# INDEX TO OPINIONS.

A	
AGRICULTURAL AND MECHANICAL COLLEGE.	
Directors of, not authorized to lease part of college grounds	3
	0
ANTI-GAMBLING LAW.	
Effective, when	4
Not in violation of anti-gambling law, as amended by Thirtieth	
Legislature, to play game designated "Forty-two" with	
dominoes, hostess awarding prize to winner	4
ANTI-NEPOTISM LAW.	
Faculty of University not affected by, etc	6
Commissioners court may employ father of one of commissioners	0
to even a state of the state of the of the state of the s	
to oversee bridge work; provided son, who is commis-	•
sioner, does not participate in the proceedings of said court.	
What constitutes relationship within third degree	6
Neither sheriff nor any other officer exempt from provisions of	
said law, whether affected by fee bill or not	<b>7</b>
ANTI-PASS LAW.	
Adjutant General of Texas not exempt from operation of	4
State Rangers exempt from operation of	
Officers of penitentiary system not exempt from operation of	5
County Judge not exempt from operation of	5
United States Marshals and their deputies not exempt from op-	9
eration of	
	5
United States District Attorneys and their assistants not exempt	-
from operation of	
Notaries public not exempt from operation of	5
United States postal clerks not exempt from operation of	5
Postmaster, who is also attorney for railroad, not exempt from	
operation of	5
Assistant Quartermaster General, not exempt from operation of.	5
Deputy sheriff not exempt from operation of	5
School trustees, not exempt from operation of	5
County attorney, who is also local attorney for railroad, not	
exempt from operation of	5
Mayor and notary public are public officers, therefore not exempt	-
from operation of	5
City attorney not exempt from operation of	5
Transfer company is common carrier and subject to operation of.	5
City councilman not exempt from operation of	5
Member Board of Managers Southwestern Insane Asylum not	9
	٣
exempt from operation of	5
Street railway companies subject to operation of	5
Local surgeon, county health officer, not exempt from operation	
of	5
Local surgeon, who is also city health officer, not exempt from	
operation of	
Local surgeon, employee of railway company, nct exempt from	
operation of	5
City marshal, an elective peace officer, exempt from operation	
of	5
Director of street railway company may accept and use free	0
transportation over its lines unless he holds public office	5
Member of Legislature, who is also railway conductor, not ex-	U
empt from operation of	F
Law not aplicable to telephone companies not operated for profit.	่ ธ
haw not apricable to telephone companies not operated for pront.	Э
!	

.

. . . . . .

-

#### ANTI-PASS LAW---Continued.

Officers of chartered transportation company may exchange free transportation with officers of another transportation com-	563
Letter carriers, if not in employee of railway mail service, not	577
	578 579
Not necessary that special rate of telegraph or telephone com- pany, if such companies are authorized to make special	513
rates, be approved by Railroad Commission	579
Law not intended to abrogate contracts made prior to its en- actment, valid and legal when made, and unperformed at	
time law became effective	581
Law applicable to individuals, joint stock associations, com-	
panies or partnerships same as corporations Not applicable to logging roads not recognized by Railroad	583
Commission	586
Telephone companies: not intention of law to prevent discrim-	
ination between localities, but between persons in same lo- cality, etc	616
Street railway companies may issue half-fare tickets to stu-	
dents	651
	721
Railway company may grant free trip pass to indigent poor when	
application therefor is made by a religious or charitable or- ganization	721
ANTI-TRUST LAW.	
An agreement by certain merchants to refuse credit to a person	
indebted to one of them is illegal	$\begin{array}{c} 283 \\ 287 \end{array}$
Cotton Ginners' Union; what constitutes a trust	325
Agreements between banks to fix charge for collection of bills	
of exchange, drafts, etc., in violation of law	392
Appropriation for Deaf and Dumb Asylum construed	179
Same:Blind Asylum	179
Appropriation for residence of employees at quarantine station and purchase of tug, construction of, etc	309
Cost of making clothes for inmates of State Lunatic Asylum may	309
be paid for out of appropriation for "dry goods and cloth-	
ing"	360
he used as traveling expense for nurness of advertising	
school	<b>~36</b> 9
No part of appropriation for enlarging Auditorium can be used in erecting new and separate building	347
Refund claims, appropriation for, construed	413
Appropriation act considered in connection with anti-nepotism act; faculty of University, etc	600
ARTICLES OF INCORPORATION.	000
Articles of Incorporation of insurance company must be filed	
in office of Insurance Commissioner, etc., and not in the	0.97
office of Secretary of State	327
Provisions of law man "atery; compensation of county auditor can	
not be changed by commissioners court	177
Law construed with respect to accounting for disbursement of school funds	198
Provisions of, construed	225
Commissioners court can not make a contract for which bids are	
required, by accepting, after auditor law became effective, a bid received before	
Assistant Auditor: no compensation provided for	249

748

i -

,

INDEX.	749
AUDITOR LAW—-Continued.	
Provisions of, mandatory; must appoint county auditor County auditor qualifies when he takes oath and files bond, unless bond rejected by commissioners court; after audi- tor qualifies county treasurer not authorized to pay out any money on warrants drawn upon treasury, except as author-	495 548
AVAILABLE SCHOOL FUND.	
······································	193 316 615
В	
BOARD OF EQUALIZATION.	
Board of equalization has no authority or jurisdiction over acts of assessor until lists are submitted to them to inspect, etc. Has no authority to reduce amount of intangible taxes certified by State Tax Board	
BÓARD OF MEDICAL EXAMINERS. (See "Medical Examiners.")	
BOARD OF REGENTS. (See "Regents.")	
BONDS.	
Commissions of county treasurer in sale of	108
water mains, etc., when	146 207
Proposition for issuance of, must be in legal form; provision	
must be made for interest and sinking fund Interest and sinking fund: may reduce tax rate as value of prop-	390
erty increases as to make original rate excessive Town or village incorporated under Revised Statutes, Title 18,	
Chapter 11, has no authority to issue bonds	
· C	
CITIES AND TOWNS.	
Territory annexed after January 1st of a year not subject to taxa- tion for that year	168 213

ment of streets and roads within its limits..... Legislature may provide in municipal charter that same shall become effective only upon acceptance thereof by a major-School fund: city treasurer of city which has assumed control of its schools should handle school fund, the election of treasurer of school board not being authorized...... 722 CITY ATTORNEY.

.

ł

City attorney may, at the same time, be a member of the Board 

.

a city within the county afterwards incorporates, said city is not entitled, out of the levy by the commissioners court, to 15 cents tax collected upon property within said city limits, but may levy additional 15 cents tax for the improve-

Digitized from Best Copy Available

215

*,* 

## CITY COUNCIL.

•

May regulate, license, tax, or prohibit theaters, circuses, etc Has right to exempt certain persons from payment of poll tax,	112 112
etc	
mains, etc., when	$\begin{array}{c} 146 \\ 146 \end{array}$
	205
of council to veto an ordinance May fix limits within city in which intoxicating liquors may be	321 393
sold	691
is drawing pay from city as fireman, hold office of alderman of city	69(
CITIZENSHIP. Party under age of twenty-one who has been sentenced to re-	
formatory not entitled to vote until citizenship has been re- stored	174
CLUBS.	
What constitutes sale of liquors, etc; Possum Club Fort Worth Country Club: dispensing of liquors to members of club held not to violate Baskin-McGregor liquor law, and	96
club not subject to tax as retail liquor dealer	631
COMMISSIONERS COURTS.	
May establish quarantine against city, etc Can not compromise a judgment against a solvent liquor dealer	95
on bond	111
of others of same class	138
auditor law mandatory	177
missioners court, is void	188
for recovering same	$189 \\ 194$
Has no authority to allow a prisoner a credit for any sum on	
his fine and costs while he is serving jail penalty Has no authority to remit fines and forfeitures, or commute pun-	214
ishments in any way.,	214
county for road and bridge purposes, and a city within	
county afterwards incorporates, said city is not entitled, out of levy by commissioners court, to 15 cents collected upon	
property within city limits, etc	215
no authority to work roads, streets and alleys in said city. Must make quarterly statement at each regular term	222
Public weigher: vacancy in office of, to be filled by, etc Postage, stationery, furniture, etc: authority to furnish county	224
officers with, etc County depository: court connot make contract for which bids are required, by accepting after auditor law became effec-	225
tive, a bid received before	$237 \\ 239$
Without authority to enter into contract with company to con- struct toll bridge, etc	239 284

.

. .

s

.

COMMISSIONERS COURTS—Continued.	
Supervisors of roads, compensation of, etc	284
Must act reasonably in fixing county treasurer's salary; can not	201
deny him any compensation, or fix it at a merely nominal	
sum	336
Application of surety to be relieved from county officer's bond	000
is made to the court when filed with the clerk, and clerk	
must issue notice without action of court	349
Not authorized to make appropriation for purpose of defraying	010
expense incurred in employment of counsel to appear be-	
fore Congressional Committee, at Washington, for purpose	
of securing apropriation for deepening of Galveston Har-	
bor, or sea wall, etc	374
Authority of, to re-district precincts of county	379
Proposition submitted to voters for issuance of bonds must be	
in legal form; provision must be made for interest and sink-	
ing fund	390
Bids for county funds must be accompanied by certified check	396
Authority of, to hire guards for prisoners and lunatics,	398
Three members of shall constitute quorum for transaction of any	
business, except that of levying taxes	402
Has no authority to instruct tax assessor as to value at which	
he should list property for taxation	
Rate of taxation can only be fixed at regular term of, etc	417
Duty of, to deposit with county depository proceeds of sale of	
county's school land, and, if necessary, require depository to	500
give additional bond Not authorized to divide road and bridge fund of county among	509
four commissioners precincts, and should they do so, not	-
authorized to issue scrip on credit of precinct which has its	
funds exhausted, etc	588
Duty of, to see that jails of county are kept clean	
Commissioners, sitting as a court, can not, legally, appoint them-	000
selves road superintendents	605
Disqualification of county commissioner in designation of county	
depository; county officer can not be interested in any con-	
tract with county	622
May employ father of one of commissioners to oversee bridge	
work, provided son, who is commissioner, does not partici-	
pate in the proceedings of said court	626
Transfer of one fund to another; whether same constitutes	
loan	640
Can not create two officers where law only provides for one;	
sheriff and tax collector, bond of, etc	
Duty of, to provide office room for tax assessor	655
Member of, can not be interested in contract with county	663
Act authorizing court to purchase stationery, etc., and the man-	
ner of purchase, mandatory	714
	689
COMMITMENT. (See "Criminal Matters.")	
COMMON SCHOOL DISTRICTS.	

After apportionment of school fund, and after contract with teachers, a city included within school district voted to as- sume control of its schools; control so acquired operated prospectively, and school district should conduct schools	
until end of scholastic year	
A county to which is attached several unorganized counties, can	
not establish county-line district	)
Shall not create deficiency debt, etc 155	í
Rolling stock of railroad not subject to tax voted by common	
school district of county in which principal office of com-	
pany is not situate	)
Trustees of, not exempt from operation of anti-pass law515, 516	5
CONFEDERATE HOME. (See "State Institutions.")	

•

751

0

. . . . .

,

CONFEDERATE WOMAN'S HOME.         Act to create, held to be violative of the Constitution       160         CONSTITUTIONAL AMENDMENT.         Adopted if a majority vote in favor of it, etc.       93         CONSTITUTIONAL CONSTRUCTION.         Construction of Article 7, Section 17; county courts.       106         Construction of Article 7, Section 10; Act limiting compulsory       123         Legislature can not create board with authority to levy State       131         District judges not authorized to exchange districts, when, etc.       132         Construction of Article 9, Section 1, Subdivision 2; creation of       134         Legislature may levy State tax, to be computed, etc., and create       134         board to make calculation, etc.       135         Act denying voters of city privilege of voting for county superint       160         Proceeds of lease of county's school lands was permanent fund       before, but is available fund since, the amedment of Section 6; article 7, Section 18; re-districting county of qualified voters of city.       379         Legislature may provide in municipal charter that same shall become effective only upon acceptance thereof by majority of qualified voters of city.       382         A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.       404         Act derating new county out of existing county i	· · · ·	
Act to create, held to be violative of the Constitution       160         CONSTITUTIONAL AMENDMENT.       93         Adopted if a majority vote in favor of it, etc.       93         CONSTITUTIONAL CONSTRUCTION.       106         Construction of Article 5, Section 17; county courts.       106         Construction of Article 7, Section 6; investment of school fund.       111         Construction of Article 7, Section 10; Act limiting compulsory       123         Legislature can not create board with authority to levy State       131         District judges not authorized to exchange districts, when, etc.       132         Construction of Article 9, Section 1, Subdivision 2; creation of       134         Legislature may levy State tax. to be computed, etc., and create       board to make calculation, etc.         State denying voters of city privilege of voting for county superintententents of public instruction is unconstitutional.       157         Legislature may delegate to municipal corporation the power to regulate rates and fares to be charged by local public utility corporations.       160         Act coreate Confederate Woman's Home held violative of Constitution of Article 7.       262         Construction of Article 5, Section 18; re-districting county into a commissioners precinets.       379         Legislature may provide in municipal charter that same shall bection 6, Article 7.       262         Construction of Article	CONFEDERATE PENSIONS. (See "Pensions.)	
CONSTITUTIONAL AMENDMENT.       93         CONSTITUTIONAL CONSTRUCTION.       93         CONSTITUTIONAL CONSTRUCTION.       106         Construction of Article 7, Section 17; county courts       106         Construction of Article 7, Section 10; Act limiting compusor       111         Construction of Article 1, Section 10; Act limiting compusor       123         Legislature can not create board with authority to levy State       131         District judges not authorized to exchange districts, when, etc.       132         Construction of Article 9, Section 1, Subdivision 2; creation of       134         Legislature may levy State tax, to be computed, etc., and create       135         Doard to make calculation, etc.       135         Act denying voters of city privilege of voting for county superintendent of public instruction is unconstitutional.       157         Legislature may levy State tax, to be computed, etc., and create       160         Act to create Confederate Woman's Home held violative of Constitutions       160         Proceeds of lease of county's school lands was permanent fund       160         Construction of Article 5, Section 18; re-districting county of qualified voters of city.       379         Legislature may provide in municipal charter that same shall become effective only upon acceptance thereof by majority of qualified voters of city.       382         A rule of the Se	CONFEDERATE WOMAN'S HOME.	
Adopted if a majority vote in favor of it, etc.       93         CONSTITUTIONAL CONSTRUCTION.       106         Construction of Article 7, Section 17; county courts.       106         Construction of Article 7, Section 10; Act limiting compulsory       123         Legislature can not create board with authority to levy State       123         Construction of Article 9, Section 1, Subdivision 2; creation of       131         District judges not authorized to exchange districts, when, etc.       132         Construction of Article 9, Section 1, Subdivision 2; creation of       134         Legislature may levy State tax, to be computed, etc., and create       156         board to make calculation, etc.       135         Act derying voters of city privilege of voting for county superin-       160         regulate rates and fares to be charged by local public utility       160         Act to create Confederate Woman's Home held violative of Con-       160         Proceeds of lease of county's school lands was permanent fund       160         red of the Senate which restricts constitutional power and       379         Legislature may provide in municipal charter that same shall be-       262         Construction of Article 3, Section 18; member of Legislature,       379         Legislature may provide in count, or subdivision thereof, to       382         A rule of the	Act to create, held to be violative of the Constitution 160	
CONSTTUTIONAL CONSTRUCTION.         Construction of Article 5, Section 17; county courts	· CONSTITUTIONAL AMENDMENT.	
Construction of Article 5, Section 17; county courts	Adopted if a majority vote in favor of it, etc	
Construction of Article 7, Section 6; investment of school fund.       111         Construction of Article 1, Section 10; Act limiting compulsory process for witnesses	CONSTITUTIONAL CONSTRUCTION.	
Construction of Article 1, Section 10; Act limiting compulsory process for witnesses       123         Legislature can not create board with authority to levy State ad valorem tax       131         District judges not authorized to exchange districts, when, etc       132         Construction of Article 9, Section 1, Subdivision 2; creation of counties       134         Legislature may levy State tax, to be computed, etc., and create board to make calculation, etc	Construction of Article 5, Section 17; county courts 106	
process for witnesses       123         Legislature can not create board with authority to levy State       131         District judges not authorized to exchange districts, when, etc	Construction of Article 7, Section 6; investment of school fund. 111	
Legislature can not create board with authority to levy State ad valorem tax       131         District judges not authorized to exchange districts, when, etc       132         Construction of Article 9, Section 1, Subdivision 2; creation of counties       134         Legislature may levy State tax, to be computed, etc., and create board to make calculation, etc		
ad valorem tax       131         District judges not authorized to exchange districts, when, etc.       132         Construction of Article 9, Section 1, Subdivision 2; creation of counties       134         Legislature may levy State tax, to be computed, etc., and create board to make calculation, etc.       135         Act denying voters of city privilege of voting for county superintentendent of public instruction is unconstitutional.       157         Legislature may delegate to municipal corporation the power to regulate rates and fares to be charged by local public utility corporations       160         Act to create Confederate Woman's Home held violative of Constitution of Article 5, Section 18; re-districting county into commissioners precincts       379         Legislature may provide in municipal charter that same shall become effective only upon acceptance thereof by majority of qualified voters of city.       382         A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.       404         Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc.       424         Construction of Article 3, Section 18; member of Legislature may novide: 3, Section 18; member of Legislature, notary public.       440         Two-thirds vote, not effective until ninety days, etc.       424         Construction of Article 3, Section 18; member of Legislature, notary public.       675         Auditor law       67	Legislature can not create board with authority to levy State	
Construction of Article 9, Section 1, Subdivision 2; creation of counties       134         Legislature may levy State tax, to be computed, etc., and create board to make calculation, etc.       135         Act denying voters of city privilege of voting for county superintendent of public instruction is unconstitutional.       157         Legislature may delegate to municipal corporation the power to regulate rates and fares to be charged by local public utility corporations       160         Act to create Confederate Woman's Home held violative of Constitution of Article 7.       262         Construction of Article 7.       379         Legislature may provide in municipal charter that same shall become effective only upon acceptance thereof by majority of qualified voters of city.       382         A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.       404         Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc.       424         Construction of Article 3, Section 18; member of Legislature, notary public.       404         Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads.       606         CONSTRUCTION OF LAWS.       Act creating new county out of existing county is a gene	ad valorem tax	
counties134Legislature may levy State tax, to be computed, etc., and create board to make calculation, etc.135Act denying voters of city privilege of voting for county superin- tendent of public instruction is unconstitutional.157Legislature may delegate to municipal corporation the power to regulate rates and fares to be charged by local public utility corporations160Act to create Confederate Woman's Home held violative of Con- stitution160Proceeds of lease of county's school lands was permanent fund before, but is available fund since, the amendment of Sec- tion 6, Article 7.262Construction of Article 5, Section 18; re-districting county into commissioners precincts379Legislature may provide in municipal charter that same shall be- come effective only upon acceptance thereof by majority of qualified voters of city382A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.404Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety dary, etc.424Construction of Article 3, Section 18; member of Legislature, notary public158Ant ta local or special law158And to a local or special law154And to a local or special law543Fee bill244, 280Insurance law (Robertson act)442, 517Intangible assets tax law293Irrigation district law540Legislature may for any special law540Fee bill541Legior law542L	District judges not authorized to exchange districts, when, etc 132	
Legislature may levy State tax, to be computed, etc., and create       185         Act denying voters of city privilege of voting for county superintendent of public instruction is unconstitutional.       187         Legislature may delegate to municipal corporation the power to regulate rates and fares to be charged by local public utility corporations.       160         Act to create Confederate Woman's Home held violative of Constitution       160         Proceeds of lease of county's school lands was permanent fund before, but is available fund since, the amendment of Section 6 Article 7.       262         Construction of Article 5, Section 18; re-districting county into commissioners precincts.       379         Legislature may provide in municipal charter that same shall become effective only upon acceptance thereof by majority of qualified voters of city.       382         A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.       404         Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc.       424         Construction of Article 3, Section 18; member of Legislature, notary public.       440         Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads.       606         CONSTRUCTION OF LAWS.       316         Anti-nepotism law.       543         Fee bill       241, 280         Insurance law (Robertson act).		
Act denying voters of city privilege of voting for county superintendent of public instruction is unconstitutional	Legislature may levy State tax, to be computed, etc., and create	
tendent of public instruction is unconstitutional	board to make calculation, etc	
Legislature may delegate to municipal corporation the power to       regulate rates and fares to be charged by local public utility         corporations       160         Act to create Confederate Woman's Home held violative of Constitution       160         Proceeds of lease of county's school lands was permanent fund before, but is available fund since, the amendment of Section 6, Article 7.       262         Construction of Article 5, Section 18; re-districting county into commissioners precincts       379         Legislature may provide in municipal charter that same shall become effective only upon acceptance thereof by majority of qualified voters of city       382         A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.       404         Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc.       424         Construction of Article 3, Section 18; member of Legislature, notary public       440         Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads       606         CONSTRUCTION OF LAWS.       316         Act creating new county out of existing county is a general law and not a local or special law       514         Fee bill       241, 280         Insurance law (Robertson act)       442, 517         Intangible assets tax law       543         Fee bill       544		
corporations160Act to create Confederate Woman's Home held violative of Constitution160Proceeds of lease of county's school lands was permanent fund before, but is available fund since, the amendment of Sec- tion 6, Article 7.262Construction of Article 5, Section 18; re-districting county into commissioners precincts379Legislature may provide in municipal charter that same shall be- come effective only upon acceptance thereof by majority of qualified voters of city.382A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.404Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc.424Construction of Article 3, Section 18; member of Legislature, notary public404Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads606CONSTRUCTION OF LAWS.616Act creating new county out of existing county is a general law and not a local or special law153Anti-nepotism law543Fee bill241, 280Insurance law (Robertson act)442, 517Intangible assets tax law543Fie bill544Liquor law545Liquor law506, 561, 656, 698, 727Pharmacist law506, 561, 656, 698, 727Pharmacist law506School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with5691	Legislature may delegate to municipal corporation the power to	
Act to create Confederate Woman's Home held violative of Constitution       160         Proceeds of lease of county's school lands was permanent fund before, but is available fund since, the amendment of Section 6, Article 7.       262         Construction of Article 5, Section 18; re-districting county into commissioners precincts       379         Legislature may provide in municipal charter that same shall become effective only upon acceptance thereof by majority of qualified voters of city.       382         A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.       404         Act having emergency clause, and not passing both houses by two-thirds vote not of focusion.       424         Construction of Article 3, Section 18; member of Legislature, notary public.       440         Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads.       606         CONSTRUCTION OF LAWS.       Act creating new county out of existing county is a general law and not a local or special law.       158         Arti-nepotism law       177, 249       241, 280         Insurance law (Robertson act).       442, 2517         Intangible assets tax law.       169, 244         Liquor law.       506, 561, 656, 698, 727         Pharmacist law.       506, 561, 656, 698, 727         Pharmacist law.       506, 561, 656, 698, 727         Pharmacist law. <t< td=""><td>regulate rates and fares to be charged by local public utility</td><td></td></t<>	regulate rates and fares to be charged by local public utility	
stitution160Proceeds of lease of county's school lands was permanent fund before, but is available fund since, the amendment of Sec- tion 6, Article 7.262Construction of Article 5, Section 18; re-districting county into commissioners precincts.379Legislature may provide in municipal charter that same shall be- come effective only upon acceptance thereof by majority of qualified voters of city.382A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.404Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc.424Construction of Article 3, Section 18; member of Legislature, notary public.440Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads.606CONSTRUCTION OF LAWS.606Act creating new county out of existing county is a general law and not a local or special law158Anti-nepotism law543Fee bill241, 280Insurance law (Robertson act)442, 517Intargible assets tax law.298Irrigation district law544Liquor law.506, 566, 698, 727Pharmacist law531, 694Pure food law531,	corporations	
before, but is available fund since, the amendment of Section 6, Article 7	stitution $\ldots \ldots 160$	
<ul> <li>tion 6, Article 7</li></ul>		
Construction of Article 5, Section 18; re-districting county into commissioners precincts	before, but is available fund since, the amendment of Sec-	
commissioners precincts379Legislature may provide in municipal charter that same shall become effective only upon acceptance thereof by majority of qualified voters of city.382A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void.404Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc.424Construction of Article 3, Section 18; member of Legislature, notary public.440Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads.606CONSTRUCTION OF LAWS.675Act creating new county out of existing county is a general law and not a local or special law.158Anti-nepotism law.177, 249Depository law.543Fee bill241, 280Insurance law (Robertson act).442, 517Intagible assets tax law.298Irrigation district law540Land law.540Land law.543Medical law.649Atiquor law.546Liquor law.546Liquor law.547Pharmacist law.546Liquor law.547Pharmacist law.548Yere food law.449, 481Medical law.546Liquor law, repealed upon going into effect of new law.449, 481Medical law.546Liquor law, repealed upon going into effect of new law.449Medical law.545Liquor law.425School tax: wh	Construction of Article 5, Section 18; re-districting county into	
come effective only upon acceptance thereof by majority of qualified voters of city	commissioners precincts	i -
qualified voters of city.382A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void404Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc.424Construction of Article 3, Section 18; member of Legislature, notary public440Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads.606CONSTRUCTION OF LAWS.606Act creating new county out of existing county is a general law and not a local or special law158Anti-nepotism law177, 249Depository law316Fish law543Fee bill241, 280Insurance law (Robertson act)442, 517Intangible assets tax law169, 244Liquor law540Liquor law543Medical law543Medical law645Liquor law546Liquor law546Liquor law547Medical law169, 244Liquor law546Liquor law547Pharmacist law543Pure food law544Medical law545Liquor law, repealed upon going into effect of new law449, 481Medical law545Liquor law, repealed upon going into effect of new law449, 481Medical law545Liquor law545Liquor law545Liquor law545School tax: when statute prescri		
A rule of the Senate which restricts constitutional power and curtails its power to act when quorum is present is void 404         Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc	qualified voters of city	1
Act having emergency clause, and not passing both houses by two-thirds vote, not effective until ninety days, etc	A rule of the Senate which restricts constitutional power and	
two-thirds vote, not effective until ninety days, etc.424Construction of Article 3, Section 18; member of Legislature, notary public440Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads.606CONSTRUCTION OF LAWS.606Act creating new county out of existing county is a general law and not a local or special law158Anti-nepotism law675Auditor law177, 249Depository law543Fee bill241, 280Insurance law (Robertson act)442, 517Intangible assets tax law540Land law540Land law543Medical law544Liquor law, repealed upon going into effect of new law449, 481Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of 	curtails its power to act when quorum is present is void 404	:
Construction of Article 3, Section 18; member of Legislature, notary public		ł
Two-thirds vote required for county, or subdivision thereof, to issue bonds for improvement of roads	Construction of Article 3, Section 18; member of Legislature,	
issue bonds for improvement of roads	notary public	)
CONSTRUCTION OF LAWS.Act creating new county out of existing county is a general law and not a local or special law158Anti-nepotism law675Auditor law177, 249Depository law177, 249Fish law543Fee bill241, 280Insurance law (Robertson act)442, 517Intangible assets tax law298Irrigation district law540Land law545Liquor law, repealed upon going into effect of new law449, 481Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153		3
Act creating new county out of existing county is a general law and not a local or special law158Anti-nepotism law675Auditor law177, 249Depository law316Fish law543Fee bill241, 280Insurance law (Robertson act)442, 517Intangible assets tax law298Irrigation district law540Land law545Liquor law, repealed upon going into effect of new law449, 481Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153		
and not a local or special law158Anti-nepotism law675Auditor law177, 249Depository law316Fish law543Fee bill241, 280Insurance law (Robertson act)442, 517Intangible assets tax law298Irrigation district law543Liquor law545Liquor law545Liquor law545Liquor law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153		
Auditor law177, 249Depository law316Fish law543Fee bill241, 280Insurance law (Robertson act)442, 517Intangible assets tax law298Irrigation district law540Land law545Liquor law, repealed upon going into effect of new law449, 481Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153		3
Depository law316Fish law543Fee bill241, 280Insurance law (Robertson act)442, 517Intangible assets tax law298Irrigation district law540Land law545Liquor law, repealed upon going into effect of new law449, 481Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153		
Fish law543Fee bill241, 280Insurance law (Robertson act)442, 517Intangible assets tax law298Irrigation district law540Land law540Liquor law545Liquor law, repealed upon going into effect of new law449, 481Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153		
Insurance law (Robertson act)442, 517Intangible assets tax law298Irrigation district law540Land law169, 244Liquor law545Liquor law, repealed upon going into effect of new law449, 481Medical law506, 561, 656, 698, 727Pharmacist law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153		_
Intangible assets tax law.298Irrigation district law540Land law169, 244Liquor law545Liquor law, repealed upon going into effect of new law 449, 481Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with.691Sixteen-hour law153		
Irrigation district law540Land law169, 244Liquor law545Liquor law, repealed upon going into effect of new law449, 481Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153		
Liquor law545Liquor law, repealed upon going into effect of new law449, 481Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153	Irrigation district law	Ō
Liquor law, repealed upon going into effect of new law		
Medical law506, 561, 656, 698, 727Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153	Liquor law	э 1
Pharmacist law531, 694Pure food law425School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with691Sixteen-hour law153	Medical law	7
School tax: when statute prescribes form in which question of reduction in school tax shall be submitted to voters, the statute should be strictly complied with	Pharmacist law	4
reduction in school tax shall be submitted to voters, the statute should be strictly complied with	Fure 100d law	Ð
statute should be strictly complied with	reduction in school tax shall be submitted to voters, the	
	statute should be strictly complied with	-
State heads low 900 71A	Sixteen-hour law	-
	State bank law	

.

.

•

• .

-	
1 37	DEX
IN	DEA.

CONSTRUCTION OF LAWS-Continued.	
Text-book law	$\begin{array}{c} 672\\ 270\\ 296 \end{array}$
CONVICTS.	230
Convict may be brought from penitentiary and tried for an of-	
fense for which he has not been tried Powers of penitentiary board in hiring of	$\begin{array}{c} 120 \\ 201 \end{array}$
Commissioners court has no authority to allow prisoner credit for any sum on fine and costs while serving jail penalty Not necessary to have county judge's endorsement to make bond	214
a valid obligation against sureties	569
CORPORATIONS.	
Articles of incorporation of insurance company must be filed in office of Insurance Commissioner Right of mayor to contract with a corporation of which he is a	327
stockholder	376
tion	388
thorized	418
not paid their tax for year ending May 1, 1908 Texas Investment Company is incorporated joint stock company;	447
must make deposit with State Treasurer as required by Ar-	
ticle 479f of Revised Statutes	447
Forfeiture of right to do business for non-payment of franchise	110
tax; condition precedent to reinstatement should be pay- ment of not less than \$5 per month	459
Permit to do business should not be granted foreign corpora- tion until percentage of stock prescribed by law for domestic corporations has been subscribed and paid in	559
Corporations, individuals, etc., liable for penalty if tax not paid by February 1st	667
Method of increasing capital stock Secretary of State authorized to collect fee for filing amendments	670
to original articles of a foreign corporation which now has permit to do business in this State	719
COSTS.	
When deposit for, is insufficient, should be proportioned to sev- eral amounts due	371
In all cases transferred from justice court to county court, by appeal or otherwise, court should disregard bill of costs un- less itemized	629
County clerk not guilty of extortion if excess costs were collected for another officer	
COUNTIES.	029
Creation of, requires two-thirds vote of members present, etc Act creating new county out of existing county is a general law	134
and not a local or special law	158
such county kept by officers of county to which newly or- ganized county was attached	
COUNTY OFFICERS.	
Classification of, under fee bill	280
official bonds of, etc	370
whether affected by fee bill or not	
COUNTY ATORNEY.	
Can not issue policies of insurance upon county court house Fees of, where defendant pleads guilty Compensation of, for collection of delinquent taxes	$93 \\ 104 \\ 240$
48	

•

,

.

COUNTY ATTORNEY—Continued.	
May bring separate suit for each tract of land delinquent Acts of county attorney held to be acts of State, when Fees of special attorney, appointed by justice of peace, same as those of county attorney, whom he is appointed to repre-	$\begin{array}{c} 358\\ 409 \end{array}$
Fees of, can not be remitted to defendant; no reason why county	587
attorney could not lawfully make gift of his fee in criminal case to defendant, after accounting for same under fee bill. Not authorized to pay traveling expenses of assistant out of fees	590
State in suit for recovery of escheat money from State Treasurer; such service incident to duties of his office, and	603
without special compensation	706
Commissioners court not authorized to employ and pay county attorney a salary out of public funds	727 733
upon, etc	199
COUNTY CLERK.	• •
A woman is eligible to office of	
law, not otherwise provided for	570
officer	629
County judge and two commissioners constitute quorum Where county judge has tendered his resignation, he may vote in selecting his successor, and perform other duties until	194
successor is appointed and qualifies Neither the judge who tries the case, nor the commissioners court, has the authority to remit fines or forfeitures, or com-	
mute punishments in any way	
Entitled to fee of \$3 for each criminal action tried and finally	
disposed of; but not when case is merely dismissed County judge not a peace officer; not exempt from operation of	
anti-pass law	504
Has no authority to discharge lunatic upon the ground that he has recovered his mental faculties, etc	346
for performing autopsy at an inquest	361
COUNTY SUPERINTENDENT. Act denying voters of city privilege of voting for county superin- tendent is unconstitutional	157
COUNTY SURVEYOR. Compensation of	315
Where application has been made to purchase land which lies in two counties, or partly outside of surveyor's district, he has authority to run into or through one or more coun-	
ties, etc	328
surveyor	339
Commissions of, in sale of bonds	108 108
Woman is eligible to office of, etc	

754

•

•

-

•

INDEX.
--------

.

.

•

COUNTY TREASURER—Continued.	•
Commissioners court must act reasonably; can not deny county treasurer any compensation, or fix it at a merely nominal	
sum	336
in the payment of jury scrip, school teachers, etc Where county auditor has qualified, county treasurer not au-	498 .
thorized to pay out money on warrants except as authorized by auditor's law	496
Not entitled to extra compensation for making separate rolls	191
Commissioners court has no authority to instruct tax assessor as to value at which he should list property for taxation.	414
Board of equalization has no authority or jurisdiction over acts of assessor until lists submitted, etc	414
Duty of commissioners court to furnish office for, etc	655
COUNTY WARRANTS. Must be registered before they can be paid, even if county is on	1 7 0
cash basis	172
tion	294
with bridge company to build toll bridge, agreeing to issue	
to said company warrants of county, etc	329
Where county auditor has been appointed, treasurer not author- ized to pay warrants, unless countersigned by auditor, ex-	n
cept, etc	546
COURTS.	040 ·
Legislature can not provide for less than four terms, annually,	
of county court	106
Out-county witneesses may be forced to attend, etc	
District judge has authority to call special term of his court for purpose of indicting and trying parties, when, etc	323
CRIMINAL DISTRICT COURTS.	020
Galveston and Harris Counties: terms of office of judge and	
clerks	364
CRIMINAL MATTERS.	•
Misdemeanor, commitment, new trial, etc	159
Special venire in capital cases	235
Habeas corpus; peace bond, etc	244
remit, etc	291
District judge has authority to call special term of court for	
the purpose of indicting and trying parties, when, etc Not necessary to have county judge's endorsement to make bond	323
of convict a valid obligation against sureties	569
Fee of county attorney can not be remitted to defendant; no	
reason why county attorney could not lawfully make gift	,
of his fee in criminal case to defendant after accounting	
for same under fee bill	590
. D .	
DALLAS COUNTY ROAD LAW.	0.0.0
Construction of	333
DEAF AND DUMB ASYLUM. (See "State Institutions.")	
DEFICIENCIES.	
Contractor must furnish supplies upon deficiency certificates at contract prices	
-	041
<b>DELINQUENT TAXES.</b> Record must be compiled and published separately, etc	129
Construction of Section 6, Chapter 139, Acts of 1905, prescrib-	140
ing compensation of collector, etc	234

755

.

÷;

DELINQUENT TAXES—Continued.	
Compensation of county attorney for collection of	240
Land may be redeemed after being sold to State County attorney may bring separate suit for each tract de-	
linquent	
Construction of act	380
Where land sold to State for taxes under judgment of foreclos-	
ure, and there were taxes due for prior years, State is es-	
topped from collecting taxes for such prior years; acts of county attorney held to be acts of State	409
State is estopped from asserting lien for taxes for years prior	203
to year for which suit was brought for taxes	594
DEPOSITORIES, DEPOSITORY LAW.	
Bond of depository; amount of check to accompany bid of;	·
school fund must be deposited with depository when one is	316
selected	347
City depository may make bond in approved fidelity and surety	
company	345
Bids for county funds must be accompanied by certified check.	396
Not permissible for county funds to be withdrawn from county	
depository and placed with county treasurer for convenience	
in payment of jury scrip, school teachers, etc Duty of commissioners court to deposit with county depository	489
proceeds of sale of county school land, and, if necessary,	
require county depository to give additional bond for pro-	
tection of county	509
State depositories: where there are two depositories in same	
city, their rights are equal	574
City depository should be corporation, firm, co-partnership or individual engaged in banking business	584
Disqualification of county commissioner in designation of deposi-	004
tory; bids for, may be filed on first day of court	622
No lien upon property of surety on bond of county depository by	
reason of he or she being such surety; shall be five sure-	
ties on bond, etc	654
Deposits of State funds in State depositories are demand deposits, etc.; excess loans; construction of banking law	710
	110
DISCOUNTING PAPER. Occupation tax for	248
DISTRICT CLERKS.	
Not entitled to fee for issuing duplicate subpoena	113
Compensation of, for transcribing indices	241
Vacancy in office of, filled by appointment until clerk can be	
elected only	277
Not authorized to give preference or priority to his own fees,	
or those of any other officer; if deposit for costs is insuffi- cient, should be paid in proportion to several amounts due	371
Fees of clerk for making copies, certificates, etc., should be ac-	011
counted for under fee bill; fees taxed in suits for taxes	
brought by a city not to be accounted for under fee bill	586
DISTRICT JUDGES.	
Not authorized to exchange districts with another judge, when	132
Has authority to call special term of court for purpose of indict- ing parties, when	323
Exchange of districts; authority of Governor to appoint special	
judge	467
DRUGGISTS. (See "Pharmacist Law," also, "Medical Law.")	

#### EASEMENTS.

Sale of land, without reservation, and without disclosure of easement, no abatement in purchase price because of easement. 173

E

756

1

•

757

.

ELECTION LAW.	
Must pay city poll tax to vote in city election	231 126
tions, etc	140
State to another, his intention will control	184
<ul> <li>Manner prescribed by statute for giving notice of election to in- corporate independent school district not mandatory</li> <li>Resident property taxpayer, who is</li> <li>Two elections for two distinct purposes, held on same day, must have separate election officers and separate returns made of</li> </ul>	189 231
election	736
convention	312
counted; ballot not numbered should not be counted Party residing on property of U. S. Government over which it	351
has exclusive jurisdiction not entitled to vote	353
<ul> <li>Executive committee may prescribe that the voter shall be white; word "white" must not be printed upon ballot, etc</li> <li>One can not, legally, be a member of the Board of Directors of A. &amp; M. College and member of State Executive Commit-</li> </ul>	671
tee at the same time Chairman congressional district must be a county chairman;	679
district committee must be composed of chairmen of all counties in district	695
County executive committee; election officers, manner of their appointment, etc.	707
Official ballot: candidate must make application to county chair- man within time prescribed by law	727
EPILEPTIC COLONY. (See "State Institutions.")	
ESCHEATED ESTATES.	
State not authorized to pay county attorney fee for represent- ing State in suit for recovery of escheat money from State Treasurer; such service is incident to duties of his office, and without special compensation	706
ESTATE OF DECEDENT.	
Comptroller not authorized to issue warrant for money de- posited in State Treasury in 1853 in settlement of estate	
of decedent, without suit and judgment	471
Federal government, having exclusive jurisdiction in extradition matters between this and foreign countries, sheriff of fron- tier county can not, properly, take official action, etc	
F	j
FEE BILL, FEES OF OFFICERS.	
Fee of county attorney where defendant pleads guilty, etc Sheriff entitled to fee for serving duplicate subpoena; district	
clerk not entitled to fee for issuing, etc	113 <sup>.</sup>
same party, only entitled to 50 cents for each witness in a single case; same as to mileage	113

single case; same as to mileage		3
Tax collector not entitled to extra compensation for n	naking sep-	
arate tax rolls	19	1
Fee of District Clerk for transcribing, comparing and		
indices, etc	24	1
Number of votes cast at presidential election does	not affect	
maximum amount of fees; fee bill construed		
County surveyor, fees of	31	5
Sheriff, fees of; ex-officio salary	33	9
49		
	i	
	i i	
	a sala no	

- - - - -

FEE BILLS, FEES OF OFFICERS—Continued.	
County judge entitled to fee for each civil case finally disposed	
of in which pauper's affidavit has been filed, or in which party cast in suit is unable to pay	356
County clerk not entitled to fee for recording official bonds of	
county officers	370
finally disposed of, but not when case is merely dismissed.	387
Sheriff entitled to \$2 per day for attendance upon court	567
County clerk entitled to 10 cents per 100 words for recording papers, etc.	570
Fees of district clerk under fee bill; those not under fee bill	586
Fees of special attorney in justice court same as those of county-	
attorney, whom he is appointed to represent Fees of county attorney can not be remitted to defendant; no	587
reason why county attorney could not lawfully make gift of	
his fee in criminal case to defendant after accounting for	- 0.0
same under fee bill County attorney not authorized to pay traveling expense of as-	590
sistant out of fees over and above his one-fourth excess	
fees	603 603
FIGURE LAW.	003
Fish law; repeals former law	
Game law; conflicting as to season for hunting	592
FRANCHISES. Right to exact tolls for use of bridge is a valuable franchise	
which can exist only by legislative authority	329
Telephone companies may lawfully operate their lines along the public highways without securing right of way or	
franchise	732
FRANCHISE TAX LAW.	• • •
Secretary of State has no authority to extend time of payment of,	• • •
or to waive any penalty prescribed by law	320
franchise tax for year ending May 1st, 1908	446
Forfeiture for non-payment of tax; condition precedent to rein-	F 4 0
statement should be payment of not less than \$5 per month. Street railway companies subject to occupation tax under Sec-	549
tion 10, Chapter 18, General Laws, First Special Session,	
Thirtieth Legislature, but not to franchise tax, etc	702
G	
GALVESTON CAUSEWAY.	
Railroad Commission has no authority to require railroad com-	
pany to maintain structure across navigable or other waters	000
without being so authorized by the Legislature GALVESTON SEA WALL.	చ రె చ
Commissioners court not authorized to make appropriation for	
purpose of defraying expenses in employment of counsel to	
appear before congressional committee at Washington for	

.

GAME LAW. (See "Fish and Game Law.") GRAND JURIES.

#### GROSS RECEIPTS TAX. (See "Occupation Tax.")

#### GUARANTY AND SURETY COMPANIES.

Must publish and file statements required, when,not required	,
to make deposit, when	252
Re-insurance contracts in violation of anti-trust law	287

~

.

.

GUARANTY AND SURETY COMPANIES—Continued.	
Guaranty and surety company is an insurance company, and must file articles of incorporation in office of Insurance	
Commissioner	. 77
City depository may make bond in, etc 34	÷5
GUARDS.	
Sheriff may, with consent of commissioners court, or, in case of	
emergency, of the county judge, employ guards for safe-	
keeping of prisoners	67
Authority of the commissioners court to hire, etc 39	98
GUARDIAN.	
Stepfather not a parent within meaning of Revised Statutes,	
2957; mother's consent will authorize county clerk to issue	
marriage license to minor	19
GUAYULE.	

## •

Η

#### HABEAS CORPUS.

•

## Ι

#### INDEPENDENT SCHOOL DISTRICTS.

Tax assessor of, can not appoint deputy	98
Trustees of, hold office until qualification of successors	101
Lands, etc., of, exempt from taxation, when	133
Shall not create deficiency debt, etc	155
Vested with same powers and duties as board of aldermen of	
	155
Election for trustees may be legally held, notwithstanding failure	
	180
An attempt, pending incorporation, to annex territory proposed	
to be incorporated, is void; manner prescribed by statute	
for giving notice of election is not mandatory	189
City council, and not board of trustees, must contract for con-	;
struction of school buildings and expend proceeds of sale	
of bonds issued for purpose by city	205
Board of trustees may provide for collection of taxes of district	
by county tax collector	259
Incorporation of district; what is a town	208
Trustees of, not exempt from operation of anti-pass law 515.	516
Interest and sinking fund-may reduce tax rate as value of prop-	-
erty in district increases as to make original rate excessive.	669
Board of trustees may elect treasurer, provided district is not	
city assuming control of its schools, wherein there has been	
elected a city treasurer	722
INQUEST.	
County physician not entitled to compensation under Article	
1024a, Penal Code, for performing an autopsy at an in-	
	361
INSANE ASYLUM. (See "State Institutions.")	
INTANGIBLE ASSETS TAX LAW.	
What are car companies	296
Intangible assets tax of railroad company must be paid in county	
	332
County board of equalization without power or authority to	
reduce amount of intangible taxes certified by State Tax	
Board	023/
Terminal railway companies subject to payment of gross re-	
ceipts tax, but not the intangible assets tax	088
· · · · ·	

#### 759

.

.

63

.

#### INTOXICATING LIQUORS. (See Liquor Law.")

## INSURANCE COMPANIES; INSURANCE LAW.

.

INSURANCE COMPANIES; INSURANCE LAW.	
Revised Statutes 2860 prohibits State Treasurer from receiv-	
ing from any individual, and keeping in Treasury, securi-	
ties of a domestic life insurance company for protection	
of policy holders; held to include corporations	290
A surety and guaranty company is an insurance company; may	
insure titles to real estate: articles must be filed in office	
of Insurance Commissioner, etc	327
Reduction of capital stock of Austin Fire Insurance Company	•=•
authorized	418
May be permitted to withdraw from State as to life insurance	
and continue to do accident, health and loan business, when.	432
Construction of insurance law	442
Insurance company authorized to do a loan business in this	111
State, only to the extent that it is incident to its insurance	
business; corporation can not be formed for more than	
single purpose	474
Robertson insurance act; security deposits; taxation, etc	478
Robertson insurance act; construction of words "doing busi-	110
ness"	517
Power of attorney, revocation of, etc	
Duty of State Treasurer to decline to accept securities for de-	
posit which shall not have been approved by Commissioner	
of Insurance, etc	539
Capital stock; livestock insurance	560
Texas securities: reserve	651
Duties required of company before acceptance by Commissioner	
of power of attorney	680
Can not incorporate for combined purpose of carrying on life, ac-	
cident and health insurance business; two corporations of	
same name, etc	
IRRIGATION LAW.	
Construction of	540

#### JURISDICTION.

.

Convict may be brought from penitentiary and tried for offense for which he has not been tried Effect of organization of county upon suits and prosecutions	120
pending in the county to which it was attached	275
JURY COMMISSIONERS.	
Selecting venires in capital cases, etc	235
JUSTICES OF THE PEACE.	
Must qualify as notary public, etc	96
Will hold his office until successor qualifies	109
Justice of the peace not a county officer and not entitled to have office supplied at expense of county	226
Whether a precinct is entitled to two justices of the peace un-	
der Section 18, Article 5, must be determined by popula-	950
tion according to latest U. S. census In counties having county attorney, and district attorney resides	390
in another county, justice of peace has authority to appoint	
prosecuting attorney who is allowed the same fees as would	
be allowed under the law to county attorney	587
Examining trials not authorized in misdemeanor cases; city	
marshal can not execute process in justice court and receive	
compensation therefor, unless process directed to him, etc. In all cases transferred to county court, by appeal or otherwise.	
that court should disregard bill of costs unless itemized	

.

.

J .

1

,

## LAND COMMISSIONER. (See "Public Lands.") LEASES AND LESSEES. (See "Public Lands.") LEGISLATURE.

Max provide for sole on lease of challs from metors of labor	
May provide for sale or lease of shells from waters of lakes,	
bays, etc	
Can not provide for less than four terms annually of county	
court	
May provide for investment of permanent school fund 111	
Can not create board with authority to levy State ad valorem	
$tax \ldots \ldots \ldots 131$	
Act denying voters of city privilege of voting for county super-	
intendent of public instruction is unconstitutional 157	
May delegate to municipal corporation power to regulate rates	
and fares to be charged by local public utility corpora-	
Can require connection between railroads which do not inter-	
sect when public interest requires it	
May provide in municipal charter that same shall become effec-	
tive only upon an acceptance thereof by a majority of the	
qualified voters of the city	
Parliamentary law-a rule of the Senate which restricts consti-	
tutional power and curtails its power to act when quorum	
is present is void	
is present is volu	
Member of, who is also railway conductor, not exempt from op-	
eration of anti-pass law 542	
Members of, can not, under Article 3, Section 18, Constitution,	
hold office of notary public	
Had authority to authorize Southern Kansas Railway Company	
to remove track from Panhandle to Washburn and lay	
tracks from Panhandle to Amarillo	
LIQUOR DEALER.	
Bond of, commissioners court can not compromise with solvent	
judgment debtor 111	
Refund of unearned portion of license fee	
Can not operate two saloons in same building under one license. 613	
LIQUOR LAW.	
Qualifications for securing license under act of 1907, act repeals	
old law; necessary to take out new license and execute new	
bond 449	
License under old law repealed upon going into effect of act	
of 1907 481	
Construction of	
Fort Worth Country Club; dispensing of liquors to members of	
club held not to violate Baskin-McGregor liquor law, and	
club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer	
club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer	
club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer	
club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer	
club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer	
club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	
club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer	
<ul> <li>club held not to violate Baskin-McGregor liquor law, and club not subject to tax as retail liquor dealer</li></ul>	

,

762

T.	O	M	ю	R¥	· .
_			_		•

LUNATICS.	
Sheriff entitled to actual expenses, only, for conveying lunatics	
to asylum	34
Where son has been adjudged a lunatic, and the father has	
given bond for his care and restraint, county physician has	
no authority to discharge lunatic, etc	344
Authority of commissioners court to hire guards for, etc 3	398
LUNATIC ASYLUM. (See "State Institutions.")	

V	ſ

#### MEDICAL EXAMINERS. Verification licenses; certificates; construction of law..... 698 MEDICAL LAW. Physician must have certificate from board of examiners as a Patent medicine vendors required to secure license, etc..... 571 MINORS. Not violation of law to give whisky to, etc. ..... 99 Mother's consent, without that of stepfather, will authorize county clerk to issue marriage license to minor...... 319 MISDEMEANOR. (See "Criminal Matters.") MORTGAGE. Lien for taxes not prior to mortgage lien, duly recorded, on personal property, when, etc..... 271 MUNICIPAL CORPORATIONS. Can not issue bonds for purpose of constructing standpipe, water mains, etc., when ..... 146 Can not embark in private enterprise with individuals for profit. 146 Legislature may delegate to, the power to regulate rates and fares to be charged by local public utility corporations.... 160

fares to be charged by local public utility corporations.... 160 Limits can not be extended or reduced without an election..... 213 Eligibility of mayor to hold office; right to contract with corporation of which he is a stockholder...... 376 Abolishment of incorporation—debts of; taxation...... 388

#### N

# NATIONAL GUARD. 438 Not exempt from road duty 438 State Health Officer may be ex-officio surgeon general of, when 520 NOTARIES PUBLIC. 96 Justice of Peace must qualify as notary public 96 Member of Legislature can not, under Article 3, Section 18, Constitution, hold office of notary public 440 Not within exemptions of anti-pass law 506

О

OCCUPATION TAX.	
Discounting or shaving paper	248
Cotton buyer, not liable for	252
Railroad companies accepting and transporting shipments des-	
ignated as "shipper's order, notify" of intoxicating liquors,	
not subject to occupation tax imposed by Thirtieth Legis-	
lature	426

Digitized from Best Copy Available

, <sup>.</sup>

·	
OCCUPATION TAX-Continued.	
Dealer must pay tax prescribed by law before he can sell Rice	~ ^ ~
	567
Street railways not relieved from payment of two occupation	659
	009
Indictments for non-payment of; act of Thirtieth Legislature	660
repeals Article 112, Penal Code	000
tax not paid by February 1st	667
	670
Gross receipts; wholesale druggists dealing in naptha, benzine,	
and other mineral oils required to pay, etc	687
Gross receipts: terminal railway companies subject to payment	
of gross receipts tax, but not the intangible assets tax	688
Street railway companies subject to occupation tax under Sec-	
tion 10, Chapter 18, G. L. First Spec. Session Thirtieth Leg-	
islature, but not to franchise tax prescribed by Chapter	<b>700</b>
20. OI I HIDU DDCC, DCDD, OI DMIG IMI GOOD MOBILITATION (CONTRACT)	702
Terminal railway company subject to, etc.; Terminal Railway	
Company doing both terminal business and general rail-	
road business not subject to, etc., but to intangible assets	703
tax	100
without city limits of city of 10,000 inhabitants is subject	
to gross receipts occupation tax.	705
Tax prescribed by Chapter 18, G. L. of Thirtieth Legislature,	
does not repeal former statute prescribing occupation tax.	730
-	
OFFICE OF EMOLUMENT. Board of Regents not office of emolument	274
City marshal can not, at the same time, hold office of deputy	M1 1
sheriff	530
City fireman who is paid by city council can not, at the time	
he is drawing pay from city as fireman, hold office of alder-	
man of said city	690
OFFICERS.	
All officers, elective or appointive, required to procure commis-	
sion	548
County commissioners required to procure commission	
Prior to enactment of fee bill, county officers retained all fees	603

# P

#### PARLIAMENTARY LAW.

A rule of the Senate which res	stricts constitutional power of Leg-	
	power to act when a quorum is	
present is void		04

÷,

# PATENTS. (See "Public Lands.")

## PATENT MEDICINES. (See "Medical Law.")

#### PEACE BOND.

,

Application for, habeas corpus proper proceeding for relief against judgment requiring execution of peace bond	244
PEACE OFFICERS. County judge not such officer	530
<b>PECULATION.</b> County attorney can not issue policies of insurance upon court house         house <b>PEDDLERS.</b> Vendors of patent medicine required to secure license.	93

#### 763

PERMANENT SCHOOL FUND.	
Legislature may provide for investment of	111
Bonds purchased for, are valid obligations for full amount of	111
principal and interest, notwithstanding they were pur-	
chased by said board for less than par and accrued in-	
terest	193
• Proceeds of lease of county's school lands were permanent fund	
before, but are available fund since the amendment of Sec-	
tion 6, Article 7 of the Constitution	262
Must be deposited with depository when one is selected	316
Duty cf commissioners court to deposit with county depository	
proceeds of sale of county school land, and, if necessary,	
require depository to give additional bond for protection of	E 0.0
county	509
of county when said county had no authority to dispose of	
said bonds	554
PENITENTIARY BOARD.	
Powers of, in hiring convicts	201
PENSIONS.	201
Widow of Confederate soldier after remarriage, etc	115
Confederate soldier entitled to pension, when; residence in	110
State	334
Reserves or home guards not entitled to pensions	
PERSONAL PROPERTY.	
Tax lien not prior to mortgage lien, duly recorded, on personal	
property, when	
PHARMACIST LAW.	
Must have qualified pharmacist to fill prescriptions, etc	142
Law construed	531
Druggist can not treat any disease or disorder, by prescription	
or otherwise, unless he has a license to practice medicine	
under the provisions of act.	
All persons registered as pharmacists prior to taking effect of Act of 1907, upon payment of \$1.00 are entitled to regis-	
tration under present law, without examination; must	
obtain license from present board; board should return	
old certificates. etc	
PHYSICIANS.	
Who are authorized to practice under Act of 1901	278
Must have certificate from Board of Examiners as a qualifica-	
tion to practice medicine	
Provisions of pure food law do not apply to prescriptions of phy-	
sicians, when	
Manner of obtaining license for practice of medicine	
Requirements of practioners, etc	
Construction of medical law	011
POLL TAX.	91
May be paid without payment of property tax, when City, must pay city poll tax to vote in city election	
City council has right to exempt certain persons from paymen	
City council may exempt persons over age of 60 years from pay	-
ment of	
Persons not entitled to vote in city election unless city poll tax	K
paid prior to February 1st	321
Lien upon real estate; collector not authorized to accept pay	-
ment of taxes upon real estate, unless poll tax is paid	380
PUBLIC BUILDINGS.	100
What constitute, etc.; disinfection of	
Contract for, may be entered into and construction performed prior to availability of appropriation for purpose	1 . 429
Duty of commissioners court to see that jails of county are kep	
clean	. 59.3

.

.

.

•

ł

•

.

.'

Ξ,

ı

## PUBLIC EDUCATION.

•

City superintendent not required to hold teacher's certificate 1	02
After apportionment of school fund, and after contract with	
teachers, a city included within school district votes to as-	
sume control of its schools. Held, control so acquired op-	
erated prospectively and school district should conduct	
	116
County to which is attached several unorganized counties can	
	130
Trustees not authorized to admit to free tuition children within	
scholastic age who are not residents and have not been transferred to district	139
Act denying voters of city privilege of voting for county super-	LOJ
intendent of public instruction of county is unconstitu-	
tional	157
tional	
	171
A child may have a residence in a school district entitling it to	_
free tuition, notwithstanding its father is domiciled else-	
	245
Proceeds of lease of county's school lands were permanent fund	
before, but are available fund since amendment of Section	
	262
School board may handle school books; when statute prescribes	
form in which question of reduction of school tax shall be	
submitted to voters, statute should be strictly complied	691
with	091
	700
	100
PUBLIC LANDS.	
Legislature may provide for sale or lease of shells from waters	
of lakes, bays, etc	105
Detached land, vacancy, actual settler,	143
Leases and lessees of	148
Location, legality of	169
cause of easement	173
Sale of county's school land made by an agent appointed by com-	110
missioners court is void	188
Spanish land grants, filing of field notes, in G. L. O., as estab-	100
lished by judgments in suits	203
Sale, award, settlement, vacation of office	244
Commissioner can not, during life of a lease, extend its terms	308
Assignee of lease may purchase, notwithstanding his assignor	
had fixed but not completed his right to purchase	-308
Directors A. & M. College, not authorized to lease part of	
college grounds	324
Governor not authorized in absence of authority from Legisla-	
ture, to submit proposition to Secretary of the Treasury for	994
sale or lease of quarantine station Survey where land is situated in two land districts; surveyor	324
has authority to run through other counties, when	328
Six months absence not permissible under Act of 1905	335
Duty of Land Commissioner not to accept field notes of surveys	000
made by private surveyors, etc	339
Where patent issued in 1879, having signature of Governor	
and seal of Land Office, but without seal of State affixed,	
Secretary of State advised, at this date, not to affix seal of	
State	359
Mineral claims, location, filing, etc.,, agent	372
Suit for confirmation; judgment; recovery; unsurveyed vacant	
lands not disclosed; preference right, etc	449
Condemnation of Public Property, etc	541
Assignment of lease, etc	579
When does school land become private land	596

INDEX.

•

.

.

PUBLIC LANDS—Continued.	
Forfeiture, etc., Act 1907, does not repeal Act of 1905	604
Period of time within which alienation of lands by railroad	
company is required to be made, must begin with date of	
issuance of patents, etc	679
Application and obligation, together, constitute bid of appli-	
cant	729
PUBLIC PRINTING.	
All stationery, printing, etc., must be done and furnished by	
State contractors—exceptions	152
Cost of printing biennial report of Superintendent of Banking to	
be paid out of appropriation for public printing	437
PUBLIC SCHOOLS: (See "Public Education.")	
PUBLIC WEIGHERS.	
Have not the exclusive right to weigh produce	216
Vacancy in office of, etc., to be filled by commissioners court.	224
Statute does not prohibit person engaged in storing cotton from	
weighing, when, etc	598
Ginners, warchousemen, etc., may weigh cotton for their cus-	
tomers, or for farmers offering produce for sale	598
Farmers union may weigh own cotton or employ weigher	599
Not in violation of law for man who operates a gin to have a	
man in town to weigh cotton, where there is a public	
weigher	599
Manager of warehouse can weigh cotton and charge for same	
in town where there is a public weigher	600
PURE FOOD LAW.	
Inspection tax must be paid into State Treasury and paid out	
only upon warrant of Comptroller	232
Provisions of, do not apply, when	425
Seizure of adulterated products; county attorney shall render	
legal assistance when called upon, etc	733

#### QUARANTINE.

Commissioners court may establish, etc., against city	95
Appropriation for quarantine station, construction of	309
Governor has no authority in the absence of authority granted	
by Legislature, to submit to Secretary of the Treasury,	
proposition for sale or lease of quarantine station	324
Quarantine station; compensation of architects for plans and	
specifications, etc	555
QUORUM.	
Commissioners court. County judge and two commissioners	

Q

	constitute	quorum		•	 	•	•	 	• •	 •		• •	•		• •		 	19	4	

# R

RAFFLE. Raffle authorized by statute; provided article does not exceed in value \$500; lottery prohibited	69 <b>6</b>
RAILROADS.	
Legislature can require connection between railroads which do	
not intersect when public interest requires it Rolling stock not subject to tax voted by common school district	162
of county in which its principal office is not situated. 196,	260
Only required to erect and maintain closets at passenger sta- tions where they have depots	221
Entitled to free right of way over lands surveyed and patented to another railroad company, when	238
Not entitled to free right of way over alternate school sections	
which have been sold and conveyed to private parties	238
•	
	•

766

2

.

.

.

.

د

RAILROADS—Continued.						
Are required to keep agent on duty at night at all stations having telegraphic communication with dispatcher where passenger trains are required to stop, and bulletin time of						
arrival of said trains Railroad Commission has power to require railroad companies to post bulletins at all stations where trains are required	266					
to stop	305					
ganized county is attached for judicial purposes Railroad companies accepting and transporting shipments desig- nated as "Shippers' order, notify" of intoxicating liquor, not subject to occupation tax imposed by Thirtieth Legis-	332					
lature	426					
and lay tracks from Panhandle to Amarillo Period of time within which alienation of lands by railroad company is required to make begins with date of issuance of patents, etc	662 677					
Terminal railway companies subject to payment of gross re- ceipts tax, but not the intangible assets tax						
RAILROAD COMMISSION.						
Act authorizing Railroad Commission to require railroad to construct switches to private industries held unconstitu-	205					
tional	305 305					
Has no authority to require railroad company to maintain structure across navigable or other streams, without being so authorized by Legislature	382					
RECORDS.						
Proper officers of newly organized county entitled to records of such county kept by officers of county to which newly organized county was attached	448					
REFORMATORY.	1					
Party can not be sentenced to Reformatory for less grade of offense than felony Party under age of 21, who has been sentenced to reformatory, not entitled to vote until citizenship is restored	174					
REFUND CLAIMS.						
Appropriation therefor, construed	413					
REGENTS.						
Have authority to make necessary repairs to buildings of Uni- versity; not applicable to other State institutions having no available fund	253					
City attorney may be a member of	274					
RESIDENCE.						
<ul> <li>Where party removes from one county to another, or from one State to another, his intention will control</li> <li>A child may have a residence in school district entitling it to free tuition, notwithstanding its father is domiciled else-</li> </ul>	184					
where	245					
RIGHT OF WAY. (See "Railroads.")						
ROAD LAW.						
For Dallas County, construction of						
from road duty	,					

. . .

· .

1

-----

768S SALOONS. A city may fix limits in which intoxicating liquors may be 393 Can not operate two saloons in same building, under one 613 SCHOLASTICS. Trustees not authorized to admit to free tuition children within scholastic age who are not residents of district and have not Married woman, though under age of 17, not entitled to be en-rolled by census trustee, or to attend public schools free... 171 A child may have a residence in a school district entitling it to free tuition, notwithstanding its father is domiciled else-SCHOOL DISTRICT. (Sce "Independent"—"Common.") SCHOOL LANDS. (See "Public Lands.") SCHOOL TEACHERS. (See "Teachers.") SECRETARY OF STATE. Articles of incorporation of insurance, company must be filed in office of Insurance Commissioner, and not office of the 327 seal of Land Office, Secretary of State advised, at this late Should not grant permit to foreign corporation to do business until percentage of stock prescribed by law for domestic corporations has been subscribed and paid in ..... 559 Authorized to collect fee for filing amendment to original articles of a fereign corporation which now has permit to do SHERIFF. Entited to fee for serving duplicate subpoena...... 113 Where serves various witnesses in various cases against same party, only entitled to 50 cents for each witness in single in case of emergency, of county judge, employ guards for Entitled to actual expenses only in conveying lunatic to asy-Entitled to \$2.00 per day for attendance upon court..... 567 lector, where offices are combined, can not serve in capacity of sheriff only; nor in capacities of sheriff and tax collector until he files new bond as sheriff and tax collector.. 645 Federal government having exclusive jurisdiction over extra-dition matters between this and foreign countries, sheriff of frontier county could not, properly, take official action.. 713 SIXTEEN-HOUR LAW. SOUTHWESTERN UNIVERSITY. Property of, exempt from taxation..... 103 SPANISH LAND GRANTS. Filing of field notes in General Land Office as established by judg-SPECIAL VENIRE. (See "Criminal Matters.") STATE BANK LAW.

. . .

- - - -

· ·

: .

ì

110/04.	100	
STATE BANK LAW-Continued.		
Banking Department; account for stationery for, should be paid	551	
out of general revenue Deposits of State funds in depositories are demand deposits, etc.;	991	
	710	
excess loan; law construed	110	
STATE BOARD OF EDUCATION.		
Bonds purchased by, for permanent school fund, are valid for full	•	
amount of principal and interest, notwithstanding they were		
purchased by said board for less than par and accrued interest.	193	
Not authorized to buy bonds from vendee of county when said		
county had no authority to dispose of said bonds	554	
STATE CONTRACTORS.		
All stationery and printing, except, etc., must be done and fur-		
nished by State contractors		
Pure food inspection tags must be purchased from, etc		
Must furnish supplies upon deficiency certificates at contract prices.	321	
STATE HEALTH OFFICER.		
May be Sugeon General Texas National Guard, when, etc	520	
STATE INSTITUTIONS.	•	
Deaf and Dumb Asylum; printing for	152	
Same: Appropriation for, construed		
University: Board of Regents of, have authority to make necessary		
repairs to buildings: not applicable to other institutions having		
no available fund	253 -	
Insane Asylum: No part of appropriation "for enlarging audi-		
torium" can be used in erecting new and separate building	347	
Same: Cost of making clothes for inmates may be paid out of ap-		
propriation for "dry goods and clothing"	360	
Same: Superintendent Insane Asylum justified in refusing to re-		
ceive in that institution persons afflicted with epilepsy		
Same: Furnishing of house and repairs thereto construed as part		
of cost of maintenance of said institution		
Epileptic Colony: Duty of district or county attorney to institute proceedings to prevent tapping of water mains, etc	355	
Same: Superintendent of Insane Asylum justified in refusing to re-		
ceive in said institution persons afflicted with epilepsy		
Girls Industrial College: Contingent appropriation for, can not		
be used as traveling expense to advertise school		
Same: Contract for construction of dormitory for, may be entered		
into and construction performed prior to date when appropria-		
tion becomes available for said purpose; but no warrant can be	•	
issued in payment therefor until, etc		
Confederate Home: Families of officers and employees, except that		
of Superintendent, not entitled to food and lodging at expense		
of State	386	
STATE RANGERS.		
Exempt from operation of anti-pass law 495	, 548	
STATE TAX BOARD.		
County board of equalization without authority to reduce the	•	
amount of intangible taxes certified by, etc	523	
STATE TREASURER.		
Prohibited from receiving from any individual, and keeping in the	•	
Treasury, securities of a domestic life insurance company for		
protection of its policy holders; held to include corporations.	290	
Duty of, to decline to accept for deposit securities of insurance com	-	
pany without first having been approved by Insurance Com		
missioner	539	
STATIONERY.		
Must be furnished by contractors	. 152	
Contractors must furnish supplies upon deficiency certificates a	t	1
contract prices	321	
Stationery for banking department should be paid out of genera	1	
revenue	. 551	

INDEX.	
--------	--

ī

٠

	STATIONERY—Continued.	
	Act authorizing purchase of stationery, and the manner of pur- chasing same, mandatory upon commissioners court	663
	STENOGRAPHERS. Compensation of, in districts composed of more than one county Not entitled to per diem during recess of court Official stenegrapher required to procure commission before he is authorized to accept fee	92 258 572
	STOCK LAW. Petition for, should be filed with commissioners court before be- ginning of term; when subdivision adopts stock law. no part of such subdivision entitled to another election within two years	441
•	STREET RAILWAYS. Not relieved from payment of two occupation taxes May grant half fare tickets to students Subject to occupation tax under Sec. 10, Chap. 18, General Laws First Spec. Sess. Thirtieth Legislature, but not to franchise	
	tax prescribed by Chap. 23, etc Street railway which operates its line both within and without city limits of city of less than 10,000 inhabitants is subject to gross receipts occupation tax	
	SUNDAY LAW. Baseball, etc.	551
	SUPERVISORS OF ROADS. County commissioners are, etc.; compensation	284
	SURETIES. Application of, to be relieved from county officer's bond is made to commissioners court when filed with clerk, and clerk must issue	
	notice without action of court Not necessary to have county judge's endorsement to make bond	
	of a convict a valid obligation against sureties Liability of, on tax collector's bond Where offices of sheriff and tax collector combined, and sureties ask for relief from bond as tax collector, he can not serve in ca-	622
	pacity of sheriff only: must file new bond, etc	

SURVEYOR. · (See "County Surveyor.")

,

TAXATION.

Legislature can not create board with authority to levy State ad	
valorem tax	
Lands devised to independent school district, and held as part of	
school fund, exempt from taxation	
Legislature may levy State tax, at rate to be computed, etc., and create board to make calculation, etc	
Lien for State and county taxes not prior to lien for city tazes 161	
Territory annexed to city after January 1 of a year not subject to	
taxation for that year 168	
Ad valorem taxes; construction of Chapter 8, General Laws, First	
Called Session, 1905 176	
Rolling stock of railroad not subject to tax voted by common school	
district of a county in which its principal office is not situated. 196	
City incorporating in a county which has levied 15c road and bridge tax upon all property within county, not entitled to have	
turned over to it taxes collected upon property within its limits,	
but may levy an additional tax of 15c	
Board of trustees of independent school district may provide for	
collection of taxes of district by county tax collector	
Lien for taxes not prior to mortgage lien on personal property, duly	
recorded, when 271	

Т

TAXATIONContinued.	
Property of lodges and benevolent societies which extend benefits to their members only, is subject to taxation	298
Collector not authorized to accept payment of taxes upon real es-	ł
tate, unless poll tax is also paid Vendee holding county school land under executory contract of sale	r
required to pay taxes Commissioners court may levy and collect taxes on property of city	381
which has abolished incorporation Three members of commissioners court shall constitute quorum	388
for the transaction of any business, except that of levying county	
taxes	402
court: reduction of tax, etc	417
Policy loans in this State by insurance companies subject to State and local taxation	
Gross Receipts: Corporations, individuals, etc., liable to penalty if tax not paid by February 1st	667
Same: Pawn-broker not liable for, when	670
Same: Wholesale druggists dealing naptha, benzine and other mineral oils, required to pay, etc	687
School property not used exclusively for school purposes not ex- empt from taxation	
TAX ASSESSOR. (See "County Tax Assessor.")	
TAX SALE. Land may be redeemed after being sold to State, etc	265
TEACHERS.	
City superintendent not required to hold certificate Certificates of; attendance upon institutes, etc	
TELEGRAPHERS.	
Operators can not, under the law, be forced to work over eight hours	
TELEPHONE COMPANIES. (See "Anti-pass Law.")	014
May lawfully operate their lines along public highways without se- curing right of way or franchise	732
TEXAS RANGERS.	
Exempt from operation of anti-pass law Property of; claim against State for loss of horse	494 368
TEXT-BOOK LAW.	000
Any city having a population of 10,000 inhabitants at time act went into effect, or has, since the act went into effect, become a city	
of 10,000 inhabitants, is exempt from operation of said act, but	
may adopt books selected under said act Disqualification of member of Text-Book Board	
School board may handle books, etc	691
TIMBER.	
Guayule construed to be, etc	318
Hold office unti qualification of successors	101
Not authorized to admit to free tuition children within scholastic age who are not residents of district and have not been trans-	
ferred to district. Election for, may be legally held, notwithstanding failure or re-	139
fusal to order election Trustee is a public officer and not within exemptions of anti-pass	120
law	516
U	

#### UNITED STATES FUNDS.

e

•

Where deposited by agent of government in insolvent bank, said	
agent not permitted to withdraw said funds while business of	
bank is in hands of special agent appointed by Superintendent	
of Banking	5
	-

.

.

,

#### UNIVERSITY.

UNIVERSITY.					
Board of Regents have authority to make necessary repairs to build-					
ings; not applicable to other State institutions having no avail-					
able fund					
Faculty of, not affected by appropriation act, etc	600				
UNORGANIZED COUNTIES.					
Effect of organization of a county upon suits and prosecutions pend-					
ing in county to which it was attached					
Not entitled to vote in State or district convention					
Intangible assets tax of railroad must be paid in county to which					
unorganized county is attached	332				
·					
$\mathbf{V}$					
VACANCY IN OFFICE.					
Vacancy in office of district clerk is filled by appointment until					

Vacancy in office of district clerk is filled by appointment until clerk can be elected, only	277
WARRANTS. (See "County Warrants.")	
WAREHOUSES.	
Manager or owner of, must receive certificate from county clerk	
and execute bond to State of Texas	839
Manager of, can weigh cotton and charge for same in town where	
there is a public weigher	
Farmers' Union may weigh own cotton or employ weigher	
Ginners, warehousemen, etc., may weigh cotton for their customers,	
or for farmers offering produce for sale	598
Statute does not prohibit persons engaged in storing cotton from	
weighing, when, etc	598
•	

## W

WITNESSES.

.\*

Out-county, can be forced to attend courts in counties other than	
their residence	119
Out-county, compensation of, in felony cases	121
Act limiting number of witnesses for whom a defendant may have	
compulsory process, violates Sec. 10, Art. 1 of Const	123
Out-county, not entitled to compensation for attendance upon grand	
jury unless they have given bond for appearance or been rec-	
ognized	147
WOLF SCALP LAW.	
"Coyote, Wolf" construed to mean "Coyote-Wolf"	296
WOMEN.	
Married woman, though under age of 17 not entitled to be en-	
rolled by census trustee, or to attend public schools free	
A woman is eligible to office of county treasurer	186
A woman is eligible to office of county clerk	285
•	

•		
		•

772

.

,