Legislature, means standard, or Western Union time  Unlawful for saloon to open during prohibited hours for any purpose or for any length of time, defining what is meant by closed house or place of business	
CODIFIERS—	
In construing a revision of the statutes the presumption is that the codifiers and Legislature did not intend to change the laws as they formerly stood	893 893
COMBINATIONS AND TRUSTS (See Anti-Trust Law)—  Law prohibits combination or consolidation of two or more corporations when direction of the affairs of two or more corporatins is in any manner brought under same management or control, etc	105
COMMISSIONERS COURT—	
Authority to board county convicts	202 833
cincts	846
precincts	846
would be void	-244
ments	
within another county	840
priate and pay an amount in excess of \$100 per year for expenses incident to running office of	847
County attorney failing or refusing to bring suit for collection of de- linquent taxes, when requested by commissioners court. etc., then contractor for collection of such delinquent taxes authorized to	
employ other attorney	804

COMMISSIONERS COURT—Continued.	
Delinquent taxes, where county attorney fails or refuses to bring suit for collection of	864
Has authority to exclude incorporated cities of county in calling an election to determine whether or not stock should be prohibited	002
from running at large, etc	886
If no bids are submitted for county depository, or in case no bid for the entire amount of the county funds shall be made, commissioners court would have authority to dispose of the funds and to accept	
several bids, etc	157
If commissioners court has failed and refused to open returns and de- clare results of election at time prescribed, they may afterwards	
do so	191 201
Law requiring that tax collector's bonds should be approved by, within twenty days, is directory	
Law making it the duty of the commissioners court to establish county  hospital is directory	
Law requiring county judge and commissioners court to ascertain population of county by report of number of scholastics by county super-	•00
intendent, is directory, etcLevying of taxes, three members of commissioners court constitute	
quorum for transaction of all business, except levying of taxes  May fix commissions of county treasurer	845 -244
May fix compensation of county treasurer at not to exceed 2½ per cent for receiving and 2½ per cent for paying out money  No authority to fix a monthly salary as compensation for county treasurer	
No law, aside from Act of 1909, authorizing subdivisions of a county to issue road bonds; and no subdivision of a county, nor the commissioners court acting for it, can appropriate to its own use the taxes	
collected from such subdivision, etc	142
district	127
to creation of a drainage district	
engineer to do a specific service	835
issued and sold bonds would be illegal	
Precincts; has authority at any time to change boundary lines of commissioners precincts	
Quorum, three members of, constitute, for transaction of all business, except levying of taxes	
Sheriff cannot be paid ex-officio for janitor, and is not permitted to receive \$2 per day for waiting on commissioners court	229
Statute requiring the county judge and commissioners court to ascertain population of county by report of number of scholastics by county superintendent, is directory, etc	
Statute requiring that tax collector's bonds should be approved by, within twenty days, is directory	836
Stock law elections, commissioners court has authority to exclude incorporated cities, etc	

COMMISSIONERS COURT—Continued.	
Tax collector shall make monthly report, and no authority is given	003
commissioners court to require a daily settlement	
directory	836
Three members of, constitute quorum for transaction of all business, except levying of taxes	845
Time for convening of commissioners court as a board of equalization	637
Unlawful for commissioners court to make any arrangement whereby the county officials can be paid in full, while other warrants of the	
county are discounted	857
whereby county officials could be paid in full, while other warrants	
of the county are discounted	857
officer, when so appointed, has only the authority to act under the	
direction of the court, and do those things that the court directs Without authority to appropriate and pay an amount in excess of \$100	774
per year for expenses of running county superintendent's office	847
Without authority to alter valuation fixed by it upon properly, while sitting as a board of equalization, even though it might appear that	
such valuation at the time fixed by said court was excessive	637
COMMISSIONERS PRECINCTS—	
Commissioners court has authority at any time to change the boundary	
lines of	846
COMMISSIONS—	
City commission, under facts stated, authorized to order warrant upon the treasury for commission of sales agent in sale of city of Fort	
Worth school building bonds	
Commissioners court may fix commissions of county treasurer at any amount not to exceed maximum	206
County attorney, not entitled to commission upon taxes collected by	
suit, but is only entitled to fee provided, etc	235
when collected, etc	241
County clerk, entitled to 10 per cent on all fines recovered by him when collected, etc.	
County treasurer, commissions received by upon road and bridge funds	
shall form a part of the maximum allowed by law, and shall not be considered as separate and apart from said maximum amount	
District clerk, commission, judgment on breach of liquor dealer's bond.	
In suit for recovery of wind insurance policy on courthouse and a firm of lawyers representing commissioners affect compromise, county	
attorney, who had nothing to do with such suit, could not claim his commission	201
Sheriff's commission for making sale of land under execution	209
Sheriff, commissions for collecting money on execution from \$200 to \$1000	221
Tax assessor, commissions allowed for assessing property both in drain-	
age districts and school district must be included like other fees	222
Tax assessor of parent county is entitled to assess the taxes of new	
county, but his commissions should be figured on the combined assessment of the two counties	
Where party is convicted in criminal case, hired out by county judge	
and gives convict bond, county attorney entitled to 10 per cent commissions on such judgment when collected	
Where an estate of minor heirs is transferred from one county to	
another, upon application of guardian recently appointed to suc- ceed former guardian, county judge at time the case was actually	
received by guardian is the judge entitled to commission	253

COMMISSIONS—Continued.	
Where the Constitution creates the office, but does not provide for compensation, the Legislature may provide for salary	246
Where the Constitution provides for fees, commissions, etc., the Legis- lature has no right to substitute a salary	246
Where an estate is administered partly under one county judge and partly under another, commissions should be divided equitably be-	
tween two judges in proportion to the work done by each When waiver is filed in divorce case defendant is in court for all purposes, and this proceeding having been selected a charge of \$3	
should be made for the stenographer's fee	217
COMMITMENT—	
Corporation courts, cases appealed	
are rendered and fail to satisfy same	\$23 \$23
jan penatoy	020
COMMON SCHOOL DISTRICTS—	
Bonds approved	59
Railroads, property within common school district that has not been assessed for previous years, duty of tax assessor to assess such property for back taxes	
Special election, failure to post notices for full length of time required by law will not render election void unless it be shown that such	
failure affected the result of the election	
Territory to be included in independent school district	
Where common school district votes out liquor, and afterwards the district is embraced within an independent school district, which is wet, prohibition is still in operation in the old common school district	
COMPENSATION—	
County treasurer, compensation of etc	211
County superintendent must be paid quarterly	868
District attorney, compensation of, etc	211
If county treasurer dies before expiration of his term of office	212
Peace officers only entitled to compensation and fees fixed by statute  Tax assessor entitled to one-half of 1 per cent for assessing taxes for	
road district, payment to be made out of what fund	
Where no compensation is provided by law for public officers, none can be collected for the services required to be performed	232
COMPTROLLER OF PUBLIC ACCOUNTS—	
Has right to decline to issue permit to apply for a liquor dealer's license if he finds that the facts stated in any application therefor are not true	
To justify revocation of a liquor dealer's license, there must be a violation of some condition of his permit or bond, and the Comptroller would not be authorized to issue commission and take steps for the forfeiture of the licenses of the several houses in which he was interested	
When tax rolls are approved by	654
CONFEDERATE SOLDIERS (See Pension Law)	
CONSTABLE—	
Cannot be gitty marshal ata	723

CONSTITUTION—
Amendment authorizing cities of more than five thousand inhabitants to adopt their own charters by vote was at the general election, November 5, 1912, legally submitted to the electors of the State in compliance with the direction of the Legislature
CONSTITUTION CITED OR CONSTRUED—
CONSTITUTION OF UNITED STATES—
Art I, Sec. 7, Subdivision 3
Art. I. Sec. 8
Art. IV, Sec. 2, subdivision 2
CONSTITUTION OF TEXAS OF 1869—
Art. II, Secs. 1 and 2
Constitution of Texas of 1879—
Art. 1, Sec. 3
Art. I. Sec. 16
Art. Í, Sec. 17
Art. I, Sec. 28
Art. II, Sec. 1
Art. HI. Sec. 9
Art. III, Sec. 13
Art. III, Sec. 33
Art. III, Sec. 44
Art III, Sec. 48
Art. III, Sec. 49
Art. III, Sec. 52
Art. III, Sec. 55
Art. IV. Sec. 1
Art. IV, Sec. 5
Art. IV, Sec. 6
Art. IV. Sec. 14
Art. IV, Sec. 17
Art. IV, Sec. 21
Art. IV. Sec. 22
Art. IV, Sec. 23
Art. V, Sec. 2
Art. V. Sec. 6
Art. V, Sec. 7 248
Art. V. Sec. 8 831
Art. V. Sec. 9
Art. V, Sec. 15
Art. V, Sec. 18
Art. V, Sec. 19
Art. V. Sec. 20
Art. V, Sec. 21
Art. VI, Sec. 2
Art. VI, Sec. 3
Art. VII, Sec. 2
Art. VII, Sec. 3
Art. VII, Sec. 4
Art. VII, Sec. 10
Art. VIII. Sec. 1

CONSTITUTION CITED OR CONSTRUED—Continued.	
Constitution of Texas of 1879—Continued.	
Art. VIII, Sec. 2628	-661
Art. VIII, Sec. 3	735
Art. VIII, Sec. 6	-739
Art. VIII, Sec. 7	196
Art. VIII, Sec. 14	248
Art. VIII, Sec. 15	
Art. VIII, Sec. 16	248
Art. VIII, Sec. 19	669
Art. X, Sec. 1	590
Art. X, Sec. 5	-590 -588
Art. X, Sec. 7	588
Art. XI, Sec. 5	-789
Art. XI, Sec. 10787	-788
Art. XII, Sec. 1	
Art. XII, Sec. 3	596
Art. XII, Sec. 5 Art. XII, Sec. 6	323
Art. XIV, Sec. 2544	-545
Art. XVI, Sec. 14	843
Art. XVI, Sec. 17	768
Art. XVI, Sec. 16	
Art. XVI, Sec. 23	888
Art. XVI, Sec. 27	186
Art. XVI, Sec. 30796-797	-898
Art. XVI, Sec. 30a	-906
Art. XVI, Sec. 33880	-882
Art. XVI, Sec. 38a	882
Art. XVI, Sec. 44	249
Art. XVII, Sec. 1	-784
CONSTITUTIONAL LAW—	
Amendment authorizing cities of more than five thousand inhabitants	
to adopt their own charters by vote of people, legally submitted at general election, etc	781
Amendment proposed by Senate and House of Representatives does not	104
have to be presented to Governor for approval and he cannot exer-	
cise power of veto thereon	779
Article 19, Section 30a, of the Constitution, providing that the Legis-	
lature may prescribe a term of office of six years for boards of trustees of educational and other institutions of the State does not	
apply to boards of trustees of independent school districts, etc	793
Bill of Rights	109
Bill which provides salary of \$100 per month to be paid county judge	
and each commissioner of Galveston county would be unconstitu-	001
tional	801
lation, cannot levy taxes in excess of taxes authorized by Article 8,	
Section 9	125
Cities of more than five thousand inhabitants may adopt their own	
charters by vote of people	784
Fees, commissions, etc	246 770
Highway commission bill	897
Independent school district, section providing that Legislature may pre-	J
scribe term of office of six years for boards of trustees and other	
institutions does not apply to boards of trustees of	793

	SIII UII UNAL LAW—Continued.	
]	independent school district, Legislature without power, in creation of,	
	to transfer indebtedness of city, etc	791
3	Legislature is without power, in the creation of an independent school	
	district, to transfer indebtedness of city, incurred for school build-	
	ing purposes, to the independent school district, without a vote of	
	the taxpavers of such school district	791
1		109
7	Municipal bonds	125
	Offices, where Constitution provides for fees, commissions, etc., the Leg-	
`		246
(	Offices, where Constitution creates, but does not provide for compensa-	
	tion, the Legislature may provide for salary	246
(	Offices, as the Constitution fixes term of at two years, the fact that	
	highway commission bill fixes it indefinitely would not invalidate	
	law	897
(	Ordinance requiring one class of persons, namely those residing out-	٠
`	Ordinance requiring one class of persons, namely, those residing outside city to pay poll tax not later than January 31, and another	
	class, those residing within city, to pay same tax not later than	
	December 31, or else be deprived of right to vote, would be uncon-	
	stitutional	649
7	Perpetuities and monopolies	100
		643
, T	Drawinian of site sharter proposition and lifection for votors in addition	040
	Provision of city charter prescribing qualification for voters in addition to that prescribed by the Constitution is a nullity	049
	Senate and House, amendment proposed by cannot be disapproved by	043
ĸ.	Senate and House, amendment proposed by cannot be disapproved by	770
•	Governor	779
,	tion to that prescribed by Constitution a nullity188-	040
•	Where the Constitution provides for fees, commissions, etc., the Legis-	045
,	where the Constitution provides for fees, commissions, etc., the Legis-	040
7	lature has no right to substitute salary	240
	Where the Constitution creates the office, but does not provide for com-	040
,	Pensation, the Legislature may provide for salary	246
	pensation, the Legislature may provide for salary	246
CONS	pensation, the Legislature may provide for salary  STRUCTION OF LAWS (See Statutes Cited or Construed)—	
CONS	pensation, the Legislature may provide for salary	104
CONS	pensation, the Legislature may provide for salary	104 115
CONS	pensation, the Legislature may provide for salary	104 115 114
CONS	pensation, the Legislature may provide for salary	104 115 114 742
CONS	pensation, the Legislature may provide for salary	104 115 114 742 497
CONS	pensation, the Legislature may provide for salary	104 115 114 742 497
CONS A A I I	pensation, the Legislature may provide for salary	104 115 114 742 497 144 721
CONS P P P P P P P P P P P P P P P P P P P	pensation, the Legislature may provide for salary  STRUCTION OF LAWS (See Statutes Cited or Construed)— Anti-nepotism	104 115 114 742 497 144 721 754
CONS	pensation, the Legislature may provide for salary.           STRUCTION OF LAWS (See Statutes Cited or Construed)—           Anti-nepotism         .91-           Anti-trust         105-           Appropriations         .731-           Banking laws         .490-           Bonds, and general bond matters         .118-           Confederate pension law         .717-           County hospitals         .750-           Depository law         .145-	104 115 114 742 497 144 721 754
CONS	pensation, the Legislature may provide for salary.  STRUCTION OF LAWS (See Statutes Cited or Construed)— Anti-nepotism	104 115 114 742 497 144 721 754 172 580
CONS	pensation, the Legislature may provide for salary.  STRUCTION OF LAWS (See Statutes Cited or Construed)— Anti-nepotism	104 115 114 742 497 144 721 754 172 580 198
CONS	pensation, the Legislature may provide for salary.  STRUCTION OF LAWS (See Statutes Cited or Construed)— Anti-nepotism	104 115 114 742 497 144 721 754 172 580 198 443
CONS A A A I I I I I I I I I I I I I I I I	pensation, the Legislature may provide for salary.  STRUCTION OF LAWS (See Statutes Cited or Construed)— Anti-nepotism	104 115 114 742 497 144 721 754 172 580 198 443 256
CONS	pensation, the Legislature may provide for salary.         STRUCTION OF LAWS (See Statutes Cited or Construed)—         Anti-nepotism       .91-         Anti-pass	104 115 114 742 497 144 721 754 172 580 198 443 256 489
CONS	pensation, the Legislature may provide for salary.         STRUCTION OF LAWS (See Statutes Cited or Construed)—         Anti-nepotism       .91-         Anti-trust       105-         Appropriations       .731-         Banking laws       .490-         Bonds, and general bond matters       .118-         Confederate pension law       .717-         Sounty hospitals       .750-         Depository law       .145-         Orainage laws          Election law       .173-         Employes' Compensation Act       .421-         Fees of office       .199-         nsurance laws       .463-         rrigation and navigable waters       .556-	104 115 114 742 497 144 721 754 172 580 198 443 256 489 579
CONS	pensation, the Legislature may provide for salary.           STRUCTION OF LAWS (See Statutes Cited or Construed)—           Anti-nepotism         .91-           Anti-trust         .105-           Appropriations         .731-           Banking laws         .490-           Bonds, and general bond matters         .118-           Confederate pension law         .77-           County hospitals         .750-           Depository law         .145-           Drainage laws            Election law         .173-           Employes' Compensation Act         .421-           Pees of office         .199-           nsurance laws         .463-           rrigation and navigable waters         .556-           Abor laws         .444-	104 115 114 742 497 144 721 754 172 580 198 443 256 489 579 462
CONS	pensation, the Legislature may provide for salary.           STRUCTION OF LAWS (See Statutes Cited or Construed)—           Anti-nepotism         .91-           Anti-trust         .105-           Appropriations         .731-           Banking laws         .490-           Bonds, and general bond matters         .118-           Confederate pension law         .77-           County hospitals         .750-           Depository law         .145-           Drainage laws            Election law         .173-           Employes' Compensation Act         .421-           Pees of office         .199-           nsurance laws         .463-           rrigation and navigable waters         .556-           Abor laws         .444-	104 115 114 742 497 144 721 754 172 580 198 443 256 489 579 462
CONS	pensation, the Legislature may provide for salary.           STRUCTION OF LAWS (See Statutes Cited or Construed)—           Anti-nepotism         .91-           Anti-trust         .105-           Appropriations         .731-           Banking laws         .490-           Bonds, and general bond matters         .118-           Confederate pension law         .77-           County hospitals         .750-           Depository law         .145-           Drainage laws            Election law         .173-           Employes' Compensation Act         .421-           Pees of office         .199-           nsurance laws         .463-           rrigation and navigable waters         .556-           Abor laws         .444-	104 115 114 742 497 144 721 754 172 580 198 443 256 489 579 462
CONS	pensation, the Legislature may provide for salary.           STRUCTION OF LAWS (See Statutes Cited or Construed)—           Anti-nepotism         .91-           Anti-pass	104 115 114 742 497 144 721 754 172 580 198 443 256 489 579 462 555 716
CONS	Pensation, the Legislature may provide for salary.	104 115 114 742 497 144 721 754 172 580 198 443 256 489 579 462 555 716 910 730
CONS	pensation, the Legislature may provide for salary.           STRUCTION OF LAWS (See Statutes Cited or Construed)—           Anti-nepotism         .91-           Anti-pass	104 115 114 742 497 144 721 754 172 580 198 443 256 489 579 462 555 716 910 730 758
CONS	Pensation, the Legislature may provide for salary.	104 115 114 742 497 144 721 754 172 580 198 443 256 489 579 462 555 716 910 730 758
CONS	Pensation, the Legislature may provide for salary.	104 115 114 742 497 144 721 754 43 256 489 5462 555 716 910 758 420 602
CONS	Pensation, the Legislature may provide for salary.	104 115 114 742 497 144 721 754 172 580 198 443 256 489 579 462 555 716 970 758 420 602 728
CONS	Pensation, the Legislature may provide for salary.	104 115 114 742 497 144 721 754 1720 5198 443 256 462 5716 910 730 420 602 728 749
CONS	Pensation, the Legislature may provide for salary.	104 115 114 742 497 144 721 754 1720 5198 443 256 462 5716 910 730 420 602 728 749

CONTAGIOUS DISEASES—  If a person is able to pay his doctor's bills he is liable therefor just the	
same when he contracts a contagious disease as he would be if he contracted a non-contagious disease	774
CONTINGENT EXPENSES—	
Where no appropriation is made in the appropriation bill to pay salary of a porter of one of the departments of the State government and a porter is necessary to such department, then a porter may be employed and his salary paid from the appropriation for contingent expenses	736
CONTRACTS—	
A contract between a railway company and a transfer company giving the transfer company exclusive right to stand its vehicles on depot grounds to solicit passengers is illegal	594
terms and conditions as the State may think proper to impose Contracts for lease of pistols are only for the purpose of evading the	302
provisions of the gross receipts tax law	670
County may provide for care of its sick by making contract with established hospital, when	752
If any part of the consideration be illegal, then the entire contract is void	164
If a subscriber under the law, etc., enters into a contract with an independent contractor to do any particular work, and the work is of such a character that the employes, if injured, would be entitled to compensation had they been directly employed by the subscriber, then they are entitled to compensation	
CONTRACTORS AND SUB-CONTRACTORS (See Employes' Compensation $\operatorname{Act}$ )—	
CONVICT BOND (See Convicts)-	
CONVICTS—	
Commissioners court has authority to board county convicts independent of sheriff	
per day for every day spent in jail after having filed affidavit stating that he is unable to pay the fine and costs	866
Governor may commission members of ranger force to return fugitives from justice when requisition is made on the authorities of other	
States for their surrender	
negro waiting room at depot	584
When fine paid under commissions county attorney and county clerk Where party has been convicted in criminal cases, hired out by county judge and gives a convict bond, county attorney entitled to 10 per	
cent commissions on such judgment when collected	204
CORPORATIONS, FOREIGN (See Corporations, Private)—	
CORPORATIONS, MUNICIPAL—  Englance: Comparation Ast is not applicable to municipal componentians	497
Employes' Compensation Act is not applicable to municipal corporations  The power of eminent domain may be delegated by a State to a municipal corporation	

INDEX. 933.

INDEX.	900
CORPORATIONS, PRIVATE—	
A corporation being a creature of the law possesses only such powers	
as the charter confers	152
A corporation whose right to do business has been forfeited for failure to pay franchise taxes may voluntarily dissolve without first paying	
its past due taxes and penalties, but corporation will not cease to	
owe such taxes and penalties	
A minor cannot become an officer in a trust company	293
A corporation may be fined for a violation of the penal statute  A foreign corporation has no absolute right of recognition in another	289
State, but depends for such recognition and enforcement of its con-	
tracts upon their assent, which assent may be granted upon such	
terms and conditions as the State may think proper to impose	302
A building and loan association which elects to deposit a surety bond in lieu of securities must make a new bond each year	365
A company engaged exclusively in writing automobile fire insurance	000
must make bond required of any other company writing fire insur-	. = =
ance policies and must pay all taxes required	472
A corporation cannot be chartered to do any insurance business, except under the supervision of the Department of Insurance and Banking	482
A reserve represents what an insurance company must have in hand to	10-
meet its ultimate liabilities upon its policies	483
Although right of railroad company to do business was forfeited for	
failure to pay franchise tax, it may now pay the tax and have its business revived	257
An accident and health insurance company organized under the laws of	
Texas, whose officers and directors are likewise officers or directors	
of a lean and trust company cannot make such loan and trust company its fiscal agent	482
An existing corporation may take subscriptions to its proposed increased	402
capital stock but the money received does not become the property	
of the corporation until the stock has been lawfully issued and ought	400
not to be classed among its assets	
Bonds that a trust company may guarantee the performance of	
"Blue Sky Law" does not apply to the sale of stock by corporations	
chartered prior to the date law became effective, in so far as their	000
original stock is concerned	
"Blue Sky Law," to what corporations it applies	
Building and loan associations	368
Combinations and trusts, interlocking directorates	105
Corporations chartered, etc., for purpose of storing, transporting, buv- ing and selling oil, gas, salt, and other minerals required to have	
full amount of authorized capital, etc	260
Corporations organized under the trust company section of the banking	
laws not authorized under its charter to guarantee the payment of bonds issued by another corporation, etc	267
Corporations cannot be chartered for two separate purposes	332
Corporations for the purpose of promoting immigration	400
Charters of cotton oil mill corporations cannot be amended so as to	
include in their purpose clause the business of operating gins for the public	332
Franchise taxes are generally regarded as of the same nature of obliga-	
tion as ordinary taxes	284
Gas companies; charters	287
Loan companies; accumulation and loan of money	342
to transact business in this State	475
Pierce Oil Corporation, a proposed foreign corporation to be organized	
under the laws of Virginia, and desiring to become the successor of Waters-Pierce Oil Company and Pierce-Fordyce Oil Association, can-	
not be granted a permit to do business in this State	379
•	

.934 Index.

CORPORATIONS, PRIVATE—Continued.	
Powers of corporations are strictly limited to those granted in their charters	302
Powers of corporations chartered under subdivision 29 of Article 1121,	343
Purpose for which a corporation is to be created should be sufficiently stated to enable the Secretary of State to see that the purpose specified is one provided for by the statute	
Section 29, Chapter 106, Acts of 1913, has reference only to gross premiums collected on fire insurance policies and not to gross receipts from other lines of insurance, even though received by a company engaged in the fire insurance business. This tax is a license or occupation tax and is within the terms of Section 2, Article 8, of the Constitution, providing that occupation taxes shall be equal	
and uniform	
chise tax and the penalties incident for failure to pay same, etc  Stock in a banking corporation caunot be disfranchised  The by-laws of a mutual fire insurance company must conform to the	$\frac{284}{495}$
	487
	483
and prosecution of corporations for commission of offenses  Trust company not permitted to loan more than 50 per cent of its	296
	267
Although it is the right and authority of the county attorney to appear and represent the State in corporation courts, yet there is no provision made by law for compensating such officer for such services.  Cases appealed from, costs	803
COSTS—	
Citations in probate matters	803
COTTON—	220
Cotton held by producers, not subject to taxation	
to taxation	669
COUNTIES— County clerk, fee of for transcribing and comparing records where new	
County health officer	
by city  One county cannot create a district for the purpose of issuing bonds to	
assist another county in constructing a bridge over river  Tax assessor of parent county is entitled to assess the taxes of new	
county, but his commissions should be figured on the combined assessment of the two counties	616
Tax on intangible assets and on rolling stocks of railway corporations can be collected by counties only, and not by subdivisions of counties	

COUNTY ATTORNEY—	
Assistants, county attorney can employ assistant, who is stenographer, and have him work with grand jury as such	866 853
ing attorney in such a case	
County attorney can hold office of notary public	725 723
an indictment returned	$\frac{235}{238}$
Fees, conviction of felony where sentence is suspended  Fees, no provision for where county attorney represents State in corporation court	254
In a suit for recovery of wind insurance policy on courthouse and a firm of lawyers representing commissioners affect a compromise, the county attorney, who had nothing to do with such suit, would be precluded from claiming his commission	e
May represent State in corporation courts in all cases to which State may be a party	853
county judge and gives a convict bond, the county attorney is entitled to 10 per cent commission on such judgment when collected	3 -
COUNTY AUDITOR-	
Duties of, etc	865
the county	864
sitating the employment of counsel	)
COLUMN TAN PRINTEGED T DONDG (G. D. 1)	
COUNTY AND MUNICIPAL BONDS (See Bonds)— Board of trustees would have no authority to take current funds and loan same to city to complete school building, when amount for	i
which bonds were issued is insufficient to complete said building  Board of trustees may fix time for levy and collection of taxes  City of Amarillo has no power to appropriate money derived from tax for current expenses to payment of interest and sinking fund on	144 123
bonds issued for funding outstanding indebtedness of city incurred for current expenses	
City cannot use portion of 15-cent levy for street improvements to pay interest and create sinking fund on bonds theretofore issued  City commission, under facts stated, authorized to order warrant upon	121
treasury for commission of sales agent in safe of city of Fort Worth school building bonds	1 129
City has not the power to issue bonds for the purpose of constructing an ice plant	136
curing cause of the sale of bonds	119
another county in constructing a bridge over river	141

COUNTY AND MUNICIPAL BONDS—Continued.	
Duty of city treasurer to report condition of interest and sinking fund on district improvement bonds issued by a city	137
issue road bonds, etc	1,42
Statutes Sinking fund cannot be diverted and placed to credit of general fund Tax assessor entitled to one-half of 1 per cent for assessing taxes for	
road district, payment to be made out of fund collected to provide interest and sinking fund for bonds of the district	231
fund except for purpose of paying interest on bonds, and for redeeming the same, etc	127
COUNTY CLERK—	000
Chattel mortgage, filing copy, fees of, etc	203 241
County clerk is entitled to 10 cents per one hundred words for transcribing records in his department	
County clerk entitled to a fee of \$1 for issuing and recording marriage license	226
ing numbers for automobile owners	227
Fees for transcribing and comparing records where new county is created	
Shall be entitled to 10 per cent on all fines recovered by him when collected, etc.	241
Where county elerk is in doubt as to age of contracting parties he shall require an oath from some party other than the contracting parties as to their ages before issuing marriage license	
COUNTY COMMISSIONERS (See Commissioners Court)—	
Bank having as director one of the county commissioners is not qualified to bid for or become custodian of the county funds	170
Bill providing salary of \$100 per month to be paid county judge and each commissioner of Galveston County unconstitutional  County attorney cannot at the same time hold office of county com-	861
missioner	725
to also have stock in the company	856
and county commissioner Same person cannot hold office of justice of the peace and county com-	726
missioner	
Violation of anti-nepotism law for road overseer to employ son of county commissioner	203
When a county commissioner changes his residence to another county he vacates his office and it becomes the duty of the county judge to fill the vacancy	;
COUNTY ENGINEER—	
Commissioners court not authorized to create office of	835

COUNTY EXECUTIVE COMMITTEE—	
A county executive committee which is required to convene on the third Monday in June for purpose of placing State candidates upon the ticket and determining the order in which the names appear shall have authority in case the list is not received on the third Monday to adjourn their meeting to a later date	
COUNTY FAIR GROUNDS AND BUILDINGS— Subject to taxation	660
COUNTY HEALTH OFFICER—	
When commissioners court appoints county health officer such officer has only the authority to act under direction of the commissioners court	
COUNTY HOSPITALS—	
Construing the County Hospital Act, Chapter 29, holding that under the joint control of city council and commissioners court should have same board of managers.	751
have same board of managers	
hospital is directory	
contract for the established hospital	752
COUNTY JUDGE—	
Authorized to collect from county a fee of \$3 in each criminal action tried and finally disposed of by him	255
holder therein	172
Bill which provides salary of \$100 per month to be paid county judge and each commissioner of Galveston County unconstitutional  County judge would not be entitled to commission of one-half of 1 per cent upon investments, etc., by guardian belonging to the estate	861
of his ward	237
Deputies, necessary to have the permission of county judge to the appointment of	857
It would not be a violation of the anti-nepotism law for a sister of a county judge who is an insurance agent to write a policy of insur-	
ance for the county  Law requiring county judge and commissioners court to ascertain the population of the county by report of number of scholastics, etc.,	97
No compensation is in law allowed county judge to charge county com-	
mission when he is the procuring cause of the sale of bonds Unlawful for bank to be county depository where county judge owns	119
stock therein	856
the date of election the voters assemble, etc., and hold the election commissioners court should canvass the returns and declare the re-	
sult of election	195
county judge and gives a convict bond, etc	204
partly under another the commissions should be divided equitably between the two judges in proportion to the work done by each	210

938 1NDEX.

COUNTY SEAT-	
Courthouse, in suit for recovery of insurance policy on, county attorney not entitled to commission where firm of lawyers represents the commissioners court and affects a compromise	
Two-thirds vote required to locate first county seat of new county, etc	191
COUNTY SUPERINTENDENT—	
Commissioners court is without authority to appropriate and pay an amount in excess of \$100 per year for the expense incident to the county superintendent's office.	
Compensation of must be paid quarterly  Statute requiring the county judge and commissioners court to ascer-	000
tain population of county by report of number of scholastics by county superintendent is directory	837
COUNTY TAX ASSESSOR (See Tax Assessor)—	
COUNTY TAX COLLECTOR (See Tax Collector).—	
COUNTY TREASURER—	
All moneys, bonds, etc., of a drainage district should be in keeping of the county treasurer	580
Commissioners court has no authority to fix monthly salary as compensation for	206
Commissioners court may fix commissions of county treasurer at any amount not to exceed the maximum fixed by law	
Commissioners court can reduce commissions of county treasurer during his term of office	
Commissioners court has the authority to fix compensation of county treasurer at not to exceed 2½ per cent for receiving and 2½ per cent for paying out money	
Commissions received by county treasurer upon road and bridge bonds shall form a part of the limit of \$2000 allowed by law, etc	
Compensation by commissions on moneys received and paid by him County treasurer shall receive as compensation 1 per cent upon all money received and disbursed by him belonging to drainage dis- trict, his commission as county treasurer cannot exceed the maxi-	206
mum fees prescribed	580
Fees of county treasurer limited to \$2000 per year158-159-212 Funds collected by virtue of county depository law must be deposited	
by treasurer in the depository as county funds	158
for serving the balance of the fiscal year	212
COURT DOCKETS—	
Duty of a justice of the peace to keep his docket as prescribed by law	888
COURT OF CRIMINAL APPEALS—	
After one qualifies as district clerk and a mandate comes down from the Court of Criminal Appeals in a case previously appealed, and such clerk issued necessary papers on the mandate, the fee provided by law is in the nature of a trial fee and said clerk's predecessar is entitled to such fee, etc	l
Dockets for 1912 and 1913 terms	

COURT REPORTER (See Stenographers)—  Duty of to make up and file with clerk of court transcript of testimony without payment of 15 cents per folio where defendant is too poor to pay same	
COURTS (See District Court; Commissioners Court) —	
CRIMINAL CASES—  District clerk should decline to issue any process until such order is made by the court or the attorneys have made the affidavit required by statute	812 255 254
CRIMINAL LAW—	
Commitment may lawfully issue in all misdemeanor cases wherein judgments involve pecuniary fines only, if the defendants are present when judgments are rendered and fail to satisfy same	823 823 295
gence within the scope of responsibility it can be held obligatory only in the sense in which all can and will understand it, hence every provision in the law is subject to the strictest interpretation.  Habeas corpus proceedings brought for the purpose of removing a restraint occasioned by violation or supposed violation of the criminal	: 423
laws of the State are criminal cases. All other habeas corpus proceedings are civil	820
rendered against them or if they escape from custody thereafter a capias pro fine is the proper process to issue for the apprehension of such parties and for the enforcement of judgments in such cases Legislature has power and authority to provide for the indictment and prosecution of corporations for the commission of offenses consist-	, s 823
ing of either a misfeasance or a non-feasance of duty to the public Where a person is charged with a felony, but convicted of a misdemeanor no cost can lawfully be collected by the State from any afficer. In	290
such case the costs should be charged against defendant	813
DELINQUENT CHILD ACT—  Proceedings under is a criminal case: fees of county judge	889
DELINQUENT FEES (See Fees of Office)—	
DELINQUENT TAXES (See Taxation)—	
County attorney not entitled to fee in delinquent tax cases until suit	223
County auditor has no authority to act as delinquent tax collector864 County entitled to any back taxes which its collector collects, even though said taxes were assessed prior to the organization of the	l
county  Tax collector and county clerk are each entitled to \$1 for performing the services required of them with reference to compilation of delinquent tax record. The tax collector alone is entitled to \$1 for	663 -
preparing and filing of the delinquent tax list	

DEPARTMENT OF INSURANCE AND BANKING-	
Fraternal benefit society cannot exempt itself from supervision of	482
DEPENDENT CHILD ACT-	
Proceedings under are civil proceedings, fee of county judge	889
DEPOSITORY, CITY—	
If depository is selected under provisions of law for city funds it is authority of depository to accept all school funds from whatsoever source arising	
Legislature without authority to divert any part of school fund and interest on the school fund when placed in the depository for part of such fund, and the Legislature cannot authorize a city to appro-	
priate and use the interest thus accumulated on such fund  Private individuals in a city or bankers outside of the city cannot become city depositories	
DEPOSITORY, COUNTY—	
A bank having as director one of the county commissioners is not qualified to bid for or become custodian of the county funds  All funds collected by virtue of county depository law must be deposited as county funds, and said treasurer is prohibited from depositing	170
them elsewhere	158
Bank cannot become county depository when county judge is stock- holder therein	-856
Depository is not required under the law to keep all county funds on hand; bond executed by depository stands in lieu of the fund  Duty of tax collector at time he makes deposit with county depository	161
to submit an itemized statement showing the amount deposited to each fund	165 155
In event no bids are submitted or in case no bid for the entire lump of the county funds shall be made then commissioners court would	
have authority to dispose of funds and accept several bids  Interest paid by county depository on funds derived from sale of road bonds shall be paid into the county treasury and placed to credit	
of jury fund or to such funds as the commissioners court may direct No trade can be made with depository whereby such depository would	
be relieved from paying interest	145
	171
	157
wards refused to pay county scrip, the contract being void, com- missioners court would have authority to so declare and advertise	
for a new depository	163
DEPOSITORY, SCHOOL—	
It is without the charter power of a mercantile company to become a bidder for the position of school depository, but bond given by	
such company would be a valid and binding obligation	152
DEPOSITORY. STATE—	
The commissioners court has no authority to compel tax collector to pay State tax money to county treasurer, but this must be paid	20-
Where a State depository consolidates with another bank and the affairs	621
of the depository are liquidated, the bank with which consolidation is had does not become the depository and the treasurer should	
	160

DEPUTIES-	
Fees of deputy sheriff being fixed, conditioned upon work he shall perform and there being no provision of law whereby the commissioners court can pay him a salary, he must be held to the fees of his office	
It is necessary to have the permission of the county judge to the appointment of deputies	
No authority of law for commissioners court to pay salary out of general fund of the county for deputy sheriff	219
DEPUTY SHERIFF (See Deputies)—	
DIRECTORS—	
The provisions of Article 7399 making officers and directors liable for debts of corporation contracted after the forfeiture of its permit or charter for failure to pay its franchise tax has no application to the amount due as franchise tax and the penalties incident to a failure to pay the same	
DISTRICT ATTORNEY (See Officers and Offices)-	
Can only draw from the State as compensation for his services \$15.00 per day for each and every day he attends the session of his district court	211
Fees upon conviction of a felony where sentence was suspended254  In a district in which the district attorney is compensated on a salary or per diem basis if county attorney represents district attorney in	-255
his absence and takes a plea of guilty to a misdemeanor, said county attorney would not be entitled to the fees and commissions, but it would be the duty of the district clerk in such case to collect the attorney's fees and to send same, together with the commissions, to the State Treasurer	
DISTRICT CLERK	
After one qualifies as district clerk and a mandate comes down from the Court of Criminal Appeals in a case previously appealed, and such clerk issues necessary papers on the mandate, the fee of \$8 provided by law is in the nature of a trial fee and said clerks	
predecessor is entitled to such fee, because the case was tried under his administration	252
Clerk should decline to issue any process until such order is made by court or the attorneys have made the affidavit required by the	
statute	812 214
Fees of district clerk for swearing and filing claim of witness in civil case should be taxed as costs and the witness not held responsible	217
for same	
except jury cases	223
fees, and the same is true with reference to stenographer's fees  Only fee or compensation allowed in criminal cases upon change of venue would be 10 cents for each one hundred words for making	
out the transcript	254
fee and remit to State Treasurer	204

DISTRICT COURT-	
Has exclusive original jurisdiction of misdemeanors involving official misconduct	
DISCRIMINATION-	
It is a discrimination prohibited by law regulating insurance companies for a company to require one insurant to pay a cash premium while credit is extended without interest to another of the same class and of equal expectation of life, or when under same circumstances one insurant is charged a higher rate of interest than another	48-
DIVORCE CASES—	
Requirement of twelve months residence does not apply to divorce cases filed prior to the passage of the Act of 1913, but the procedure set out in new act relating to the trial of case does apply  When a waiver is filed in a divorce case the defendant is in court for all purposes and this proceeding baving been selected a charge of \$3 should be made for the stenographer's fee	
DRAINAGE DISTRICT LAW—	
Commissioners court not authorized to pay out of county funds any of the expenses incident to the creation of a drainage district	580
of office	
exceed the maximum fixed by statute	580
DRUGGISTS (See Pharmacy Law)—	
EASTERN TEXAS RAILWAY COMPANY—	
Right of the Legislature to relieve railway companies from forfeiture caused by failure to contract road as required by law; the penalty suffered by a railway company that fails to complete its road is the forfeiture of its right to construct the unfinished portion of the road	581
EIGHT-HOUR LAW (See Labor Laws)—	
Cannot be evaded by entering into a contract with laborers to work ten hours: day and receive pay by the hour  Does not apply to farm laborers on State experimental farms Farm laborers, law does not apply to  Fireman and engineer at city water plant do not come within the pro-	449 449
visions of  Law passed by Thirty-second Legislature and law passed by Thirty-third  Legislature construed, etc	444
ELECTIONS—	
Age, minor becoming of, in January, must have exemption certificate  Agent, poll tax may be paid by, without written consent, when  Cities and towns, nominations of party candidates  Cities and towns, party moving from not requiring poll tax to city	641 177
requiring same may vote without poll tax receipt	

ELECTIONSContinued.	
Cities and towns, commissioners court of a county has authority to	
exclude incorporated cities of a county in calling an election to	
determine whether or not stock should be prohibited from running	000
at large, etc	000
state, etc.	886
Commissioners court of a county has the authority to exclude incor-	
porated cities of a county in calling an election to determine whether	
or not stock should be prohibited from running at large	886
County executive committee, in case list of State candidates are not received on date of meeting	107
County seat election	197
Freeholder can vote in a stock law election provided he is a qualified	20.
voter	886
Holders of poll tax receipts illegally procured are disqualified from	
participating in an election, even though the receipt upon its face	
shows to be regular. Where it is known to the election officers that a person has had his poll taxes paid by another in violation	
of law, such persons should not be allowed to participate in any	
election in this State	181
If party should make nominations, the law requires that it must be	
done by special primary, and executive committee is powerless to	170
make the nomination	178
Law nowhere lodges in any individual or set of individuals, whether	110
acting personally or as a court, to render null and void the ballot	
of the people as fairly ascertained at an election fairly and duly	
held	191
Legislature, special election to elect member of	103
Nominations; procuring signers to petitions	174
Nominations, in case no primary is held	174
Nominations of party candidates for offices to be filled in a city or town	177
Notices, failure to post	649
Official ballot means those persons who have complied with the law by	
either certifying their names as the regular nominees or else have complied with the law relating to independent candidates	175
"People's party" in city of Corpus Christi held to be legally organized	176
Person who owns an interest in any property, whether the title is in	
his name or whether same is rendered for taxes in his name, if he	
owns the interest in the property, he would be entitled to vote; it must not be a mere expectancy, but must be an interest	659
Political party, organization of	177
Poll tax, agent may pay, without written consent, when	641
Poll tax, exemptions	193
Property taxpayer	
Property, person owning interest in entitled to vote, etc	
Provisions of city charter prescribing qualification for voters in addition to those prescribed by Constitution is a nullity	
Qualified voters, who are legally qualified, etc	
Referendum election in San Antonio	179
Resident property taxpayers	3-198
Saloons, election which requires closing of on election day must be an	l -
election which is authorized or required to be held by some legally constituted authority	170
School districts: tax elections	649
School trustees, if commissioners court has failed and refused to open	ı
returns and declare result of election, power rests in said court to	)
do so afterwards	192
School trustees; election of; tabulating vote	10%
cenor oranico, macre county judge tand to can election for, etc	TOO

ELECTIONS—Continued.	
State Senator, an election to fill a vacancy in office of, is to fill out the unexpired term of his predecessor	180 880
porated cities thereof  Supervisors may be named, etc	886 179 186
at an election held under the provisions of Article 628	199 886
EMINENT DOMAIN— Power of may be delegated by State to a municipal corporation	810
EMPLOYER—	
An employer in order to receive the benefits of the compensation act must either become a member of the Texas Employers' Insurance Association or carry a policy in some insurance company which has been licensed under the act	425
• •	1-42
EMPLOYERS' LIABILITY ACT (See Employes' Compensation Act)—	
EMPLOYES (See Labor Law)—  Stenographers are employes of State government and secure their positions by contract  Where no appropriation is for an aggregate sum to pay salaries of a fixed number of, without designating the sum each employe shall receive, head of department may contract with, etc	
EMPLOYES' COMPENSATION ACT	
An employer has the right of election to either become a member of the Employers' Insurance Association or to take out a policy with a licensed company	-426
Association or carry a policy in some insurance company which has been licensed under the act	425
Independent contractor, if a subscriber under the act enters into a contract with, etc	434
Independent contractor, not liable under act for compensation to employes of his sub-contractor	434
week injured employes must pay their expenses	422
ciation when	$\frac{421}{437}$
Provisions, etc., do not apply to stock insurance companies, etc	428
Stock insurance company, what provisions do apply	434
Stock insurance company, what provisions do not apply	428

EMPLOYMENT OF COUNSEL—	
Not within scope of authority of county auditor to institute proceedings necessitating employment of counsel863	-864
ESTATES—	
County judge would not be entitled to commission of one-half of 1 per cent upon investments, collections thereof and reinvestments of funds by guardian belonging to the estate of his ward  Where an estate is administered partly under one county judge and partly under another, the commissions should be divided equitably between the two judges in proportion to the work done by each  Where an estate of minor heirs is transferred from one county to another, fees of county judge	237 210
EXCLUSIVE CONTRACTS (See Contracts)—	
EXECUTION—	
Land sales under; sheriff's commission	209
EXECUTIVE COMMITTEE (See Elections; County Executive Committee)— County executive committee which is required to convene on the third Monday in June for the purpose of placing the State candidates upon the ticket and determining the order in which the names appear shall have authority in case the list is not received on the third Monday to adjourn their meeting to a later date, when they	
can receive the list from the State chairman	187
make nomination	
EXEMPTIONS (See Elections; Poll Tax; Taxation)—  Ministers of the gospel in active discharge of ministerial duties are exempt from road duty. it being a question of fact in each case whether or not the minister is thus engaged	766
EXPOSITIONS (See Appropriations)—	
County fair grounds and buildings are subject to taxation	
ity to appropriate money for the erection of a building at the Panama-Pacific Exposition	734
EXTENSION OF TERRITORY (See Cities and Towns; Home Rule Act)— Provisions having been made in the general laws of the State for the extension of city limits, any provision placed in a charter of a	
city inconsistent therewith would be null and void	•
tution of the State or with the general laws of the State	788
FARM LABORERS—	
Eight-hour law does not apply to on State experimental farms	449
FEE BILL (See Fees; Fees of Officers)—	
FEES—	
Fees of county treasurer limited to \$2000 per annum	158
expressly allowed by statute	145

FEES—Continued.	
When waiver is filed in divorce case and stenographer's fee, etc	
no right to substitute salary	246
FEES OF OFFICERS—	
County Attorney-	
Entitled to fee of \$5 services in examining trial for felony where there is an indictment returned  Fees in justice court on pleas of guilty  In district in which district attorney is compensated on a salary or per diem basis if county attorney represents district attorney in his absence and takes a plea of guilty to a misdemeanor said county attorney would not be entitled to the fees and com-	238
missions, etc	204
ne city attorney	223 254
COUNTY CLERK-	
County clerk of new county entitled to 15 cents per hundred words for transcribing and comparing the records of the county from which the new county was created, etc	225 226
County Judge—	
Fees in criminal cases	253
County Treasurer-	231
Commissions received by upon road and bridge bonds shall form part of maximum allowed by statute	220
DISTRICT CLERK—	
After one qualified as district clerk and mandate comes down from Court of Criminal Appeals in case previously appealed and such clerk issues necessary papers on mandate, the fee of \$8 is in nature of a trial fee and said clerk's predecessor is entitled thereto  Criminal cases, fees, change of venue.  Fees for swearing and filing the claim of witnesses in civil cases should be taxed as costs and witness not held repsonsible for same  In cases where necessary to assess amount of damages would be	252 254 251
entitled to 50 cents for each case, except jury cases	223
JAILER— No outhority for commissioners court to now salary of	910

FEES OF OFFICERS—Continued.	
Jurors—	
Juror in justice court entitled to 50 cents in each case he sits as juror, regardless of result of trial, but cannot collect more than \$1 for any one day's service	<b>S23</b>
JUSTICE OF PEACE-	
Inquest fee of \$5 is only chargeable when	230
Sheriff—	
Commission for making sale of land under execution; should notify each defendant or his attorney of execution or order of sale; no fee allowed for sending out such notice	
compensation	-240
of out of general fund	219
fees or to allow him any additional salary	220
Stenographer	
When waiver is filed in divorce case, stenographer's fee	217
Tax Assessor—	
Commissions allowed for assessing property both in drainage districts and school districts must be included like other fees of office	222
Commissioners court must pay what may be due tax assessor for work already done and they can only advance him money for clerical services already rendered, etc	217
Entitled to one-half of 1 per cent for assessing taxes for road dis-	
trict  Would only be entitled to 5 cents for every poll tax assessed by him and this sum must be paid by the State	
IN GENERAL—	
Chief of police not entitled to fees in examining trials in felony	
cases	
are discounted	857
Court reporter: duty of to make up and file transcript of testimony without payment of fee where defendant is too poor to pay	
Commissions allowed to any county treasurer shall not exceed	
\$2000 annually  Fee bill which itemizes and provides for compensation by allowing certain fees for certain work must be that the fee so allowed	216
must only be collected when the work for which the fee is pro- vided is actually done	919
Habeas corpus proceedings, witness fees	820
Live Stock Sanitary Commission, commissioners of entitled to re-	
ceive \$5 per day for time actually and necessarily employed in discharge of duties, etc	
Lunacy, officers entitled to fees upon conviction for	243
Where no compensation is fixed by statute for services of public	
officers such services are gratuitous	126
lature has no right to substitute salary	
FELLOW SERVANT ACT	
Discussed	593

FELONY CASES—	
Chief of police not entitled to fee in examining trials in felony cases Record of	76
Where prisoner is charged with felony but convicted of a misdemeanor no cost can be lawfully collected from State by any officer	
FEMALE EMPLOYES—	
Boarding house not held as hotel within meaning of fifty-four-hour law.  Law limiting the hours of labor for female employes in certain named cases, but generally limiting the hours of labor for female em-	
ployes would be constitutional	454
Telephone operators at private exchanges	459
FIFTY-FOUR-LAW (See Female Employes; Labor Laws)—	
FINES AND COSTS—  Commitment may lawfully issue, etc	295 803
he is unable to pay the fine and costs	803
FIREPROOF CONSTRUCTION—  Meaning of	467
FLAG (See Texas Flag)—	
FOOD AND DRUG ACT—	
Not necessary for Food and Drug Commissioner to appear in person and make affidavits in prosecutions for violation of food and drug laws	
FOOD AND DRUG COMMISSIONER (See Food and Drug Act)-	
FORFEITURE—	
Commissioner of General Land Office may forfeit the sale of public school land solely for the failure of purchaser to improve the same, as required by law	
FRANCHISE TAXES (See Taxation)—	
Although the right of railroad company to do business was forfeited for failure to pay its franchise tax it may now pay the tax and accrued penalties and Secretary of State would have authority to revive	
its right to do business	257
past due franchise taxes and penalties, but said corporation will not cease to owe such tax and penalties	291
taxes  Inasmuch as Chapter 139. Acts of 1913, does not prohibit Secretary of State from receiving franchise taxes and penalties due by default- ing corporations after September 1, 1913, he has such right and may accept such taxes and penalties and revive the right of such corporations to do business	
Liability of officers and directors	284

FREEHOLDER— Can vote in a stock law election, provided he is a qualified voter	886
FUGITIVES FROM JUSTICE—	
Governor may commission members of ranger force to return fugitives from justice when requisition is made on authorities of other States for their surrender	
GAME. FISH AND OYSTER COMMISSIONER—  Control of over public waters and navigable salt water bays where the bed of the same may be owned by individuals	
GAS COMPANIES—  Corporations may be chartered for purpose of producing, transporting and selling natural gas	287
GENERAL SUMMARY OF CRIMINAL MATTERS	75
GOVERNOR—	
Amendment proposed to Constitution by Senate and House of Representatives does not have to be presented to Governor for approval and he cannot exercise the power of veto thereon	779
their surrender	764
GROSS RECEIPTS TAX (See Taxation)—  Contracts for lease of pistols only for purpose of evading provisions of gross receipts tax faw	670
GUARDIAN AND WARD	
County judge not entitled to commission of one-half of 1 per cent upon investments, collections thereof and reinvestments of funds of guardian belonging to the estate of his ward	237
GUARDS—	
Commissioners court cannot allow compensation for pay of jailers, even though they might be called guards	220
HABEAS CORPUS PROCEEDINGS-	
Where brought for purpose of removing restraint, occasioned by violation of criminal laws, are criminal cases; all other habeas corpus proceedings are civil	
HIGHWAY COMMISSION BILL-	
An attempt upon part of Legislature to create an office and at the same time to fill said office, is without warrant under the Constitution	907 897
HIGHWAYS—	
If a municipal corporation condemns the public highway over which a county has jurisdiction, the measure of damages would be the reasonable amount it would take to procure another highway in the place of the one taken and to put the same in as good condition as the one taken	810

HIGHWAYS—Continued.	
Where act of obstructing road or highway is a crime depends upon surrounding and incidental facts	
HOME RULE ACT—	
Amendment authorizing cities of more than five thousand inhabitants to adopt their own charters legally submitted, etc	Ļ
charters by vote of the people	Ŀ
City cannot amend charter provisions relating to independent school district, as such can only be done by Legislature	
HOMESTEAD (See Taxation)—	
Where one party fails to pay taxes on homestead and personal property and become insolvent and sells his homestead to another party, etc. 662	2
HOSPITAL SERVICE—	
Texas Employers' Insurance Association is to furnish medical aid, hospital service and medicine for one week after accident, etc 421	l
HOTELS AND BOARDING HOUSES-	
Boarding house at which meals are served to other than those stopping in the house could not be held to be a hotel within the meaning of the fifty-four-hour law	9
HOUSE AND SENATE (See Legislature)—	
Amendment proposed to Constitution by Senate and House of Representatives does not have to be presented to Governor for approval 779	9
ICE PLANT	
City has not power to issue bonds for construction of	6
IMMIGRATION—	
Corporation chartered for purpose of; charter; purpose clause; duty Secretary of State, etc	
INDEBTEDNESS—  Legislature is without power, in the creation of an independent school district, to transfer indebtedness of city, incurred for school purposes, to the independent school district, without a vote of the taxpayers of such school district	1
INDEPENDENT CANDIDATES—	
Official ballot means those persons who have complied with the law by either certifying their names as regular nominees or else have complied with the law relating to independent candidates	5
INDEPENDENT SCHOOL DISTRICTS-	
Board of trustees may fix time for levy and collection of taxes 12 Board of trustees must make formal levy and enter its order of record	
before tax can be collected	19 57

INDEPENDENT SCHOOL DISTRICTS—Continued.	
City may not amend charter provisions relating to independent school	-0-
district  Commissions allowed tax assessor for assessing property both in drainage districts and school districts must be included like other fees of office	222
Duty of city depository to accept all school funds, etc	
school district will be merely to change the form of government of the territory for school purposes	666 791
Order to exclude territory from an independent school district that had issued and sold bonds would be illegal	
Proceeds of a tax levy, where levied for a particular purpose, is a special fund and must be applied to that particular purpose, and none other	659
Qualifications of voter in independent school district	648
of taxes	
Where a county tax collector also collects for school district it would be his duty to demand full payment of taxes, district, county and	
State Where common school district votes out liquors, and afterwards the district is embraced within an independent school district, which is wet, prohibition is still in operation in the old common school district	
	04.,
The Indeterminate Sentence Act applies to cases where parties were indicted prior to July 1, 1913	894
INDIGENCY—	
County should pay transportation going home of a patient who is in- digent and who has been dismissed from State Tuberculosis Colony. Defining who are eligible for pensions under act of Thirty-third Legis-	•
lature	111
INDUSTRIAL ACCIDENT BOARD (See Employes' Compensation Act)—	
INJURED EMPLOYES (See Employes' Compensation Act) —	,
Hospital service furnished, when	421 421
INQUESTS—  Fee chargeable when	
•	200
INSANE PRISONERS—	
Expenses of adjudicating insane convicts; release of insane convicts on bail discussed	769
INSURANCE (See Insurance Companies)—	
An employer in order to receive benefits of compensation act must either become a member of the Texas Employers' Insurance Association or carry a policy in some insurance company which has been licensed	
under the act	425

INS	SURANCE—Continued.	
	Automobile accident insurance policy which contains a provision requiring notice of the accident to be given the company five days after occurrence thereof, is in violation of Article 5714, R. S	483
	Automobiles, company writing insurance thereon, etc	472
	ance policies	472
•	credit is extended, without interest, to another of same class and of equal expectation of life, etc	484 475
	If a house and contents were destroyed by fire on December 15 the same was not in existence on January 1, and could not be taxable, but insurance policy being in force on that date was a valid claim and credit owned and held by the assured, and was taxable as such	207
	under the law	631
	appropriate purposes	467 201
	must be written in accordance with laws governing fire insurance  Meaning of words "fireproof construction"	467 -484
	Mutual fire insurance company, charter and by-laws must state what  Mutual life insurance corporation cannot, without a vote of the stock- holders, liquidate its affairs and consolidate with another company	483
	Reserve represents what an insurance company must have in hand to meet its ultimate liabilities upon its policies	
INS	SURANCE COMPANIES (See Insurance)—	
	Accident and health insurance company, whose officers and directors, or any of them, are likewise officers or directors of loan and trust company cannot make such loan and trust company its fiscal agent  An existing corporation may take subscriptions to its proposed increased capital stock, but the money received does not become the	482
	property of the corporation until the stock has been lawfully issued, and ought not to be classed among its assets	480
	holders	487
	circumstances where it is clearly beneficial to the corporation  Discrimination prohibited by law regulating insurance companies for a company to require one insurant to pay a cash premium whilst	480
	credit is extended, without interest, to another of same class and of equal expectation of life, etc	484
	etc	
	ceived by a company engaged in the fire insurance business Fraternal benefit society, etc., cannot exempt itself from supervision of Insurance Department	477 482
1	Life insurance: proper to issue renewal license to a life insurance company which has purchased its own stock and resold and reissued same to subscribers to a proposed increase of its capital stock which	
	has never been made	480

INSURANCE COMPANIES—Continued.  Medical examiners for life insurance companies who are not engaged in the practice of medicine in this State, are not required, under the Medical Practice Act to be licensed practitioners  Mutual fire insurance company, charter and by-laws must state what 483 Reserve represents what an insurance company must have in hand to meet its ultimate liabilities upon its policies	729 3-487 483 428
INSURANTS (See Insurance: Insurance Companies)—  Discrimination prohibited by law for a company to require one insurant to pay a cash premium whilst credit is extended, without interest, to another of same class and of equal expectation of life, etc	484
INTEREST—  Exchange on a Chicago bank should be accepted by Land Commissioner in payment of interest on school lands	167
INTERLOCKING DIRECTORATES—  No statute prohibiting interlocking directorates, but anti-trust statute defining monopoly prohibits combination or consolidation of two or more corporations when the direction of the affairs or two or more corporations in any manner brought under the same management or control, etc	105
INTERSTATE COMMERCE—  Section 39 of Article 7355, Revised Statutes, 1911, is invalid in so far as it attempts to impose an occupation tax upon the soliciting of orders for goods for future delivery where the execution of the contract of sale requires the transportation of the goods sold from one State into another, because such a tax is an imposition upon interstate commerce and prohibited by the Federal Constitution	603
INTERURBAN COMPANIES (See Railroads)—  Interurban companies chartered under subdivision 60, Article 1121,  Acts of 1911, are transportation companies and required to pay an  annual tax measured by their gross receipts, and are exempt from the franchise tax, etc	661
INTOXICATING LIQUORS (See Closing Law; Saloons)—  Advertisements of intoxicating liquors in newspapers	
ments. etc.  Annexation of dry to wet territory.  Comptroller has right to decline to issue permit to apply for liquor dealer's license if he finds facts stated in any application therefor are not true.	685
Construing 9:30 closing law, both civil and criminal, holding that it would be unlawful for a saloon to open during prohibited hours for any purpose or for any length of time, defining what is meant by closed house or place of business	677 230
Justice precincts, two or more may be combined in one local option	708

INTOXICATING LIQUORS—Continued.	
Liquor dealer's license; forfeiture; duty of officers	687
toxication is a violation of local option law, etc	230
permit to apply for, if he finds facts stated in any application	700
therefor not true	708
Nine-thirty closing act, passed by Thirty third Legislature, means 9:30	697
Precincts, two or more justice precincts may be combined in one local	
option election	708
liquors for another without obtaining a license	691
members, etc.	
Violation of law for steward of club, etc., to work on Sunday	691
by retail and take a mortgage on the license of such retail dealer,	
the wholesale dealer has a general interest in the business, in so far as the license upon which he holds a mortgage is concerned, but	
the statute requires that he must have a property interest or a pecuniary interest of the same character	688
	000
IRRIGATION Artesian wells	556
Certain waters declared State property	556
Overflow Overflow	
Riparian rights	562 574
Underflow	556
United States. navigable waters of, etc	562 574
Whether a river in Texas is navigable water of United States and under jurisdiction of Congress is a question of fact	
JAILER—	
Commissioners court not authorized to pay salary of	219
though they might be called guards	220
Commissioners court without authority to pay for jail janitor, provided such janitor performs duties of jailer	834
JANITOR—	
Commissioners court without authority to pay for jail janitor, pro-	
vided such janitor performs duties of jailer	834 229
JUDGMENT-	
District clerk not entitled to any commission on amount of judgment collected in suit on breach of liquor dealer's bond	214
JURAT	
Public lands; effect of failure of officer to sign jurat on application to purchase; amendment of jurat	553
JURISDICTION—	
District court has exclusive original jurisdiction of misdemeanors involving official misconduct	830
Of mayor or recorder, etc., of city incorporated under the city and town	910

JUSTICE OF THE PEACE—	
Costs in criminal cases	
of the peace	727 3-889 230 823 823
of justice of the peace	2-723
JUSTICE PRECINCTS	
Two or more may be combined in one local option election	708
LABOR LAWS—	
Eight-hour law; House bill No. 98 of Thirty-second Legislature and House bill No. 683 of Thirty-third Legislature, old and new laws,	
respectively, construed	114
to work ten hours a day and receive pay by the hour Eight-hour law does not apply to farm laborers on State experimental	447
Eight-hour law; to what persons and work applicable	449 450 452 459
fifty-four hours per week with a further inhibition against requiring them to work more than ten hours in any one day	9-460
burlap or jute bags are manufactured	454
provisions of eight-hour lawLaw limiting hours of labor for farm employes in certain named cases, but not generally limiting the hours of labor for farm employes	446
would be constitutional	452
eliminate the fifty-four-hour law	
LAND COMMISSIONER (See Public Lands)—	
LAND SALES UNDER EXECUTION— Sheriff's commission for making	209
LEASE— Validity of leases of public lands	532
LEGAL DAY'S WORK (See Labor Laws)—	
LEGISLATURE (See House and Senate)—	
Attempt upon the part of the Legislature to create an office and at the same time to fill said office is without warrant under the Constitu-	
tion	907
district, such can only be done by Legislature	787

LEGISLATURE—Continued.	
In the construction and revision of the statutes the presumption is that the codifiers and Legislature did not intend to change the laws as they formerly stood	893 893 581 581 246
LIEUTENANT GOVERNOR— . Cannot at the same time hold position as professor in State University.	873
LIMITING HOURS OF WORK (See Labor Laws)—	
LIQUORS (See Intoxicating Liquors)—  Liability of persons selling cider, etc., containing a certain per cent of alcohol	
LIQUOR DEALERS (See Intoxicating Liquors)—  Comptroller has the right to decline to issue a permit to apply for a liquor dealer's license if he finds that the facts stated in any application therefor are not true	706 687 699
LITIGANTS— Party not licensed to practice law has no authority to represent litigant before any court	
LIVE STOCK SANITARY COMMISSION—  Commissioners of, entitled to receive \$5 per day, the time actually and necessarily employed in discharge of duties	910
LOAN COMPANIES—  Banking is the business of establishing a common fund for loaning money, discounting notes, receiving deposits and negotiating bills of exchange	342
LOANING MONEY (See Loan Companies; Banks and Banking; Corporations)—	
LOCAL OPTION (See Intoxicating Liquors; Justice Precincts)—  Annexation of dry to wet territory	5-689 230

LOCAL OPTION—Continued. •	
Two or more justice precincts may be combined in one local option	708
election	
LUMBER DEALERS-	
An agreement among wholesale lumber dealers not to sell retail lumber dealers who may be indebted to any member or members of the association, illegal	
•	
If convict is adjudged insane when restored he should be returned to penitentiary	769 243
MALT LIQUORS (See Intoxicating Liquors)—	
Non-intoxicating, malt liquors include liquors manufactured by use of recognized substitutes for malt and imitation malt liquors	693
MARRIAGE LICENSE—	
Fee of county clerk for issuing and recording	
MASONIC LODGE—	
Being an inmate of Masonic Home does not preclude an indigent Confederate soldier from being entitled to a pension	720
MAYOR-	
City operating under general laws and not under special charter, the mayor thereof shall be ex-officio recorder of the court, unless the city council by ordinance authorizes the election of a recorder  The same person cannot at the same time hold office of mayor and office of justice of the peace	
MEDICAL AID—	
Shall be furnished when	421
MEDICAL PRACTICE ACT (See also Pharmacy Law)-	
Applicants for license before medical board who fail to pass an examination are not permitted to take another examination until expiration of the year	
fication license	129
licensed practitioners  Optometrist who proposes to treat defective or diseased eyes by his method or by other method would be practicing medicine within the meaning of the act	
Verification licenses	

MERCANTILE COMPANY—	
Cannot become school depository	152
in which member of board is stockholder	99 856
MILEAGE— Sheriff not entitled to mileage for conveying lunatics to asylum	200
MILK— Skimmed milk added to whole milk and result sold as whole milk is a violation of the law	851
MINERAL RIGHTS IN PUBLIC LAND (See Public Lands)	
MINISTERS—  Minister who is manager of an orphans' home may be granted reduced rates, but not free passes	
MINORS (See Delinquent Child Act; Dependent Child Act)—  Becoming of age in January must have exemption certificate  Cannot become an officer in a trust company; he may be its agent and his acts as such would bind the company  Unlawful to permit minors to play billiards in a pool hall or amusement club	193 293
MINOR HEIRS—  Where the estate of minor heirs is transferred from one county to another upon application of guardian recently appointed to succeed former guardian the county judge at the time the case was actually received by guardian is the judge entitled to the commission	253
MISDEMEANORS—	
Capias pro fine is the proper process to issue for apprehension of defendants who are not present when judgments are rendered against them, or if they escape from custody thereafter	823
judgments involve pecuniary fines only, if defendants are present when judgments are rendered and fail to satisfy same	
volving official misconduct	830 83 813
MORTGAGES (See Intoxicating Liquors; Chattel Mortgages)-	
MOVING PICTURE SHOWS (See Sunday Law)— Unlawful to operate on Sunday either with or without charge	742
MURDER— Construction of Chapter 116 Acts of Thirty-third Legislature	814

MUTUAL FIRE INSURANCE COMPANIES (See Insurance Companies)— By-laws of must conform to the laws of the State; executive committee	487
MUTUAL LIFE INSURANCE CORPORATIONS (See Insurance)—	
NATIONAL BANKS—  President or some officer of a national bank is required to furnish to the tax assessor of the county in which bank is located a list of all shareholders of stock, and the number and amount of shares of each	657
NAVIGABLE WATERS—  Navigable salt water bays; control of Game, Fish and Oyster Commissioner over	562
NAVIGATION DISTRICTS	
Bonds approved	66 127
NEPOTISM (See Anti-Nepotism)—	
NEW COUNTIES—	
County clerk of new county is entitled to 15 cents per hundred words for transcribing and comparing records of county from which new county was created, etc	882 616
NEWSPAPER ADVERTISEMENTS—  Advertisements of intoxicating liquors in newspapers which have circulation in both dry and wet territory  Violation of law for persons, firms or corporations outside of State to solicit orders for intoxicating liquors in the State; holding this also applies to orders solicited by newspaper advertisements, since the newspaper would be aiding in the commission of an offense in this State	
NINE-THIRTY CLOSING LAW (See Closing Law)-	
NOTARY PUBLIC—	
County attorney can hold office of	
OATH—  Where county clerk is in doubt as to age of contracting parties he shall require an oath from some party other than the contracting parties as to their ages before issuing marriage license	
OCCUPATION TAX—	
Amusement club which is chartered, but in reality is a pool hall, in which anyone besides members can play pool or billiards by paying for cues as do members, would not have to pay an annual occupation tax  Corporations loaning money	746 612 9-611 603
occupation tax	477

# OFFICERS AND OFFICES-

COMPATIBLE-	
County attorney and notary public	848 726 848 848 726 725 725 848 848 726 726 726 726
INCOMPATIBLE—	
City marshal and city tax assessor City marshal and city tax collector City marshal and tax assessor of school district City marshal and poundmaster City marshal and constable City tax assessor and city marshal City tax collector and city marshal Constable and city marshal County attorney and city attorney County attorney and county commissioner County commissioner and county attorney County commissioner and justice of the peace County commissioner and sheriff Judge of corporation court and justice of the peace Justice of the peace and county commissioner Justice of the peace and judge of corporation court Justice of the peace and mayor Justice of the peace and mayor Justice of the peace and recorder Mayor and justice of the peace Poundmaster and city marshal Recorder and justice of the peace Sheriff and county commissioner Tax assessor of school district and city marshal Tax assessor and tax collector Tax collector and tax assessor	725 726 802
In General.—  Amounts paid deputies must be deducted before officer is entitled to one-fourth of excess fees, etc	236
judge and each commissioner of Galveston county is uncon-	
stitutional	861
compensation for county treasurer	200
Commissioners court may fix commissions of county treasurer at any amount not to exceed maximum	200
Commissioners court can reduce commissions of county treasurer  Commissioners court has discretion to fix compensation of county treasurer at not to exceed 2½ per cent for receiving and 2½	200
per cent for paying out money	244

#### OFFICERS AND OFFICES-Continued.

In	GENERAL—Continued.	
	Commissioners court not authorized to pay out of county funds	
	any of the expenses incident to the creation of a drainage dis-	
	trict	580
	Commissioners court could not make any arrangement whereby	
	county officials could be paid in full while other county war-	
	rants are discounted	857
	County attorney could not appear in county or district court rep-	
	resenting defendants against State where he had represented	
	them before election to office; neither could he appear as	
	prosecuting attorney in such a case	884
	County attorney not entitled to fees for services in corporation	
	court, there being no city attorney	238
	County attorney, fee of in justice court on pleas of guilty	238
	County clerk, amounts paid deputies must be deducted before he	
	is entitled to one-fourth of excess fees, etc	236
	County commissioners have authority to board county convicts, etc.	202
	County commissioner changing his residence to another county,	
	vacates his office	842
	County treasurer must be compensated by commissions on moneys	
	received and paid by him	206
	County treasurer, all moneys, bonds, etc., of drainage district should	
	be in the keeping of	580
	County officers cannot receive prizes or premiums for their own	
	personal benefit as a consideration for the purchase of sup-	0.50
	plies or goods for the benefit of the county	858
	Deputies, necessary to have permission of county judge to ap-	057
	pointment of	857
	Fee bill which itemizes and provides for compensation by allowing	
	certain fees for certain work, must be that the fee so allowed must only be collected when the work for which the fee is	
		218
	provided is actually done	210
	and navigable salt water bays, etc	576
	Jurat, failure of officer to sign on application to purchase public	010
	school land, etc	553
	Justice of the peace required to keep docket	889
	Law contemplates that county commissioner shall reside in his	
	precinct, etc.	842
	Legislature cannot create an office and at the same time fill said	
	office, etc.	907
	Lieutenant Governor cannot at same time hold position of pro-	
	fessor in University of Texas	873
	Office of city marshal cannot be abolished during term of present	
	incumbent	802
	Officer not permitted to draw fees unless such fees are expressly	
	allowed by statute	145
	Officers entitled to fees upon a conviction for lunacy	243
	Party residing just without city limits not eligible to run for and	
	hold office in such city	808
	Policemen: anti-pass law	115
	Prison auditor, shall serve until successor has been appointed and	
	qualified. etc	768
	Relation within third degree by affinity disqualifies county judge	
	in guardianship proceedings	101
	Residence, where a party's residence is outside city limits, although	
	part of his land on which residence is located may be within	
	such city limits, such party not a qualified voter in a city	000
	election etc	809

OFFICERS AND OFFICES—Continued.	
In General—Continued.	
Same person cannot at the same time hold more than one civil office of emolument except the offices of justice of the peace, county commissioner, notary public and postmaster	726 802 796 206 98 98 209 99
OFFICIAL BALLOT (See Elections)—	
Means those persons who have complied with the law by either certifying their names as the regular nominees or else have complied with the law relating to independent candidates	178
OFFICIAL BONDS—	
Commissioners court should require a new bond of justice of the peace if, at any time, they should become satisfied that his bond was insufficient	
OFFICIAL MISCONDUCT—	
District court has exclusive original jurisdiction of misdemeanors involving official misconduct	830
OFFICIAL OPINIONS	89
OIL MILLS (See Corporations, Private; Cotton Seed Oil Mills)-	
OIL WELLS-	
Occupation tax on	
OPERA HOUSE—	
Cannot keep open on Sunday and use an automatic score board to show by diagram the playing of a baseball game, etc	748
OPINIONS ON BILLS OF THE THIRTY-THIRD LEGISLATURE—	
NUMBER OF BILL-	
Senate bill No.       5.         Senate bill No.       8.         Senate bill No.       62.         Senate bill No.       97.         Senate bill No.       129.         Senate bill No.       256.         Senate bill No.       334.         House bill No.       683.         House bill No.       805.	246 260 550 488 109

OPINIONS ON BILLS OF THE THIRTY-THIRD LEGISLATURE-Continu	ued.
SUBJECT MATTER OF BILL-	
Authorizing incorporation of mutual fire, lightning, hail and storm insurance companies  Creating State Highway Department, etc	109 861 255 246
Validating charters and charter amendments increasing capital stock of certain corporations	
OPTOMETRIST—	200
Permitted to sell eyeglasses, but could not prescribe certain glasses recommended by him to adjust or correct defects or to cure any diseased condition of the eye	
PANAMA-PACIFIC EXPOSITION—	
Legislature would have no authority to appropriate money for erection of a building at	734
PATENTS (See Public Lands)—	
PEACE OFFICERS (See Sheriffs; Constables; Policemen)— Only entitled to the compensation and fees fixed by statute	234
PEDDLER (See Peddling)—	
PEDDLING—  Peddler defined	603
PENSION LAW—	000
Construction of	-721
PERPETUITIES AND MONOPOLIES (See Anti-Trust Law)-	
PERSONAL PROPERTY (See Taxation)—	
Property in notes is to be taxed at the place where the owner resides	655
PHARMACY LAW—	77.5° A
Pharmacists: persons entitled to be registered without examination  Proprietor pharmacists and their employes who shall become so engaged in towns of 1000 or less within five years after passage of Pharmacy Act of 1907 may continue in business without examination during the five years and after	754 756
Statute prohibiting physician from running a drug store without being a registered pharmacist or having a registered pharmacist employed therein to conduct same.	

PHYSICIANS (See Medical Practice Act; Pharmacy Law)-
Applicants for license, who fail to pass
POLICEMEN—
Appointment and maintenance of police force having been committed to city authorities, it is their duty to provide compensation for
such officers
POLL TAX (See Elections: Taxation)—
Agent may pay after January 31 without written authority
unconstitutional
voting
Necessary for person offering to vote to have paid poll tax prior to February 1, etc
Party moving from city not requiring poll tax to city requiring same may vote without poll tax receipt
in Texas 64'
Tax assessor not allowed 5 cents for pall taxes brought forward on unrendered rolls, etc
Tax assessor would only be entitled to 5 cents for every poll tax assessed by him, and this sum must be paid by the State215-61. Where it is known to the election officers that a person has had his poll taxes paid by another in violation of law, such person should not
be allowed to vote
POOL ROOMS—
Amusement club; annual occupation tax, etc
Sunday
standing that loser pays fee
PORTER (See Contingent Expenses)—
POSTMASTER—
Same person cannot at same time hold more than one civil office of emolument, except, etc

PRACTICE (See Medical Practice Act)— County attorneys have authority to appear and represent State in cor-	
poration courts of county  Party not licensed to practice law has no authority to represent litigant before any court	
PRISON COMMISSION—  Insane prisoners; expenses of adjudicating insane convicts; release of insare convicts on bail discussed	
PRIVATE EXCHANGES (See Female Employes; Telephone Operators; Telephone Employes)—	
PRIZES OR PREMIUMS—	
County officers cannot receive prizes or premiums for their own personal use as a consideration for purchase of supplies or goods for the benefit of the county	858
PROBATE MATTERS—	
Costs; citations in probate matters; sheriff	
	-10
PROFESSOR IN UNIVERSITY OF TEXAS—  Public officer cannot at the same time hold position of	873
PROPERTY VALUATION—	
Board of equalization should value property at its fair market value  Taxation shall be equal and uniform	638 638
PROSECUTING ATTORNEY (See County Attorney; District Attorney)—	
PUBLICATION (See Newspaper Advertisements)—	
Of ordinance of city council, etc	804
PUBLIC HOSPITAL (See County Hospital)	
Commissioners court would not have authority to appropriate amount 'to be expended, together with like sum furnished by city, for erection of a public hospital	
PUBLIC LANDS (See School Lands)— Act of April 18, 1913	540 498 530-5
Exchange on a Chicago bank should be accepted by Land Commissioner	
in payment of interest on school lands	498
acquired by an assignee, etc  Jurat, effect of failure of officer to sign affidavit  Leases. validity of  Mineral rights in	547 553 532

PUBLIC LANDS—Continued.	
Owner of land purchased from State and patented under corrected field notes has no right to purchase as excess land included within original field notes, but not included in corrected field notes, etc  Patent issued on invalid survey, etc	542
Public lands; validity of leases of	532 540 550
Sale of whole tracts, etc	508 510
School lands; exchange on Chicago bank should be accepted, etc., in payment of interest on, etc	523 -53 <b>8</b>
School lands, time when ninety days for filing of application to repurchase begins to run	
right to repurchase	547
taxes levied against it prior to validation of survey  School lands, taxes should be collected for period intervening between cancellation of purchase and reinstatement	
Time application to repurchase to be filed	498 535 535 532 542
it, etc	529 508
PUBLIC LIBRARIES—  Property belonging to endowment fund of public library instituted and run under a bequest, open to all people free of charge, is exempt from taxation	628.
PUBLIC ROADS—	
Commissioners court of one county has no authority to expend funds of county for maintenance and repair of public road situated within another county	840
incidental facts	831
PUBLIC WATERS— Control of Game. Fish and Oyster Commissioner over, etc	576
Skimmed milk added to whole milk, and the result sold as whole milk, is a violation of law	
PURCHASE OF SUPPLIES—	
Unlawful for county commissioners to purchase supplies from a mercantile company where the manager is county commissioner and who also has stock in the company	856

PURE FOOD LAW (See Food and Drugs Act)—  Not necessary for Food and Drug Commissioner to appear in person and make affidavits in prosecution for violation of food and drug laws	
QUARANTINE—  City not liable for expense of, when	775 774
QUARTERLY— Compensation of county superintendent paid	868
QUORUM—  Board of trustees may through a majority, etc., transact business  Three members of commissioners court constitute, etc., except for levying of taxes	
Contract between railway company and transfer company giving transfer company exclusive right to stand its vehicles on depot grounds to solicit passengers illegal.  Derailing devices  Eastern Texas Railroad Company, resolution of Senate, etc.  Fellow servant act.  Intangible assets and rolling stock of railroads are not subject to local school district taxes.  Intangible assets and rolling stock, tax on can be collected by counties only.  Interurban railway companies and street railway companies must provide derailing devices, etc.  Minister who is manager of orphans' home may be granted reduced rates, but not free passes.  Policemen, transportation to.  Property of railroad within common school district that has not been assessed for previous years, duty of tax assessor to assess such property for back taxes.  Redemption of unused railway tickets.  Senate resolution with reference to Eastern Texas Railroad Company.  Separate coach law; white and negro convicts.  Sidetracks are included in rendition of certain number of miles of roadbed and appurtenances thereto.  Switch engines are a part of rolling stock and not taxable by cities.  Trackage rights  Transportation  Water closets  White and negro convicts; separate coach law.	594 586 581 588 617 632 586 115 617 893 581 584 600 697 115
RAILWAY TICKETS—  Redemption of unused tickets	893
RANGERS—  Governor may commission members of ranger force to return fugitives when requisition is made on authorities of other States for their surrender	764 76
RECORD OF MISDEMEANORS.	83

RECORDER—	
City operating under general laws and not under special charter, mayor thereof shall be ex-officio recorder of court unless city council by ordinance authorize election of a recorder	722 722
Repeals by implication are not favored	893
REPORT OF ACCIDENTS—  Law with reference thereto being penal in its nature, etc., must be strictly construed	423
RESIDENCE (See Elections; Officers; Taxation; Voters)—  Law contemplates that county commissioner shall reside in his precinct Party residing just without city limits not eligible to run for and hold office in such city	809 655
REVISED STATUTES (See Statutes Cited or Construed)—  In construing a revision of the statutes the presumption is that the codifiers and the Legislature did not intend to change the laws as they formerly stood	893
RIPARIAN RIGHTS— Defined	562
ROAD BONDS—  Approved  Interest paid by county depository on funds derived from sale of road bonds shall be paid into the county treasury and placed to credit of jury fund, etc	167 149
ROAD DUTY— Ministers of the gospel exempt, when	766
ROAD IMPROVEMENT DISTRICTS—  Bonds approved	
ROAD OVERSEER—  Violation of anti-nepotism law for road overseer to employ son of county commissioner	
SALARIES (See Fees of Officers)—  Bill which provides salary of \$100 per month to be paid county judge and each commissioner of Galveston County is unconstitutional  Compensation of county superintendent must be paid quarterly	86

SALOONS (See Intoxicating Liquors)—  An election which requires closing of saloons on election day must be an election which is authorized or required to be held by some legally constituted authority	•
Constructed authority  Constructing 9:30 closing law	677 677 691
SAN ANTONIO—	
Referendum election held March 19, 1914; saloons not required to close on that day, why	179
SCALP BOUNTY ACT	
Appropriation of Thirty-second Legislature to pay bounties upon wild animals killed, lapsed, when	1-73
SCHOOL BUILDING	
All buildings, and the lands upon which said buildings are located, used exclusively for school purposes, are exempt from taxation	618
SCHOOL FUND—	
Legislature without authority to divert any part of  No trade can be made with depository whereby such depository would	140
be relieved from paying interest	14
SCHOOL LANDS (See Public Lands)—	
Bond for title Effect of validation of location and patent Exchange on Chicago bank should be accepted, etc., in payment of in-	668
terest on, etc	523
Forfeiture and repurchase, constitutionality of preference right to repurchase	
Improvements, etc	
Sale of, under lease, right of Commissioner to forfeit sales	510
Sufficiency of request for reappraisement, etc	529 f
purchase and reinstatement	66
Terms and conditions of sale of unsurveyed	. 53: :
to run	. <b>5</b> 29
alternate sections, and survey was afterwards validated by Act of April 7, 1897, land is subject to payment of all taxes levied against	
it prior to validation of survey	66
SCHOOL TAX (See Taxation)—	
SCHOOL TEACHER-	
If the uncle of teacher married trustee's sister, the law would not inhibit election of the teacher by the board	;
clection of the teacher by the board	ı
SCHOOL TRUSTEE-	
Board of trustees would have no authority to take current funds and	Ĺ
loan same to city to complete school building, when amount for which bonds were issued is insufficient to complete said building	144
Election of; tabulating vote; commissioners court may open returns, when	,

SCHOOL TRUSTEES—Continued.	
Election; when county judge fails to call, etc	195
the uncle's sister, then the law would prohibit his election, etc  Quorum of board of trustees may through a majority of such quorum	102
transact business	869
boards, does not apply to boards of trustees of independent school districts	796
Unlawful for board of trustees to employ teacher related within second degree of affinity, etc	99
which member of board is stockholder	99
who is first cousin of the wife of one of the trustees	96
as teacher, etc	103
counted as concurring in result, etc	<b>969</b>
SECRETARY OF STATE—	
Failure of corporation to pay franchise tax, etc.; revival of right to do business. etc	257
SENATE AND HOUSE—	
Amendment proposed to Constitution by Senate and House of Representatives does not have to be presented to Governor for approval, etc.	770
۷	110
SEPARATE COACH LAW (See Railroads)—	
No authority has right to force white man, even though a convict, to ride in a negro compartment on railway train, etc	58 <b>4</b>
SHERIFF—	
Cannot appoint special deputy to be paid by individual for service for	
that individual	$\frac{98}{229}$
Cannot at same time hold office of county commissioner	725
Collecting money on execution, etc., commissions	224
tracted by	145
Commissioners court authorized to board county convicts independent of the sheriff, and sheriff would not receive 40 cents per day as	
provided in Acts of 1911, page 107	202
Commission for making sale of land under execution	209
Delinquent fees of sheriff's office collected by district clerk, etc	245
Deputy; fees; salary; jailer; guards, etc	219
county court	
Fees; delivery certified copies of bills of indictment to prisoners	
Not allowed mileage in conveying lunatics to asylum	200
Posting notices in probate matters; fee	240
SOCIAL CLUBS—	
Amusement club; annual occupation tax, etc	746
occupation tax levied by Article 7355, etc	-613
Violation of law for clubs in local option territory to store intoxicating liquors for another without obtaining license	691

SOCIAL CLUBS—Continued.  Violation of law for steward of a club to solicit or take orders for its members for liquors	691
SOLICITING ORDERS (See Intoxicating Liquors; Peddling)— Section 39 of Article 7355 invalid in so far as it attempts to impose an occupation tax upon soliciting of orders for goods for future delivery where execution of contract of sale requires transportation of goods from one State into another, etc.	, }
STATE BANKS (See Banks and Banking)— Regular meeting of the board of directors; meaning of	490
STATE EXPERIMENTAL FARMS—  Eight-hour law does not apply to farm laborers on	449
STATE FIRE INSURANCE COMMISSION—  Buildings, etc., subject to approval of, etc	467 467
STATE SENATOR—  An election to fill a vacancy in office of is to fill out the unexpired term of predecessor	
STATE TAX MONEY (See Taxation) -	
STATE TREASURER—  Duty of district clerk to collect attorney's fee, when, and send to, etc  State tax money must be paid into State depository or to the State  Treasurer, etc	е
STATUTE OF LIMITATIONS— State not bound by, unless expressly named therein	. 625
STATUTES—  In construing a law, the intent, when found, must govern, etc	. 428 . 893
STATUTES CITED OR CONSTRUED——	
Acts of 1901—  Ch. 125535-550  Acts of 1905—  Ch. 94, Sec. 1	. 597
Ch. 11, Sec. 105	. 138
Ch. 103 535 Acts of 1907—	. 731 2-208 . 830
Acts of 1907 (1st Call. Sess.)— Ch. 18, Sec. 15609-610 Acts of 1909— Ch. 111, Secs. 1 and 328 Ch. 113 Ch. 119, Secs. 8 and 14	7-291
Ch. 7	. 616
Ch. 40 102   Ch. 22	. 475

REVISED STATUTES OF 1911-
Art. 12 554
Art. 13 554
Art. 144 770
Art. 145200, 771, 772
Art. 146
Art. 150
Art. 155
Art. 162
Art 200 070 070
Art. 309
Art. 356 863
Art. 362 235
Art. 363 235
Art. 374 490
Art. 376269, 347
Art. 383
Art. 385 267
Art. 530 491
Art, 532 496
Art, 535 496
Art. 539 269
Art. 557 495
Art. 558 156, 494, 495
Art. 561 496
Art. 562
Art. 574 294
Art. 605 137, 193
Art, 610
Art. $627141, 232$
Art, 628
Art. 634
Art. 642
Art. 699
Art. 700125, 127
Art. 701125, 127
Art. 777 798
Art. 781790, 798, 799
Art. 792
Art. 809 802
Art. 814
Art. 860 887
Art. 879 136
100
Art. 904
Art 011 574 075
Art. 911
Art. 913 854
Art. 914 854, 855
Art. 920 193
Art. 921 804
Art. 931 634
Art. 938 634
Art. 941 124
Art. 948
Art. 1003 811
Art. 1035 798
Art. 1118 438
Art. 1121110, 289,
328, 329, 331, 333, 335, 337,
338, 343, 344, 347, 349, 363,
364, 368, 370, 373, 403, 404,
405, 407, 408, 410, 419, 475, 661

ATULES CILED OR CONSTRUED—C	continuea.
REVISED STATUTES OF 1911—	REVISED STATUTES OF 1911-
Art. 1122328, 333, 338	Art. 2450
Art. 1139263, 375	Art. 2454 163, 169
Art. 1140303, 405	Art. 2455
Art. 1141 323	Art. 2456 170
Art. 1146 323	Art. 2604 222
Art. 1154 489	Art. 2636 875
Art. 1155 489	Art. 2639 875, 909
Art. 1159 488	Art. 2640 875
Art. 1164 152, 303, 304, 405	Art. 2651 879
Art. 1167303, 304	Art. 2709 886
Art. 1175 406	Art. 2725 147
Art. 1176406, 407	Art. 2726 147
Art. 1177406, 407, 419	Art. 2758847, 868
Art. 1178 406	Art. 2767148, 151
Art. 1179 406	Art. 2768 148
Art. 1182 289	Art. 2769148, 168
Art. 1193 293	Art. 2770 148
Art. 1194 293	Art. 2771 148, 151, 154
Art. 1200 324	Art. 2772 148
Art. 1205293, 465, 466	Art. 2773148, 151
Art. 1282	Art. 2820
Art. 1314 328	Art. 2821
Art. 1369 841	Art. 2827
Art. 1387 197	Art. 2828649, 652
Art. 1388 197	Art. 2831 198
Art. 1407 166	Art. 2836
Art. 1408 166	
Art. 1409 166	
Art. 1421 865	Art. 2857
Art. 1432 857 Art. 1438 857	Art. 2861
Art. 1438 857 Art. 1439142, 857	Art. 2862
Art. 1439	Art. 2866
Art. 1449	Art. 2878
Art. 1450 161	Art. 2891
Art. 1463 865	Art. 2939174, 182, 198, 648
Art. 1469 865	Art. 2942182, 647
Art. 1470 865	Art. 2943
Art. 1471 865	Art. 2944 182
Art. 1479 865	Art. 2945 646
Art. 1505 168	Art. 2946 641
Art. 1514 476	Art. 2947 182
Art. 1519 476	Art. 2948 182
Art. 1577 863	Art. 2954194, 195
Art. 1736 101	Art. 2957 885
Art. 1937 223	Art. 2959
Art. 1938 223	Art. 2965 175
Art. 1939 223	Art. 3030
Art. 2237 845	Art. 3073
Art. 2238	Art. 3086
Art. 2239119, 856, 859	Art. 3102
Art. 2240	
Art. 2241840, 841, 842	Art. 3164
Art. 2274 909	1
Art. 2435 161	
Art. 2440	
Art. 2441	Art. 3168
Art. 2442158, 159, 167 Art. 2444171, 623	Art. 3170
Art. 2444	Art. 3644
Art. 2446	Art. 3850210, 237, 253
AII. 6130	· ATT 0000 · · · · · · · · · · · · · · · 401, 401

REVISED STATUTES OF 1911—	REVISED STATUTES OF 1911-
Art. 3851 891	Art. 5950 294
Art. 3852120,861	Art. 5960 128
Art. 3855223, 252	Art. 5968 128
Art. 3857 209	Art. 5981
Art. 3860	Art. 5982 127
Art. 3864209, 223, 224, 229	Art. 5984
Art. 3866	Art. 5985
	Art. 5987
	Art. 6033
Art. 3873168, 207, 213, 216, 221	Art. 6193
Art. 3874213, 216, 221	Art. 6232 867
Art. 3875159, 207, 213,	Art. 6238202, 867
216 221 222	Art. 6239
Art. 3881	Art. 6244
Art. 3886 858	Art. 6247 205
Art. 3889 236	Art. 6249 205
Art. 3892245, 655	Art. 6272 719
Art. 3903857, 866	Art. 6293754,755
Art. 3942 193	Art. 6294 754
Art. 3980 577	Art. 6633581, 582
Art. 3983 578	Art. 6670 596 Art. 6671 596
Art. 3984 578	Art. 6671 596 Art. 6693 584
Art. 3986 578 Art. 4017 578	Art. 6694 585
	Art. 6741 590
Art. 4339 777 Art. 4340 777	Art. 6746 585
Art. 4342	Art. 6753
Art. 4426	Art. 6754 766
Art. 4539 776	Art. 6758 766
Art. 4540 776	Art. 6772882, 883
Art. 4543 776	Art. 6775
Art. 4548 776	Art. 6919
Art. 4568776,778	Art. 6949 142, 143, 840, 841
Art. 4632 895	Art. 6951
Art. 4661	Art. 7209 887
Art. 4723 464 Art. 4779 483	Art. 7217174, 886
Art. 4779	Art. 7244 886
Art. 4954	Art. 7355603, 612, 613
Art. 5118112, 767	Art. 7364 894
Art. 5408 534	Art. 7365 894
Art. 5410 501	Art. 7378 662
Art. 5418508, 551	Art. 7379 715
Art. 5419517,551	Art. 7380670, 676
Art. 5422508, 517, 551, 554	Art. 7383 609, 610, 611
Art. 5428 528	Art. 7386
Art. 5423552, 553	Art. 7387
Art. 5432 508	Art. 7402 292
Art. 5435	Art. 7403
	Art. 7427 713
Art. 5454	Art. 7428 713
Art. 5459511, 512, 513	Art. 7433688, 894
Art. 5566	Art. 7435688, 700, 701, 706, 894
Art. 5656 203	Art. 7436 700
Art. 5714 482, 483	Art. 7442 700
Art. 5715708, 709, 710	Art. 7445 837
Art. 5947 294	Art. 7451 678
Art. 5948 294	Art. 7452 714
Art. 5949 294	Art. 7455 687

TAICIES OILED ON CONSTROED	continuou.
REVISED STATUTES OF 1911—	PENAL CODE OF 1911-
Art. 7465713,714	Art. 17814, 816, 817
Art. 7503614, 660, 669	Art. 18444, 814, 816, 817
Art. 7504	Art. 39 769
Art. 7505615, 631, 661	Art. 50 858
Art. 7506	Art. 109
Art. 7507629, 630, 669	A1t. 113 883
Art. 7509 615	Art. 114
Art. 7521, Secs. 1 and 2 658	Art. 140 830
Art. 7524 600	Art. 144 830
Art. 7525600, 601	Art. 150692, 716
Art. 7528 663	Art. 151 692
Art. 7546615, 657	Art. 154 716
Art. 7547 615	Art. 157 693
Art. 7550 615	Art. 158 693
Art. 7551615, 658	Art. 159
Art. 7564633,	Art. 160 693
635, 637, 638, 640, 664	Art. 174 860
Art. 7565	Art. 179
Art. 7566625, 627	Art. 238 646
Art. 7567625, 640	Art. 249
Art. 7570	Art. 299692, 742, 745, 748
	Art. 302742, 743, 744, 745, 748
	Art. 303
	Art. 376
Art. 7580	Ant 201 01 05 06 07 00
Art. 7583217, 218, 615	. Art. 381 91, 95, 96, 97, 98,
Art. 7618621, 622, 623	99, 103 872
Art. 7619 622	Art. 384 95
Art. 7630 640	Art. 385 872
Art. 7631 663	Art. 38696, 100, 872
Art. 7637 663	Art. 409 885
Art. 7661626, 627	Art. 410 885
Art. 7662 627	Art. 589 715
Art. 7685227, 228	Art. 606 716
Art. 7686 228	Art. 611 714
Art. 7689 664	Art. 740 296
Art. 7691210, 228, 235, 863	Art. 771754, 755
Art. 7692 228	Art. 814 896
Art. 7706 637	Art. 815799, 800, 801, 802
Art. 7707863,864	Art. 820 801
Art. 7722 663	Art. 872 295
Art. 7797105, 107, 109	Art. 906 578
Art. 7798 109	Art. 911 578
Art. 7803.382,386,387,394,396	Art. 1140814, 815
Art. 7805383,	Art. 1141814,815
384, 385, 386, 387, 394, 396	Art. 1142814,815
Art. 7895 314	Art. 1144
	Art. 1523, Sec. 5 585
VERNON'S SAYLES' TEXAS CIVIL	Art. 1523, Sec. 9 585
STATUTES, 1914—	Art. 1527 893
Title 25, Ch. 21a 291	Art. 1528
	Art. 1529
WHITE'S PENAL CODE—	Art. 1532 116
Art. 294 889	
Art. 295 889	Art. 1535112, 116
Penal Code of 1895—	CODE OF CRIMINAL PROCEDURE,
Art. 199 747	1895— Art. 1081a 211
PENAL CODE OF 1911-	Q Q
Art. 2 766	CODE OF CRIMINAL PROCEDURE,
Art. 14	Art. 33 233
Art. 15444, 814, 816, 817	
Art. 16444, 814, 816, 817	Art. 34 233

STATUTES CITED OR CONSTRUED—	Continued.
Code of Criminal Procedure, 1911—	CODE OF CRIMINAL PROCEDURE,
. , Art. 40	Art. 1124
Art. 880       , 827         Art. 969       , 889         Art. 970       , 889         Art. 1003       , 826         Art. 1012       , 826         Art. 1013       , 826         Art. 102       , 826         Art. 1013       , 826	Art. 1194
Art. 1017       770         Art. 1030       770         Art. 1068       231         Art. 1101       765         Art. 1119       199         Art. 1123       813	3540
him work with the grand jury Court reporter; transcript fee; who District clerk cannot collect commi is true with reference to stend Fee; divorce case where waiver file	ers)—  cant, who is stenographer, and have as such
county in calling, etc Freeholder can vote in, provided he	to exclude incorporated cities of a
STOCK AND STOCKHOLDERS— Stock in banking corporation cannot	ot be disfranchised 495
authorized under its charter to by another corporation, etc	company section of banking laws not guarantee payment of bonds issued
STREET RAILWAY COMPANIES (Se	e Railroads)—
Opera house cannot keep open on S to show by diagram playing of	in open on Sunday, etc
Violation of, for pool room to run Violation of, for moving picture sh	on Sunday

SURVEYS-	
Public lands; validity of surveys; effect of patents	549
radio laims, variety of surveys, effect of paterios	012
SUSPENDED SENTENCE LAW—	
County attorney entitled to fee upon conviction of felony where sen-	
tence is suspended	254
tonoo 10 haapenaaattiittiittiittiittiittiittiittiittii	201
SWITCH ENGINES (See Railroads)—	
,	coo
Are part of rolling stock and not taxable by cities	600
TAXATION-	
After adjournment of Board of Equalization, its actions shall be final	001
All buildings and the lands upon which said buildings are located used	004
exclusively for school purposes, exempt from taxation	618
Assessing taxes: bank stocks, etc.; taxation of stock and property of	0.0
national banks	657
Board of Equalization; power of to raise valuation second time	635
Board of Equalization should value property at its fair market value	
and should not value certain buildings according to valuations of	
other buildings in same block	638
Board of trustees of independent school district may fix time for levy and collection of taxes	102
Cities and towns incorporated under general law regardless of popula-	120
tion cannot levy taxes in excess of taxes authorized by Constitution	125
City council may fix date upon which municipal tax shall become due	120
and delinquent different from date upon which general taxes become	
due and delinquent	634
Clubs operating pool and billiard tables in their club rooms are liable	
for occupation tax levied by Article 7355, etc	612
Commissioners court has no power to compel tax collector to pay over	401
State tax money to county treasurer, etc	621
upon property when sitting as a board of equalization, etc	637
Commissioners court has power to raise or lower assessed valuations	0.07
and to correct errors in assessments	639
Commissioners court sitting as board of equalization not authorized to	
add to the rolls property not previously assessed or take from them	
property which they embrace	639
Common school district; special maintenance tax; creation of inde-	
pendent school district, etc	666
Company engaged exclusively in writing insurance on automobiles against hazard of fire must pay all taxes required of fire insurance	
companies, etc	479
Comptroller of Public Accounts; approval of tax rolls by; issuance of	412
statutory order, etc	654
Contracts for lease of pistols are only for purpose of evading provisions	
of gross receipts tax law	670
Cotton held by producers is not subject to taxation	669
Cotton held by buyers on platform in the county on January 1 subject	_
to taxation	669
County attorney entitled to commission upon taxes collected by suit,	00-
but is only entitled to fee provided in Article 7691	235
County entitled to any back taxes which its collector collects, even though said taxes were assessed prior to organization, etc	663
	660
Delinquent taxes; county attorney's fee	223
Delinquent tax record, fee of tax collector and county clerk for compiling	227
Exemptions, public libraries	628
Insurance, destruction of property by fire	631
Interurban companies required to pay annual tax measured by their	
gross receipts and are exempt from franchise tax imposed, etc	661

978 INDEX. .

TAXATION—Continued.	
Legislature without power in creation of independent school district to transfer indebtedness of city incurred for school building purposes to independent school district without vote of taxpayers of such	
school district	91
Notes owned and held by party living within incorporated limits of city or town subject to taxation in such city or town, even though they	••
may be a lien against real estate without the corporate limits 6 Notes taxed at place where owner resides	68
Occupation tax on oil wells	11
Occupation taxes, peddling; soliciting orders, etc	03
Occupation taxes; corporations loaning money	12 46
Person qualified as voter who resides within county, etc., and who owned	10
property in said county, etc., subject to taxation against him on	
January 1 next preceding election, entitled to vote, etc 1	92
Poll tax may be paid by agent after January 31 without written authority	41
Poll tax, necessary for person offering to vote to have paid	
vote: duty of election officers	81
Proceeds of tax levy where levied for a particular purpose is a special	50
fund and must be applied to that particular purpose and no other. 6 Property in notes taxed at place where owner resides	:68
Railroads; intangible assets and rolling stock can be collected by coun-	00
	32
school district taxes	17
Railroads; property within common school district not assessed for	
previous years, duty of tax assessor to assess such property for back taxes	317
Railroads: sidetracks are included in the rendition of certain number of miles of roadbed and appurtenances thereto	
Railroads; switch engines are a part of rolling stock and not taxable by cities	
School lands; taxes should be collected for period intervening between	
cancellation of purchase and reinstatement 6 Section 29, Chapter 106, General Laws Thirty-third Legislature, has	301
reference only to gross premiums collected on fire insurance policies	
and not to gross receipts from other lines of insurance, etc. This	
tax is a license or occupation tax and is within the terms of Section 2, Article 8, Constitution	177
Tax assessor of Nucces county entitled to assess taxes of Kleberg county,	
but his commissions should be figured on the combined assessment	
of both counties	316
Tax assessor and collector may either assess unrendered personal prop-	394
erty for more than two years back	) <u>-4</u>
State and county tax money, etc	321
Vote authorizing issuance of bonds and collection of taxes in independ-	
ent school district does not constitute such levy, etc 6 When owner of public school land at time of forfeiture repurchases it	319
from State a lien exists against the land for taxes assessed prior	
to forfeiture, etc	527
When land becomes delinquent it can be sold without reference to vendor's lien notes against it. The vendor's lien notes are simply	
an equity in the land	364
When survey of public school land was invalid on account of not being	
made contiguous to its alternate sections and the survey was afterwards validated by Act of April 7, 1897, the land is subject to	
payment of all taxes levied against it prior to the validation of	
the survey	365

TAXATION—Continued.	
Where party fails to pay taxes on homestead and personal property and becomes insolvent and sells homestead to another party, etc	662
TAX ASSESSOR—	
Commissioners court must pay what may be due tax assessor for work done	
she assists him without receiving any pay or compensation, directly or indirectly, from public funds or fees of office, it would not be a violation of the law	95
Nucces county assessor entitled to assess taxes of Kleberg county, but his commissions should be figured on combined assessment of the two counties	616
back When tax rolls are approved by Comptroller and he gives tax assessor the statutory order on the tax collector in payment in full of the	624 654
TAX COLLECTOR—	
Commissioners court has no power to compel tax collector to pay over State tax money to county treasurer  Duty of tax collector at time he makes deposit with county depository to submit an itemized statement showing the amount deposited to each tund, including common school districts	621 165
Duty of tax collector to collect poll taxes from persons not citizens of the United States, if they are residents of the State  Law prohibits tax collector from issuing tax receipts to any person after January 31, even though money for payment of said tax was	647
received by him prior to midnight of January 31	645 624
Prohibited by law from delivering tax receipts to agent of taxpayer Required to make monthly report in payment of both State and county	645
Statute requiring tax collector's bond should be approved within twenty days is directory	
record. Tax collector alone is entitled to \$1 for preparing and filing of delinquent tax list	227
TAX ELECTIONS (See Elections)—	
Any person who owns an interest in any property, etc., entitled to vote Failure to post notice for full length of time required by law will not render the election void, unless it be shown that such failure affected	
the rsult	648

TAXPAYERS—	
Legislature without power, in creation of independent school district, to transfer indebtedness of city incurred for school building purposes to independent school district, without vote of taxpayers of such	701
school district	791
a part delinquent	649
TELEPHONE COMPANIES—	
Company can give special rate to publishers of newspapers, based upon peculiar nature of service, as well as upon semi-public use to be made of the service	459 458 116 458
TELEPHONE EMPLOYES (See Telephone Companies; Telephone Operators)	
TELEPHONE OPERATORS—  Cannot make contract with management so as to eliminate fifty-four-hour law  Fifty-four-hour law applies to telephone operators employed in private exchanges	458
TEXAS EMPLOYERS' INSURANCE ASSOCIATION—  An employer in order to receive the benefits of the compensation act must either become a member of Texas Employers' Insurance Association or carry a policy in some insurance company licensed under the act  Shall furnish medical aid, hospital service and medicine for one week after accident  Texas Employers' Insurance Association is a corporation engaged in the insurance business on the mutual plan.	425 421
TEYAS FLAG—  Act of Legislature prohibiting use of Texas flag for advertising includes all advertising.  Unlawful for the Texas flag or any imitation thereof to be used for advertising purposes, and the insurance business is not excepted.	758
TRACKAGE RIGHTS (See Railroads)—	
TRAMP CORPORATIONS (See Corporations, Private)—	
TRANSCRIPT FEE—  Duty of court reporter to make up and file with clerk without payment of 15 cents per fclio, where defendant is too poor to pay	: 242
TRANSPORTATION (See Anti-Pass Law)— County should pay transportation going home of indigent patient dis missed from State Tuberculosis Colony	- . 892
TRANSFER COMPANIES (See Railroads)—	
TREASURER (See County Treasurer: State Treasurer)-	

TRIAL FEE-	
Where one qualified as district clerk and mandate comes down from Court of Criminal Appeals in case previously appealed, fee of \$8 provided by law is in nature of a trial fee, etc	252
TRUST COMPANIES (See Corporations, Private)	
TUBERCULOSIS COLONY—	
County should pay transportation going home of indigent patient dismissed from State Tuberculosis Colony	
UNINCORPORATED BANKS (See Banks and Banking)— Penalty for failure to use the word "unincorporated"	494
UNIVERSITY OF TEXAS—	
Public officer in this State cannot at same time hold position as professor in the University of Texas	873
UNRENDERED PROPERTY (See Taxation)—	
Tax assessor and collector may either assess unrendered personal property for more than two years back	624
VACANCY-	
An election to fill a vacancy in the office of State Senator is to fill out the unexpired term of the predecessor	186
If a person holding civil office of emolument is elected or appointed to another such office upon qualifying for the latter office the former is thereby vacated	726
The commissioners court should fill all vacancies in office of justice of the peace	
VENUE—	
Fee or compensation allowed district clerk upon change of venue	254
VOTERS (See Elections)—	
Qualifications of	
shall abrogate same	
WAIVER—	
When filed in divorce case stenographer entitled to fee	217
WAR VETERANS (See Pension Law)—	
WATER CLOSETS (See Railroads)—	
WATERS AND WATER COURSES (See Irrigation)— Source of water supply as used in irrigation law comprehends main stream and all its tributaries	
WHITE AND NEGRO CONVICTS (See Convicts: Railroads)-	

WIFE—	
When wife of tax assessor assists him in office	95 -530
WITNESSES-	
Fees of district clerk for swearing and filing claim of witnesses in	
civil cases should be taxed as costs	251 820
WORDS AND PHRASES—	
Accumulation	357
Act of God	
Affinity	92
Against the hazard of fire	472
Annexation of dry territory to wet	685
Approval of exhibits and final settlement of account	
Authorized association	679
Banking155-	$\frac{014}{342}$
Boarding house	
Bridge bonds	141
Brother-in-law	
Brought	514
Building and loan associations	368
Cestui que trust,	359
City funds	
Commitment	
Compensation	249
Consent	587
Consanguinity	93
Contingent	737
Contracts	164
Corporation	439
Debt	473
Discount	-348
Discounting	351
Discrimination	-485
Dry territory	713
Ejusdem generis	794
Emigrant Estate of minor heirs	405
Ex-officio	203 -930
Expressio unius est exclusio alterius338-	-409
Ex vi termini	348
Fireproof construction	467
Immigrant	405
	717
Individual banker	156
Inn	$\frac{461}{385}$
In pari materia	485
Interlocking directorates	105
Ipso facto	
Jury fees	223
Land sales under execution	209

VORDS AND PHRASES—Continued.	
Legally qualified voters	. 198
Loan	12-348
Loan of current fund to city	. 144
Malt liquor	. 693
Manufacturer	
Milling	. 334
Mineral rights in public land	. 520
Minister of the gospel	. 767
Murder	
Oil mills	. 334
Open house	. 679
Peddler	
Person	. 296
Powers and manner of taxation	. 124
Proceedings	. 514
Promotion of immigration405-4	12-414
Property	
Property taxpayers	190
Property taxpaying voter	003
Public charity	. 029
Public improvements	100 45 060
Quorum8	40-509 401
Regular meeting of the board	481 00 100
Resident property taxpayers	89 571
Roadbed	02-971 600
Salary	240
Satisfy	
Semi-public	
Shore end	474
Sinking fund	95.149
Source of water supply	574
Statutory depository	155
Subscriber4	26-427
Subterranean water course	
Successors	
Such	
Tavern	
Transcript	
Trial	891
Ultra vires	
Unauthorized association	
Underflow5	
Vacancy	
Wet territory	
Wind insurance	
Workshop	. 457
VORKMEN'S COMPENSATION ACT (See Employes' Compensation Act)	_
VRITTEN AUTHORITY—	
Poll tax may be paid by agent after January 31, without	. 641
YOUNG MEN (See Minors)—	