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Ohio. Laws, statutes, etc.
Legislative acts.

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THE STATE OF OHIO.

GENERAL AND LOCAL LAWS

AND

JOINT RESOLUTIONS,

PASSED BY THE

SIXTY-FIFTH GENERAL ASSEMBLY

AT ITS FIRST SESSION,

_Begun and held in the City of Columbus, January 2, 1882._

VOLUME LXXIX.

SANDUSKY, OHIO:
LAYMAN BROTHERS, STATE PRINTERS.
1882.
GENERAL LAWS.

[House Bill No. 51.]

AN ACT

Making appropriations to meet deficiencies in the appropriations for the legislature for the year ending February 15, 1882.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, out of any money in the treasury to the credit of the general revenue fund, not otherwise appropriated, the following for the purposes, herein named, to wit:

Salaries and mileage of the members of the general assembly, per diem of clerks, sergeants-at-arms, and employees, thirty-five thousand four hundred and twenty-one dollars ($35,421.00).

For contingent expenses of both houses, five hundred dollars ($500).

For expenses of the committees of both houses, five hundred dollars ($500).

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro. tem. of the Senate.

Passed January 27, 1882.

[House Bill No. 83.]

AN ACT

Supplementary to section 1692 of the revised statutes of Ohio as amended April 20th, 1881.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following section be enacted as supplementary to section 1692 of the Revised Statutes of Ohio, as amended April 20th, 1881, with sectional numbering as herein provided:
Section 1892a. That in all cities of the second grade of first class, such cities shall have the power to regulate and control the consumption of the smoke emitted by the burning of coal and to prevent injury and annoyance from the same.

Sec. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representati-
R. A. HORR,
President pro temp. of the Sen-

Passed February 13th, 1882.

[House Bill No. 115.]

AN ACT

Making appropriations for the support of common schools.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, from the moneys raised or accruing in the state treasury for the support of common schools, one million five hundred and seventy-seven thousand five hundred and thirty-five dollars ($1,577,535), or as much as may come into the treasury for that purpose, to be distributed and paid in the manner provided by law.

Sec. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representati-
R. A. HORR,
President pro temp. of the Sen-

Passed February 13th, 1882.

[House Bill No. 114.]

AN ACT

Making appropriations to pay the principal and interest of the public funded debt, interest on the irreducible debt, and the expenses of the commissioners of the sinking fund.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, from any money that may be in the treasury, or that may come into the treasury by transfer or otherwise, belonging to the sinking fund, the following sums, for the purpose herein named, to wit:
For the payment of principal of the funded debt, due July 1, 1882, one hundred and eighty eight thousand seven hundred and ninety-eight dollars and six cents ($188,798.06).

For interest on the foreign debt, two hundred and fifty thousand dollars, or so much thereof as may be necessary to pay the interest falling due July 1, 1882, and January 1, 1883.

For payment of interest on the trust funds, which constitute the irreducible debt of the state, the following sums, to wit:

For the interest on the school and ministerial fund, two hundred and twenty seven thousand five hundred and thirty one dollars and sixteen cents ($227,531.16).

For the interest on the Ohio University fund, one hundred and eighty one dollars and twenty four cents ($181.24).

For the interest on the Ohio State University fund, thirty three thousand three hundred and twenty dollars and eighty cents ($33,320.80).

For payment of expenses of the office of the commissioners of the sinking fund, including salary of clerk, seventeen hundred dollars ($1,700).

Sec. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives.
R. A. HORR,
President pro temp. of the Senate.

Passed February 13th, 1882.

[House Bill No. 153.]

AN ACT

Making appropriation for furnishing material and painting senate chamber, house of representatives, etc.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, out of any money in the treasury to the credit of the general revenue fund, and not otherwise appropriated, to pay Benjamin B. Crane for furnishing material and labor for painting senate chamber, house of representatives, and halls, connecting the same, varnishing wood-work and cleaning marble columns, etc., as per contracts on file in adjutant general's office, two thousand five hundred and forty nine dollars ($2,549.00).

Sec. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives.
R. A. HORR,
President pro temp. of the Senate.

Passed February 13th, 1882.
Supplementary to an act passed February 24, 1881, entitled "an act for the better improvement of public highways in counties having a population, in 1870, of forty thousand six hundred and nine."

[WASHINGTON COUNTY.]

SECTION 1: Be it enacted by the General Assembly of the State of Ohio, That it shall be the duty of the commissioners in each of the counties described in the act entitled "an act for the better improvement of public highways in counties having a population, in 1870, of forty thousand six hundred and nine," passed February 24, 1881, to which this is supplementary, at their respective annual March sessions, to levy not less than half a mill, and not to exceed one mill, upon all the taxable property in their several counties, for the purpose of building and keeping in repair the bridges and culverts therein; provided, that in all cities of the second class in said counties, one-half the proportion of the taxes collected under this, and the act to which it is supplementary, upon the property within said cities and villages, shall be paid into their respective treasuries, and no more; and provided, further, that said commissioners may anticipate the collection of taxes under this, and the act to which it is supplementary, by borrowing any sum not exceeding the amounts levied thereunder, at any rate of interest not exceeding six per centum, payable on the collection of such taxes.

SEC. 2. That the commissioners of each of said counties are hereby authorized to employ a competent person, who, under their direction as to his duties, and upon giving bond for the performance thereof, as they may require, shall take charge of the county roads and bridges, in said counties, as superintendent thereof; and the person so employed shall be paid for his services, from the road or bridge funds of his county, such salary as the commissioners thereof may prescribe.

SEC. 3. That so much of sections 2661 and 2824 of the revised statutes of Ohio as conflicts with this act, is hereby superseded and declared to be wholly inoperative in the counties described in the act to which this is supplementary.

SEC. 4. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed February 14, 1882.
[House Bill No. 30.]

AN ACT

To authorize the election of one additional judge in the third subdivision of the eighth judicial district.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there shall be elected in the third subdivision of the eighth judicial district of Ohio, composed of the counties of Jefferson, Harrison, and Tuscarawas, by the electors thereof, under and in pursuance of the general election laws of the state of Ohio governing the election of judges of the court of common pleas, at the township elections on the first Monday of April, A. D. 1882, one judge of the court of common pleas in addition to the judge heretofore provided for by law, for said third subdivision of said eighth judicial district.

Said additional judge shall be elected for the term of five years; his term of office shall begin on the third Monday of April, A. D. 1882, and he shall have all the powers, and be subject to all the obligations, and shall perform all the duties pertaining to said office of judge of the common pleas court. He shall receive the same compensation as other common pleas judges; and vacancies, if any shall occur in his office, shall be filled as now provided by law in such cases, and his successors shall be elected at the annual general election, which shall be held on the second Tuesday of October next preceding the expiration of his term of office.

SEC. 2. At said election on the first Monday of April, A. D. 1882, for said additional judge, a separate ballot shall be voted by each elector, and they shall be deposited in a separate ballot-box by the judges of said election at each election precinct, and separate poll-books and tally-sheets shall be kept for said election of such additional judge. One of each of said poll-books and tally-sheets shall be returned to the clerk of the court of common pleas of the county in which said several precincts are situated, and said clerks of the courts of common pleas in said counties shall make and transmit abstracts, as in other cases of the election of judges of the court of common pleas.

SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed February 14, 1882.
AN ACT

Making partial appropriations for the benevolent, penal, and correctory institutes of the state for the last three-quarters of the fiscal year, ending November 15, 1882, and the first quarter of the fiscal year, ending February 15, 1883.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, out of any money in the treasury to the credit of the general revenue fund, the following sums, for the purposes herein named, to wit:

**Athens Asylum for the Insane:**

For current expenses, twenty-five thousand dollars ($25,000).
For salaries of officers, one thousand dollars ($1,000).
For expenses of trustees, one hundred dollars ($100).
For ordinary repairs, five hundred dollars ($500).

**Cleveland Asylum for the Insane:**

For current expenses, twenty-five thousand dollars ($25,000).
For salaries of officers, one thousand dollars ($1,000).
For ordinary repairs, five hundred dollars ($500).

**Columbus Asylum for the Insane:**

For current expenses, twenty-five thousand dollars ($25,000).
For salaries of officers, one thousand dollars ($1,000).
For expenses of trustees, one hundred dollars ($100).
For ordinary repairs, five hundred dollars ($500).

**Dayton Asylum for the Insane:**

For current expenses, twenty-five thousand dollars ($25,000).
For salaries of officers, one thousand dollars ($1,000).
For expenses of trustees, one hundred dollars ($100).
For ordinary repairs, five hundred dollars ($500).

**Longview Asylum:**

For Longview, to be deducted by the auditor of state in computing the amount to which Longview Asylum would be entitled for this current year, as provided in section seven hundred and fifty of the revised statutes of Ohio, fifteen thousand dollars ($15,000).
For the care of colored insane of the state, as per contract, twenty-five hundred dollars ($2,500).
Lucas County Asylum for the Insane:

For care of the insane, as per contract with the state, five thousand dollars ($5,000).

Toledo House of Refuge and Correction:

For maintenance of boys, as per contract with the state, two thousand dollars ($2,000).

Asylum for the Deaf and Dumb:

For current expenses, twenty thousand dollars ($20,000).
Salaries of officers and teachers, five thousand dollars ($5,000).
For expenses of trustees, one hundred dollars ($100).
For ordinary repairs, five hundred dollars ($500).

Asylum for the Blind:

For current expenses, twenty thousand dollars ($20,000).
For salaries of officers and teachers, five thousand dollars ($5,000).
For expenses of trustees, one hundred dollars ($100).
For ordinary repairs, five hundred dollars ($500).

Asylum for Imbecile Youth:

For current expenses, twenty-five thousand dollars ($25,000).
For salaries of officers and teachers, three thousand dollars ($3,000).
For expenses of trustees, one hundred dollars ($100).
For ordinary repairs, five hundred dollars ($500).

Soldiers' and Sailors' Orphans' Home.

For current expenses, fifteen thousand dollars ($15,000).
For salaries of officers and teachers, five thousand dollars ($5,000).
For expenses of trustees, one hundred dollars ($100).
For ordinary repairs, five hundred dollars ($500).

Penitentiary:

For current expenses, twenty-five thousand dollars ($25,000).
For salaries of officers, five thousand dollars ($5,000).
For salaries of guards, ten thousand dollars ($10,000).
For prosecution and transportation of convicts under sections seven hundred and fifty-nine and seven thousand three hundred and thirty-six of the revised statutes, twenty thousand dollars ($20,000).
For salaries of directors, three hundred dollars ($300).
Girls' Industrial Home:

For current expenses, ten thousand dollars ($10,000).
For salaries of officers, matrons, teachers, and house-keepers, two thousand dollars ($2,000).
For expenses of trustees, one hundred dollars ($100).
For ordinary repairs, five hundred dollars ($500).

Reform Farm for Boys:

For current expenses, fifteen thousand dollars ($15,000).
For salaries of officers and teachers, five thousand dollars ($5,000).
For expenses of trustees, one hundred dollars ($100).
For ordinary repairs, five hundred dollars ($500).

Ohio State University:

For expenses of trustees, one hundred dollars ($100).

State Board of Charities:

For expenses of trustees, one hundred dollars ($100).

Sec. 2. The moneys appropriated in the foregoing section shall not in any way be expended to pay liabilities or deficiencies existing prior to February 15, 1882, nor used for any other purpose than the specific purpose for which the same is appropriated.

Sec. 3. This act shall take effect and be in force from and after February 15, 1882.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed February 17, 1882.

[House Bill No. 54.]

AN ACT

To amend section 1723 of the revised statutes of Ohio.

Section 1. Be it enacted by the General Assembly of the State of Ohio. That section 1723 of the revised statutes be amended to read as follows:

Section 1723. The first Monday of April shall be the regular annual period for the election of officers of municipal corporations; provided, that any village situate in a township where the annual elections are held outside of the limits of such village, the council of such village may, by ordinance, fix the time for holding
the annual election for the officers of such village on the Saturday next preceding the first Monday in April.

Sec. 2. Said original section 1723 be and is hereby repealed.

Sec. 3. This act to take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed February 16, 1882.

[Senate Bill No. 6.]

AN ACT

Making an appropriation to rebuild locks on and to repair that portion of the Miami and Erie Canal, between Junction, in Paulding county, and the west line of the village of Antwerp, in Paulding county:

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the sum of ten thousand dollars be and the same is hereby appropriated, out of the general revenue fund, for the purpose of rebuilding the locks and making other necessary repairs required to put that portion of the Miami and Erie canal, from Junction, in Paulding county, to the west line of the village of Antwerp, in Paulding county, in good order for navigation.

Sec. 2. The money hereby appropriated shall be expended by and under the direction of the board of public works; provided, they believe the public interest requires it.

Sec. 3. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed February 17, 1882.

[House Bill No. 88.]

AN ACT

To regulate the sale and distribution of proceeds of railroads, and for the protection of creditors thereof.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following sections be enacted, supplementary to section 3398, of the revised statutes of Ohio, and to chapter two, title two, with sectional numberings as herein provided.

SECTION 3398a. That in all actions now pending or hereafter
Lien for labor performed for railroad company.

commenced in any of the courts of this state, either as original actions, or as proceedings in error against any railroad corporation now existing or hereafter created, or any foreign railroad company operating and carrying on business in this state, when such action is for the purpose of recovering judgment against said corporation, for labor performed for it, or for materials or supplies furnished to it, or for damages or losses, or injuries suffered or sustained by the misconduct of its agents, or in any action founded on its contracts or liabilities as a common carrier made or incurred, which action, by virtue of statutory enactment, or upon principles of equity, would, when reduced to judgment, become a lien upon the property of such corporation prior in law or equity to the lien of any mortgage or deed of trust authorized to be made by any of the statutes of this state, shall be and remain a prior lien upon such railroad property, notwithstanding any sale or conveyance of such property by virtue of any judgment or decree of foreclosure founded upon a breach of the terms and conditions of any such mortgage or deed of trust.

Sec. 33986. That the party prosecuting such action in order to avail himself of the provisions of section 3398a of this act, shall, before the day fixed for the sale of the property of any such railroad under any judgment or decree of foreclosure and sale, file with the clerk of the court wherein such judgment or decree of foreclosure and sale was rendered, a notice in writing, setting forth the title of his action, the court wherein pending, the amount of his claim, the date from which he claims interest thereon, the probable amount of costs, and that he claims that the judgment by him sought to be recovered would, when obtained, become a lien prior in law or equity to the lien of the judgment or decree of foreclosure and sale. That he shall also before the day of sale, or at the time thereof, serve a certified copy of such notice upon the officer or other person making such sale, who shall, before offering said property for sale, read such notice publicly at the time and place of sale, and shall, with his return of such sale, return such certified copy of notice with the endorsement of his proceedings thereunder upon the same, to the court.

Sec. 3398c. That the court, on the return of the officer or other person making such sale, before confirming the same and ordering distribution of the funds arising therefrom, shall retain in its custody or under its control, a sufficiency of such proceeds applicable to distribution to the claimants under the liens of the mortgage or deed of trust, to satisfy any judgment which may be recovered in the action provided for in section 3398a of this act, when ended and determined.

Sec. 3398d. That within sixty days after the determination of the action referred to in section 3398a, the party claiming such priority of lien, if he shall have recovered judgment against said railroad company, shall file his answer and cross-petition in the action pending in the court holding the fund as provided in section 3398a, setting forth his legal and equitable claim thereto, and such court shall make the proper orders necessary to the determination
of the questions of priorities and distribution of the retained fund, as in section 3393p provided.

Sec. 5. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,  
_Speaker pro tem. of the House of Representatives._

R. A. HORR,  
_President pro tem. of the Senate._

Passed February 17, 1882.

[House Bill No. 198.]

AN ACT

To amend section 4443 of the revised statutes of Ohio.

_SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section four thousand four hundred and forty-three be so amended as to read as follows: Section 4443. A bushel of the respective articles hereinafter mentioned shall mean the amount of weight, avoirdupois, in this section specified, viz.:  

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<tr>
<td>Wheat</td>
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<tr>
<td>Rye</td>
<td>56</td>
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<td>Oats</td>
<td>32</td>
</tr>
<tr>
<td>Clover seed</td>
<td>60</td>
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<td>45</td>
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<td>Hemp seed</td>
<td>44</td>
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<td>Peas</td>
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<td>50</td>
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<tr>
<td>Dried peaches</td>
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</tr>
<tr>
<td>Dried apples</td>
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<tr>
<td>Flax seed</td>
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<td>Malt</td>
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<tr>
<td>Hungarian grass seed</td>
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</tr>
<tr>
<td>Lime</td>
<td>70</td>
</tr>
<tr>
<td>Coke</td>
<td>40</td>
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<tr>
<td>Bituminous coal</td>
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</tr>
<tr>
<td>Cannel coal</td>
<td>70</td>
</tr>
<tr>
<td>Corn</td>
<td>56</td>
</tr>
<tr>
<td>Tomatoes</td>
<td>56</td>
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Standard weight of bushel.

Of corn in the ear, seventy pounds, until the first of January next after it is raised, and after that date, sixty-eight pounds.
SEC. 2. That section 4443 be and the same is hereby repealed.
SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed February 22, 1882.

[House Bill No. 120.]

AN ACT

To amend section 3786 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 3786 of the revised statutes of Ohio be amended so as to read as follows:

Section 3786. If the trustees are chosen to take charge of and manage any other property that may be owned or in any manner acquired by such religious denomination, they shall have full power to hold, invest, control, and manage the same for the benefit of the denomination within the presbytery, synod, conference, diocese, or other ecclesiastical territorial limits represented by the trustees, subject to the direction of the proper representative body of such denomination within such territorial limits as aforesaid; and if a parish or congregation connected with the denomination represented by the trustees become extinct, by reason of the death or dispersion of its members, the trustees may take possession of the church property of such parish, congregation, or society, whether real or personal, and rent, lease, sell, invest, or otherwise dispose of the same, for the benefit of the denomination represented by them, within the territorial limits represented by the body by which they were appointed, and subject to such regulations as such body may prescribe; but all property held by such trustees, and the proceeds thereof, shall be applied to the use and benefit of the proper denomination within this state; provided, however, that the real estate held by or in trust for any religious society or congregation as a place of worship, or otherwise, shall be liable for and may by civil action be subjected to the payment of any judgment which has been or shall be recorded against the trustees or any committee of such society or congregation, in their individual capacity, or otherwise, for labor performed, materials furnished, or damages sustained, under any contract with them for the erection of any church edifice or other building or improvement made thereon.
Sec. 2. Said original section 3786 is hereby repealed.
Sec. 3. This act to take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORN,
President pro tem. of the Senate.

Passed February 23, 1882.

[House Bill No. 46.]

AN ACT

To amend section 4969 of the revised statutes of Ohio,

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That section 4969 of the revised statutes of Ohio be
amended so as to read as follows:

Section 4969. If the judge of a court having but one judge,
or a quorum of the judges of any court having two or more judges,
fail to attend at the time and place appointed for holding the
court, or if, after the calling of the court, the judge, or a quorum
of the judges are unable, on account of sickness, or from any
other cause, to attend the daily sessions thereof, the sheriff shall
adjourn the court from day to day, until the single judge attends
or a quorum is convened, but if the judge or judges be not present
within two days after the first day of the term, or if, after the
court is called, the judge or judges are unable, on account of
sickness, or from any other cause, to be present for ten days, the
court shall stand adjourned for the term.

Sec. 2. That original section 4969 be and the same is hereby
repealed.
Sec. 3. This act shall take effect and be in force from and
after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORN,
President pro tem. of the Senate.

Passed February 23, 1882.

[House Bill No. 82.]

AN ACT

To regulate the construction, enlargement, changes in, and conduct and man-
gagement of water works in cities having a population exceeding eight thou-
sand and not exceeding ten thousand, and to authorize the issue of bonds in
connection therewith.

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That the council of any city in this state which, by the fed
Certain cities authorized to issue bonds to construct water works.

Question to be submitted to vote of electors.

Tax to be levied to pay interest on bonds until works are completed.

Trustees of water works to make annual report to council.

ternal census of 1880 had, or which by any federal census hereafter may have on the first day of July in any year, a population exceeding eight thousand and not exceeding ten thousand, are hereby authorized, for the purpose of providing the means to pay the costs and expenses of constructing water works, and of making enlargements and extensions thereof, and changes therein, to issue the bonds of the city for any amount not exceeding in the aggregate for all of said purposes, one hundred and fifty thousand dollars, which bonds may be made to run for any length of time not exceeding thirty years, at a rate of interest not exceeding six per cent. per annum, payable semi-annually, to be negotiated in the manner now provided by section two thousand seven hundred and nine of the revised statutes of Ohio, the proceeds thereof to be applied exclusively to the payment of said costs and expenses: provided, that the question of issuing said bonds shall first be submitted to the vote of the qualified electors of any such city, at any general or special election to be held in any such city, ten days' notice of which shall be given by publication in all the newspapers of any such city, and if two-thirds of the votes cast at said election shall be in favor of issuing the bonds aforesaid, the council shall have authority to issue the same as hereinbefore provided.

Sec. 2. During the erection and completion of such water works, and until they are put in operation, the council of any such city shall annually assess and levy upon the entire taxable property of the corporation a tax sufficient to pay the accruing interest on all bonds issued in pursuance of this act.

Sec. 3. The trustees of such water works shall, on the second Monday in May, annually, make a report to the council of the condition of the water works, and after the same shall have been put in operation, shall include in every report an estimate prepared by them of the amount of money which, in addition to the balance, if any, to their credit then in the treasury, will be sufficient to discharge their then existing indebtedness, and to defray the necessary costs and expenses of managing, conducting, and repairing the water works during the next succeeding year, which estimate shall be forthwith certified by the clerk of any such city to the city treasurer, and for the purpose of paying the costs and expenses in this section named, the receipts from the water works, when paid into the treasury, may be drawn upon by the trustees in the manner now prescribed by section two thousand four hundred and fourteen of said revised statutes, but for no other purpose whatever, and the entire amount so drawn by them during any one year next succeeding the second Monday in May, shall not exceed the amount of their last preceding estimate included in their report aforesaid, and the balance, if any, to their credit in the treasury at the date of such estimate; provided, that no contract or agreement entered into, or obligation incurred, or expenditure authorized by the trustees for and on account of the management, conduct, or repair of the water works shall be binding upon any such city, except as being payable out of such receipts from the water works as by this section are placed at the
disposal of the trustees, or being first approved by council, out of any funds which council may provide for the purpose of meeting such costs and expenses, should the total receipts from the water works prove insufficient therefor.

Sec. 4. Whenever in any year between the second Monday in May and the second Monday of May of the next succeeding year, the receipts from the water works paid into the treasury for the portion of the year which shall then have expired, equal the amount of the last preceding estimate reported as aforesaid to council, the corporation treasurer shall forthwith certify the fact to the council, and the residue of all the receipts from the water works for such year shall be under exclusive control of the council, and shall be applied exclusively to the payment of the interest on and the creation and maintenance of a sinking fund for the liquidation of the principal of all bonds issued in pursuance of this act, until all such bonds are fully paid, when any such surplus may be applied by the council to the extension, enlargement, or alteration of such water works; and the council shall, annually, after such water works shall have been put in operation, assess and levy, if necessary, such tax as, together with the receipts from the water works and other moneys of the city applicable to the purpose, shall be sufficient to provide for said interest and sinking fund, the whole or any part of which tax may be assessed and levied either upon the entire taxable property of the corporation, or upon such property as is described, and in the manner provided in section two thousand four hundred and thirty of said revised statutes.

Sec. 5. The council of any such city, after it has adopted plans and specifications for the construction, extension, or enlargement of water works, or for changes therein, shall at any time have the right to alter or modify any such plans or specifications, by resolution or ordinance, and may prescribe the time and order in which the work, or any part thereof indicated in any such original, or modified or altered plans, or specifications shall be done, and the trustees shall make no enlargement or extension of the water works, or changes therein, except for necessary repairs, unless thereto directed by council, and shall cause the water works to be constructed, and all enlargements and extensions thereof, and changes therein ordered by the council, made according to the plans and specifications, and as nearly as may be reasonably practicable in the time and order respectfully prescribed by the council; provided, that the council shall not make any such alteration or modification as aforesaid, as to any part of the work above named, so as to effect any contract for the same after such contract is made and ratified in the manner hereinafter prescribed, unless the contractor consents to such alteration or modification.

Sec. 6. No contract or agreement entered into, or obligation incurred, or expenditure authorized by the trustees of the water works, for or towards the construction, enlargement, or extension of the water works, or for changes therein, except for necessary repairs, or in any way relating to the water works, or to any thing incident or appurtenant thereto, shall be binding upon any such city, nor shall any money be appropriated or drawn from the treasury...
of the city to execute any such contract or agreement, or to discharge any such obligation, or defray any such expenditure, unless before going into operation the same is ratified by the council; provided, that this section shall not apply to the necessary costs and expenses of managing, conducting, and repairing such water works after the same have been put in operation.

SEC. 7. All moneys for the construction, enlargement, or extension of the water works, or for changes therein, except for necessary repairs, shall be under the exclusive control of the council, to be paid out of the treasury only by order of the council upon proper claims certified to by the trustees of the water works as being just and correct.

SEC. 8. The council of said city shall, annually, until the receipts from the water works are sufficient to defray the expenses of managing, conducting, and repairing the same, assess and levy upon the entire taxable property of the corporation, such taxes as will, together with said receipts, provide for said expenses.

SEC. 9. The execution of the power of taxation conferred by this act, shall not be restricted by any limitation now placed by law on the amount of taxes which may be assessed and levied for municipal purposes, nor shall the council of any such city, or the trustees of such water works, be governed in the construction of such water works, by section 2702 of the revised statutes of Ohio, but all other provisions of existing law relating to water works, and not inconsistent with the terms of this act, shall remain unaffected thereby.

SEC. 10. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 2, 1882.

[House Bill No. 49.]

AN ACT

To amend section 5164 of the revised statutes of Ohio,

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 5164 be so amended as to read as follows:

Section 5164. The trustees of each township and the councilmen of each ward, shall, on the second Tuesday of October, annually; select of good, judicious persons having the qualifications of an elector, and not exempt by law from serving as jurors, the number of persons designated in the notice to be returned for jurors therefrom, and shall make a list thereof, and deliver the same to the judge of election, who returns to the clerk of the
court the poll-book of election, and such judge of election shall deliver the list to the clerk at the time he returns the poll-book; and in selecting the jurors, if any person shall attempt, by request, or suggestion, to influence said officers, or any of them, to select or not to select himself, or any other person or persons as aforesaid, he shall be deemed guilty of a misdemeanor, and upon conviction thereof, before any court of competent jurisdiction, shall be fined in any sum not exceeding fifty dollars, or imprisoned in the county jail not more than ten days, or both, in the discretion of the court.

Sec. 2. Said original section 5164 of the revised statutes be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 1, 1882.

[House Bill No. 161.]

AN ACT

Making appropriations for the last three quarters of the fiscal year ending November 15, 1882, and the first quarter of the fiscal year ending February 15, 1883.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, out of any money in the treasury to the credit of the general revenue fund, and not otherwise appropriated, the following sums, to wit:

State Board of Agriculture:

For the encouragement of agriculture, salary of secretary of board and assistants, expenses of taking quarterly crop reports, farmers' institutes and new agricultural works, six thousand dollars ($6,000).

For contingent expenses of the office of the board of agriculture, five hundred dollars ($500).

Said appropriations to be drawn on vouchers approved by the president of the board.

Horticulture:

For the encouragement of horticulture, to be drawn on vouchers approved by the president of the state board of horticulture, five hundred dollars ($500).
Adjutant-General's Department:

For salary of adjutant-general, two thousand dollars ($2,000).
For salary of assistant adjutant-general, fifteen hundred dollars ($1,500).
For salary of chief clerk, fourteen hundred dollars ($1,400).
For salary of superintendent of state arsenal, and ordnance clerk, twelve hundred dollars ($1,200).
For four transcribing clerks, four thousand six hundred and fifty dollars ($4,650).
For contingent expenses and inspection, sixteen hundred dollars ($1,600).
For care of military stores and freight on arms, one thousand dollars ($1,000).
For expenses of courts-martial, one hundred dollars ($100).
For paying Ohio national guards while in camp, twenty-five thousand dollars ($25,000).
For transportation and subsistence of Ohio national guards, fourteen thousand dollars ($14,000).
Incidental expenses of military companies under (section 3080, R. S.), eight thousand dollars ($8,000).
For expenses of batteries and cavalry, seven hundred dollars ($700).

State House and Grounds:

For salary of superintendent of laborers, nine hundred dollars ($900).
For engineer for six months, six hundred dollars ($600).
For compensation of two firemen, six months in the year, nine hundred dollars ($900).
For compensation of police at capitol, seven hundred and twenty dollars ($720).
For compensation of janitor of rotunda, seven hundred and twenty dollars ($720).
For compensation of janitor of flag-room, seven hundred and twenty dollars ($720).
For compensation of four regular laborers, two thousand four hundred and ninety-six dollars ($2,496).
For extra labor, two thousand dollars ($2,000).
For fuel for state house, two thousand dollars ($2,000).
For water rent, one thousand dollars ($1,000).
For material and repairs, two thousand dollars ($2,000).
For repairs heating apparatus, six hundred dollars ($600).
For the purchase of new carpet for the hall of the house of representatives one thousand dollars ($1,000), which appropriation shall include making, laying and binding the same, the carpet to be purchased by the adjutant-general, and the present carpet now in use to be forwarded to the girls' industrial home, Delaware.
For salary of auditor, three thousand dollars ($3,000).
For salary of chief clerk, two thousand dollars ($2,000).
For salary of book-keeper, sixteen hundred dollars ($1,600).
For salary of land clerk, fifteen hundred dollars ($1,500).
For salary of railroad and bank clerk, fifteen hundred dollars ($1,500).
For salary of trust funds and canal clerk, fourteen hundred dollars ($1,400).
For salary of statistical clerk, twelve hundred dollars ($1,200).
For furniture and repairs, two hundred dollars ($200).
For contingent expenses of office, sixteen hundred dollars ($1,600).
To pay bounties of veteran volunteers, under the provision of the act of April 16, 1880, five hundred dollars ($500).

Attorney-General:

For salary of attorney-general, fifteen hundred dollars ($1,500).
For salary of clerk, one thousand dollars ($1,000).
For attorney-general's fees on collections, five hundred dollars ($500).
For contingent expenses of office, three hundred dollars ($300).
That there be reappropriated any unexpended balance April 15, 1882, of appropriation made April 15, 1880, for attorney fees.

Commissioner of State Common Schools:

For salary of commissioner, two thousand dollars ($2,000).
For salary of chief clerk, seventeen hundred and fifty dollars ($1,750).
For salary of assistant clerk, twelve hundred dollars ($1,200).
For traveling expenses of commissioner in the discharge of his duties, six hundred dollars ($600).
For contingent expense of office, five hundred dollars ($500). For boxing and shipping reports, one hundred dollars ($100).

Commissioner of Railroads and Telegraphs:

For salary of commissioner, two thousand dollars ($2,000).
For salary of clerk, twelve hundred dollars ($1,200).
For contingent expenses, four hundred dollars ($400). For services of experts to examine railroads and railroad bridges, twelve hundred dollars ($1,200).

Commissioners of Fisheries:

For expenses of the commissioners, to be drawn on vouchers approved by the commissioners, five thousand dollars ($5,000); two thousand dollars of said appropriation shall be expended in the distribution of fish in the inland waters of the state.
Executive Department:

For salary of governor, four thousand dollars ($4,000).
For salary of lieutenant-governor, eight hundred dollars ($800).
For salary of private secretary, eight hundred dollars ($800).
For salary of executive clerk, fifteen hundred dollars ($1,500).
For contingent expenses and extra clerk hire, twenty-eight hundred dollars ($2,800).
For furniture and repairs, one hundred dollars ($100).

Insurance Department:

For salary of superintendent, nineteen hundred and ninety one dollars and seventy-five cents ($1,991.75).
For salary of chief clerk, nine hundred and thirty-seven dollars and fifty cents ($937.50).
For salary of book-keeper, eight hundred and ten dollars and fifty-four cents ($810.54).
For salary of corresponding clerk, eight hundred dollars ($800).
For salary of mailing clerk, six hundred dollars ($600).
For salary of actuary, two hundred and fifty dollars ($250).
For contingent expenses, nine hundred dollars ($900).
The balance of appropriation made in 1880, amounting to ten hundred and eight-one dollars and seventy-one cents ($1,081.71) on November 15, 1881, for extra clerks, is hereby reappropriated, and an additional appropriation of five hundred dollars ($500).

State Library:

For purchasing books, magazines, and papers, fifteen hundred dollars ($1,500).
For contingent expenses, six hundred dollars ($600).
For salary of librarian, fifteen hundred dollars ($1,500).
For salary of assistant librarian, twelve hundred dollars ($1,200).
For cleaning, oiling, and painting library room and fixtures therein, one thousand three hundred and fifty dollars ($1,350).

Law Library:

For salary of librarian, fifteen hundred dollars ($1,500).
For salary of assistant librarian, one thousand dollars ($1,000).
For purchase of books for law library, fifteen hundred dollars ($1,500).
For purchase of carpet, two hundred and fifty dollars ($250).
For rental of telephone, fifty dollars ($50).
For contingent expenses, one hundred dollars ($100).
Completing purchase of English and Irish reports and digests, five hundred dollars ($500).
Said appropriations to be expended under the direction of the chief justice.
Inspector of Mines:

For salary of inspector, two thousand dollars ($2,000).
For salary of assistant inspector, twelve hundred dollars ($1,200).
For contingent and traveling expenses, twelve hundred dollars ($1,200).

Judiciary:

For salaries of the supreme, superior and common pleas judges, one hundred and ninety-nine thousand six hundred dollars ($199,600).

Commissioner of Labor Statistics:

For salary of commissioner, two thousand dollars ($2,000).
For contingent expenses, three hundred dollars ($300).
For traveling expenses, two hundred dollars ($200).

Legislature:

For salaries and mileage of members of the general assembly, per diem of clerks, sergeants-at-arms and employes, while the general assembly is in session, and for the payment of the clerks of the senate and house, sergeant-at-arms of the senate and house, after adjournment, as is provided in sections thirty-nine, forty-three and forty-five of the revised statutes, one hundred and three thousand dollars ($103,000).
For contingent expenses of the two houses, four hundred dollars for the senate and six hundred dollars for the house of representatives ($1,000).
For expenses of committees of the two houses, five hundred dollars ($500).
For contingent expenses of the clerk of the senate, fifty dollars ($50).
For contingent expenses of the clerk of the house, one hundred dollars ($100).
For painting and repairing the rooms occupied by the clerk of the senate and the clerk of the house of representatives, one hundred dollars ($100).

Members of the Board of Public Works:

For salaries, twenty-four hundred dollars ($2,400).

Secretary of State:

For salary of secretary, two thousand dollars ($2,000).
For salary of chief clerk, two thousand dollars ($2,000).
For salary of statistical clerk, fifteen hundred dollars ($1,500).
For salary of stationery clerk, thirteen hundred and fifty dollars ($1,350).
For salary of corporation clerk, thirteen hundred and fifty dollars ($1,350).
For salary of recording clerk, thirteen hundred and fifty dollars ($1,350).
For salary of superintendent of packing-room, eight hundred dollars ($800).
For extra clerical labor, fifteen hundred dollars ($1,500).
For distribution of laws and journals, twenty-one hundred dollars ($2,100).
For stationery, nine thousand dollars ($9,000).
For printing paper, thirty five thousand dollars ($35,000).
For procuring copies of standard weights and measures, fifteen hundred dollars ($1,500).
For contingent expenses, fifteen hundred dollars (1,500).
For the provision of a code of rules for county surveyors, three hundred dollars ($300).

**Supervisor of Public Printing:**

For salary of supervisor, thirteen hundred dollars ($1,300).
For contingent expenses, two hundred dollars ($200).
For state printing, twenty-six thousand dollars ($26,000).
For state binding, twenty-five thousand dollars ($25,000).
For new carpet and furniture, one hundred and twenty-five dollars ($125).
For repairs to file cases, forty dollars ($40).

**Clerk of Supreme Court:**

For contingent expenses, including express charges, three hundred and fifty dollars ($350).
For carpet and furniture, one hundred and ten dollars ($110).
For file cases, and painting new and old cases, two hundred dollars ($200).

**Supreme Court:**

For contingent expenses, three hundred dollars ($300).
For contingent expenses of porter, one hundred dollars ($100).
For salary of deputy clerk, twelve hundred dollars ($1,200).
For salary of reporter of supreme court, one thousand dollars ($1,000).
For compensation of porter, one hundred and seventy-two dollars and fifty cents ($172.50).

**Treasurer of State:**

For salary of treasurer, three thousand dollars ($3,000).
For salary of cashier, two thousand dollars ($2,000).
For salary of two book-keepers, twenty-seven hundred dollars ($2,700).
For salary of two night-watchmen, sixteen hundred dollars ($1,600).
For contingent expenses, one thousand dollars ($1,000).
Expenses collecting auditors' drafts, eighteen hundred dollars ($1,800).
Telephone services, eighty-six dollars ($86).
Extinguishing lights in state house and state house grounds, one hundred and twenty dollars ($120).
For furniture and repairs, two hundred dollars ($200).
No appropriations made in the foregoing section or any part thereof shall be drawn for any other purpose than that for which it is made, nor shall any part thereof be drawn to pay deficiencies or debts existing prior to the 15th day of February, 1882, except the lieutenant governor, who shall receive that part of his yearly salary due February 1, 1882.
No bills for extra clerk hire, except in the executive department, sprinkling streets, furniture or carpets, shall be paid out of the appropriations therein made for contingent expenses.
No money therein appropriated shall be drawn, except on a requisition on the auditor of state, approved by the head of each department, which shall set forth the services rendered or the materials furnished, and the dates of purchase; and it shall be the duty of the auditor of state to see that these provisions are complied with.

Miscellaneous:

For portrait of Governor Charles Foster, five hundred dollars ($500).
For prosecuting claims against the United States, as provided for by act of April 17, 1880, five hundred dollars ($500), and in addition thereto one thousand dollars ($1,000), the same to be paid out of the first money refunded by the United States to the state of Ohio for supplies furnished and payments made to troops during the rebellion of 1861 to 1865.
For paying Mrs. S. M. Cox, one of the losers by the fire at the soldiers' and sailors' orphans' home, one hundred and fifty dollars ($150), upon her signing a receipt relinquishing all claims for remuneration by the state on account of such fire.

Public Works:

Sec. 2. That there is hereby appropriated from any money coming into the treasury, as receipts from the public works, the following sums, to wit:

For the maintenance, repairs, compensation of superintendents, and other employees of the public works, not otherwise herein provided for, the receipts from tolls, rents, fines and other income arising from the public works, not otherwise appropriated.
For salary of chief engineer, two thousand dollars ($2,000).
For salaries of resident engineers, thirty-six hundred dollars ($3,600).
For attorney fees, five hundred dollars ($500).
For contingent expenses, three hundred dollars ($300).
Sec. 3. That there is hereby appropriated to the Western Reserve and Maumee road, whatever money may be collected and paid into the treasury, to the credit of said road.
Sect. 4. This act shall take effect and be in force from and after February 15, 1882.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 2, 1882.

[House Bill No. 80.]

AN ACT

To amend section 3977 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 3977 of the revised statutes be amended so as to read as follows:

Section 3977. The prosecuting attorney of the proper county, or in case of a city district, the city solicitor, shall prosecute all actions which, by this title, may be brought against any member or officer of a school board in his individual capacity, and shall act in his official capacity as the legal counsel of such boards or officers in all civil actions brought by or against them in their corporate or official capacity; but no prosecuting attorney or city solicitor shall be a member of the board of education; provided, that in counties having a county solicitor such officer shall prosecute all actions which may be brought against any member or officer of a school board in his individual capacity, and shall do and perform all the duties herein required of the prosecuting attorney as to schools, school boards, and officers of schools of the county, outside of said city; but for such services he shall receive no additional compensation.

Sec. 2. Said original section 3977 be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 2, 1882.

[House Bill No. 148.]

AN ACT

To amend section 5053 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 5053 of the revised statutes of Ohio be amended to read as follows:
Section 5053. When an heir or a devisee of a deceased person is a necessary party, and it appears by affidavit that his name and residence are unknown to the plaintiff, proceedings against him may be had without naming him, and the court, or a judge thereof, shall make an order respecting the publication of notice, but the order shall require not less than six weeks' publication.

Sec. 2. That said original section 5053 of the revised statutes of Ohio be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 2, 1882.

[House Bill No 223.]

AN ACT

To amend section 6046 of the revised statutes of Ohio, relating to verification of inventories by executors and administrators.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section six thousand and forty-six of the revised statutes of Ohio be so amended as to read as follows:

Section 6046. Before receiving said inventory by the probate court, the executor or administrator shall take and subscribe an oath or affirmation before the probate judge or his deputy, a justice of the peace, or other officer authorized to administer oaths required or authorized by law, stating that such inventory is in all respects just and true; that it contains a true statement of all the estate and property of the deceased which has come to the knowledge of such executor or administrator, and particularly of all money, bank bills, or other circulating medium belonging to the deceased, and of all just claims of the deceased against such executor or administrator, or other persons, according to the best of his knowledge, such oath shall be indorsed upon or annexed to the inventory.

Sec. 2. That said original section 6046 be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 2, 1882.
AN ACT

To amend section 930 of the revised statutes of Ohio, as amended March 22, 1881.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 930 of the revised statutes of Ohio, as amended March 22, 1881, be so amended as to read as follows:

Section 930. When the necessary site for buildings is provided by the county, the commissioners shall appoint a board of three trustees, who shall hold their offices as follows: One for one year, one for two years, and one for three years, from the first Monday of March thereafter; and, annually, after said board is so constituted, the county commissioners shall, on the first Monday of March, appoint one trustee for said children's home, who shall hold his office for the term of three years, and until his successor is appointed and qualified. And said trustees, together with the county commissioners, shall constitute a board for the selection of plans of building for said home, which plans before adoption shall be submitted to the board of state charities for suggestions and criticisms. And said board of trustees shall designate some suitable person, who shall act as superintendent of said home, and who shall also be clerk of said board of trustees; and he shall receive for his services such compensation as the board of trustees designate at the time of his appointment; and he shall perform all such duties, and give security for the faithful performance of them, as the trustees by law direct. The trustees shall not receive any compensation for their services, and the superintendent shall have the entire charge and control of said home and the inmates therein, subject to such rules and regulations as shall be prescribed by the trustees; and said trustees may, upon the recommendation of the superintendent, appoint a matron, assistant matron, and teachers, whose duties shall be the care of the inmates of said home, to direct their employment, giving suitable physical, mental, and moral training to them. The matron shall, under the direction of the superintendent, have the control, general management, and supervision of the household duties of said home, and the matron, assistant matron, and teachers shall, each perform such other duties and receive for their services such compensation as the trustees by by-laws from time to time direct, and they may be removed at the pleasure of the trustees, or a majority of them. The superintendent may suspend temporarily a matron, assistant matron, or teacher, notice of which must be immediately given to the board of trustees for their approval or disapproval.

Sec. 2. That said original section 930, as amended March 22, 1881, be and the same is hereby repealed.
Sect. 3. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 3, 1882.

[House Bill No. 93.]

AN ACT

To amend section 1706 of the revised statutes of Ohio, as amended March 11, 1881. [O. L., vol 78, p. 76.]

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 1706 of the revised statutes of Ohio, as amended March 11, 1881, be amended to read as follows:

Section 1706. The officers of a village shall consist of a mayor, clerk, sealer of weights and measures, treasurer, and marshall, and the council may, when in its opinion expedient, create by ordinance the offices of solicitor and street commissioner, or, when no territory is attached to a village for road purposes, may provide by ordinance that the marshall shall, in addition to his duties prescribed by law, perform the duties of street commissioner; and all officers shall be elected by the electors of the village except when territory is attached for road purposes. The street commissioner, who shall be elected by the electors of said village and the territory thereto attached for road purposes, and for said elections of street commissioner the council shall provide a separate ballot box and poll books, and the judges of said municipal election shall act as judges, and the clerks of said municipal election shall act as clerks of the election of street commissioner; provided, that in villages divided into wards or election precincts the council shall apportion the territory so attached to the several wards or election precincts.

Sect. 2. That section 1706 of the revised statutes of Ohio, as amended March 11, 1881, be and the same is hereby repealed.

Sect. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 3, 1882.
AN ACT

To amend section 7014 of the revised statutes of Ohio.

SECTION 1. *Be it enacted by the General Assembly of the State of Ohio,* That section seven thousand and fourteen of the revised statutes of Ohio be amended so as to read as follows:

Section 7014. Whoever assigns or transfers any claim for debt against a resident of this state for the purpose of having the same collected by proceedings in attachment in courts outside of this state, or whoever, with intent to deprive a resident of this state of a right to have his personal earnings exempt from application to the payments of his debts, sends out of this state any claim for debt against such person for the purpose aforesaid, where the creditor and debtor and the person or corporation owing the money intended to be reached by such proceedings are within the jurisdiction of the courts of this state, shall be fined not more than fifty nor less than twenty dollars; and the person whose personal earnings are so attached shall have a right of action, before any court of this state having jurisdiction, to recover the amount attached and any costs paid by him in such attachment proceedings, either from the person so assigning, transferring, or sending such claim out of this state to be collected as aforesaid, or the person to whom such claim is assigned, transferred, or sent as aforesaid, or both, at the option of the person bringing such suit. The assignment, transfer, or sending of such claim to a person not a resident of this state, and the commencement of such proceedings in attachment, shall be considered prima facie evidence of a violation of this section.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,

Speaker of the House of Representatives.

R. G. RICHARDS,

President of the Senate.

Passed March 8, 1882.

[House Bill No. 190.]

AN ACT

To amend section 3176 of the revised statutes of Ohio.

SECTION 1. *Be it enacted by the General Assembly of the State of Ohio,* That section three thousand one hundred and seventy-six of the revised statutes be amended so as to read as follows:
Section 3176. The demand of payment from the maker of any such bond or note, or the drawer of any such bill of exchange or check, on the third day of grace, or upon the day mentioned for payment, as above provided, and notice of non-payment thereof to the indorser of any such instrument, and the drawer of any such bill or check within a reasonable time thereafter, shall be adjudged due diligence unless the endorsement express in writing other conditions; but if the third day of grace be the first day of the week, such demand shall be made on the next preceding business day; and in any town or city having a system of postal collection and delivery by carriers, notice of non-acceptance or non-payment of any negotiable instruments may be given by mail to any drawer or indorser thereof, resident of such town or city, and entitled to such notice, in the manner now authorized for service by mail in other cases.

Sec. 2. That said original section three thousand one hundred and seventy-six be and the same is hereby repealed; and that this act shall take effect and be in force from and after its passage.

O. J. HODGE,  
Speaker of the House of Representatives.

R. A. HORR,  
President pro tem. of the Senate.

Passed March 9, 1882.

[House Bill No. 66.]

AN ACT

For the relief of Hannah Vance.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That Hannah Vance, widow of Jacob L. Vance, deceased, be allowed and paid by the state of Ohio, the sum of three hundred dollars, in full satisfaction of the claim of the said Jacob L. Vance, against the state of Ohio, for work by him done on section No. 35 of the Miami canal extension, and that the said sum of three hundred dollars for the payment of said claim is hereby appropriated out of any funds in the treasury of this state not otherwise disposed of.

Sec. 2. That this act shall be in force from its passage.

O. J. HODGE,  
Speaker of the House of Representatives.

R. A. HORR,  
President pro tem. of the Senate.

Passed March 9, 1882.
AN ACT

To amend section 6454 of the revised statutes of Ohio, as amended March 9, 1880.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section six thousand four hundred and fifty-four of the revised statutes of Ohio, as amended March 9, 1880, be so amended as to read as follows:

Section 6454. The probate court shall have jurisdiction, concurrent with the court of common pleas, in all misdemeanors in the following counties: Cuyahoga, Lake, Lucas, Montgomery, Erie, Richland, Scioto, Holmes, Meigs, Henry, Belmont, Stark, Ottawa, Williams, Allen, Wood, Sandusky, Darke, Wyandot, Coshocton, Defiance, Portage, Clermont, Carroll, Gallia, Hocking, Brown, Lorain, Columbiana, Madison, Clinton, Shelby, Geauga, Mahoning, Jefferson, Monroe, Hancock, Adams, Highland, Licking, Knox, Miami, Fayette, Perry, Tuscarawas, Guernsey, Paulding, Greene, and Lawrence.

Sec. 2. That said original section six thousand four hundred and fifty four, as amended March 9, 1880, be and the same is hereby repealed.

Sec. 3. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HERR.
President pro tem. of the Senate.

Passed March 9, 1882.

[House Bill No. 52.]

AN ACT

To amend amended section 650, and to amend section 654 of the revised statutes of Ohio, and to enact supplemental section 650a.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That amended section 650 (77 v., p. 204) and original section 654 of the revised statutes of Ohio be amended so as to read as follows, and to enact supplemental section 650a.

Section 650. The financial officer, named in the preceding section, except as otherwise provided by law, shall keep an account, in detail, in proper books, which shall, at all times, be open to the inspection of the superintendent and trustees, and these books shall be correctly balanced on the fifteenth day of each month, and closed at the end of the fiscal year, corresponding with the fiscal year of the state. There shall be prepared and submitted
The inspection of the superintendent and trustees, on the fifteenth day of each month, a monthly statement, taken from the records of said financial officer, which monthly statement shall show:

1. The unexpended balance of all moneys heretofore received by said financial officer from all sources, and remaining in his hands or subject to his control, with the amount to the credit of each appropriation or fund, at the close of business on the fifteenth day of the preceding month.

2. All moneys received by said financial officer during the month, from any source whatever, except such as are received the state treasury, and designating specifically from what fund credited.

3. All moneys received from the state treasury, upon warrant of the auditor of state, during the month, and the amount received and to what fund credited.

4. A detailed statement of all disbursements made by him during the preceding month, with the name of each payee, the amount paid, the service rendered, or the articles furnished, and the date paid for each. Said detailed statement of disbursements set forth, so far as the same have been paid, the pay-rolls, estimates, and bills of purchase in the same numerical order as in any former monthly schedule, as is provided in clause of this section.

5. He shall submit, with said monthly statement, the original pay-rolls, estimates, and bills of purchase, for all disbursements which have been made by him since the last preceding meeting of the board of trustees, which payments shall be evidenced by the signatures of the persons to whom the payments are due, or authorized representatives, written upon the original pay-rolls, estimates, and bills of purchase, and after being carefully examined and found correct, shall be indorsed, approved by a majority of the board of trustees, and numbered consecutively (which numbering commence at the beginning of each fiscal year, and continue to its close), and when paid, shall become vouchers by such disbursements.

6. If financial officer shall also, at the time of making the monthly statement in the manner and form herein provided, make a statement for the information of the board of trustees, showing the balance of each appropriation made for such institution, remaining in the state treasury at the close of business on the fifteenth day of the preceding month, the amount drawn from each source in the current month, and the balance to the credit of each source, remaining in the state treasury, at the date of making said monthly statement. After said monthly statement, made in the manner and form herein provided, has been indorsed, and approved by the financial officers to make statement to board of trustees.

What such statement to show.
the superintendent and a majority of the trustees, the financial officer shall at once record the same, in a book prepared for said purpose, and file the original bills of purchase, estimates, payrolls, and vouchers pertaining thereto in the office of the board of trustees, and the said monthly statement, with his oath indorsed thereon, that it is a full, true, and correct account of his stewardship for the preceding month, according to the best of his knowledge and belief, and that the same has been recorded, shall be by him, within ten days thereafter, filed in the office of the auditor of state.

Section 650a. The auditor of state shall set apart from the appropriations made for current expenses of the benevolent and reformatory institutions of the state, a sum not exceeding three per centum of the amount appropriated for the current expenses for each institution, for the fiscal year, to be designated as a "contingent expense fund," and shall issue his warrant upon the treasurer of state monthly, in favor of the financial officer, on requisition approved by the superintendent and a majority of the board of trustees, for one-twelfth of the amount so set apart, and said sum so received shall be used for the payment of amounts due employees discharged, and for payment of small bills on account of purchase of articles necessary between the meetings of the trustees; and the financial officer shall, at the close of each month, submit for the inspection and approval of the board of trustees, a detailed statement of the disbursements made under this section, together with the original bills of purchase and pay-rolls of employees, and if found correct, said board of trustees shall approve the same, and thereupon they are authorized to approve a requisition in favor of said financial officer for another monthly installment, and in the annual report of the trustees shall be included the receipts, and disbursements, and balances on hand on account of said contingent current expense fund.

Section 654. The board of trustees provided for in this title, or a majority of them, shall, at their monthly meetings, after having approved the monthly statements of the financial officer, as provided in section six hundred and fifty, issue their requisitions on the auditor of state in favor of said financial officer for a sufficient amount or amounts to pay the unpaid bills, pay-rolls, and estimates which have been approved by said board at said meetings, as required in section six hundred and fifty. Said requisitions to be signed by the superintendent and a majority of the board of trustees, and to specifically state upon what appropriation and for what amount drawn. The auditor of state shall compare said requisitions with the schedule of unpaid bills, pay-rolls, and estimates, as exhibited in said monthly statement, and if he find the same correct, shall issue his warrants on the treasurer of state in favor of said financial officer for said amounts, if there be sufficient balances to the credit of the several appropriations to pay the same.

Ssc. 2. That section 650 as amended April 14, 1880 (77 v., p. 204), and 654 of the revised statutes of Ohio be and the same are hereby repealed.
SEC. 3. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed March 9, 1882.

[Senate Bill No. 47.J

AN ACT

To amend section 3300 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 3300 of the revised statutes of Ohio be and the same is hereby amended as follows:

Section 3300. Any company may aid another in the construction of its road, by means of subscription to the capital stock of such company, or otherwise, for the purpose of forming a connection of the roads of the companies, when the road of the company so aided does not and will not when constructed form a competing line; any company may lease or purchase any part or all of a railroad constructed, or in course of construction by another company, if the lines of road of such companies are continuous or connected, and not competing, upon such terms as may be agreed upon between the companies; and after such purchase the purchasing company shall be vested of all the rights and powers in respect to the location, construction, completion, and operation of such railroad, and of branches thereto of the company from which it purchased said railroad, including the power to acquire and appropriate property therefor, and shall be subject to all the duties, obligations, and restrictions of said company; and any two or more companies whose lines are connected and not competing, may enter into any arrangement for their common benefit consistent with, and calculated to promote the objects for which they were created.

SEC. 2. Said section 3300 shall be and is hereby repealed; and this act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 14, 1882.
To amend section 352 of the revised statutes of Ohio.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That section three hundred and fifty-two of the revised statutes of Ohio be amended so as to read as follows:

Section 352. All persons shall be permitted to visit the library, and examine and read the books there, without taking the same therefrom, under such regulations as the board of commissioners prescribe.

Members and officers, and ex-members and ex-officers of the general assembly, state officers and clerks in the several departments of the state government at Columbus, and ex-officers of the same, the judges of the supreme court and of the supreme court commission, and of the court of common pleas, officers, and teachers of the benevolent institutions of the state, and of the state university, and officers of the penitentiary, and the widows of ex-members and ex-officers of the general assembly, and of ex-state officers, and clergymen resident of Columbus who are pastors of congregations, have the right to take books out of the library under such regulations as the commissioners establish; but no person having the right, as aforesaid, to take out books, has authority to give to any other person an order to take books out, and if any person having such right, give such order, or otherwise obtain books from the library to be used by any other person not having such right, such person thereby forfeits all right to take books therefrom; provided, that the commissioners of the library are hereby empowered to extend the privilege of taking any book or paper from the library to any person who, in their judgment, shall be engaged in the preparation of any literary work of value to the public, or in the study of any special science or subject of art, editors and reporters of the press, and such other persons as may be employed in and about the state house in a clerical capacity or otherwise, when in the judgment of a majority of the commissioners, it is proper to do so, which judgment shall be communicated to the state librarian in writing, signed by a majority of the board.

Sec. 2. That said section 352 be and the same is hereby repealed.

Sec. 3. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 14, 1882.
[House Bill No. 126.]

AN ACT

Amending section 4009 of the revised statutes, authorizing the establishment of schools of a higher grade than primary.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 4009 of the revised statutes be so amended as to read as follows:

Section 4009. Any board of education may establish one or more schools of higher grade than the primary schools, whenever it deems the establishment of such school or schools proper or necessary for the convenience or progress of the pupils attending the same, or for the conduct and welfare of the educational interests of the district; and such school or schools when so established, shall not be discontinued under three years from the time of the establishment thereof, except by a vote of three-fourths of the members of the board of education of each township.

Sec. 2. That said original section 4009 be and the same is hereby repealed; and this act shall take effect upon its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 13, 1882.

[House Bill No. 87.]

AN ACT

To amend section 5719 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section five thousand seven hundred and nineteen of the revised statutes of Ohio be amended so as to read as follows:

Section 5719. In actions for partition, when the estate cannot be divided, and is ordered to be sold, and in actions for the sale of real estate by executors, administrators, and guardians, and in all other actions and proceedings wherein the court may order the sale of real estate to satisfy any judgment or decree; the widow of any decedent who has a dower interest therein, being a party, may file her answer, and waive the assignment of dower by metes and bounds, and ask the court to have the estate sold free of dower, and to allow her, in lieu thereof, such sum of money out of the proceeds of the sale as the court deems the just and reasonable value of her dower interest therein.

In partition and other proceedings when real estate is ordered to be sold, widow may waive assignment of dower by metes and bounds.
SEC. 2. That said original section 5719 be and the same is hereby repealed.

SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 13, 1882.

[Senate Bill No. 17.]

AN ACT

Supplementary to chapter four, title one, part four of the revised statutes of Ohio, to punish trespassers who enter lands and steal timber, saw-logs, and railroad ties.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following sections be and the same are hereby enacted as supplementary to chapter four, title one, part four of the revised statutes, with sectional numbering as follows, to wit:

Section 6880a. Whoever shall saw, bore, or cut down any timber, tree, or trees of whatever size, or any poles commonly called hoop-poles, standing or growing upon the lands of another, or lands of the state of Ohio, or shall unlawfully take, carry, or haul away from the lands of another person, or lands of the state of Ohio, any timber, saw-logs, rails, rail-cuts, tan-bark, hoop-poles, railroad ties, hoops, staves, stave-bolts, or blocks, butts, or any timber of any value whatever, or shall unlawfully dig up, pluck off, or carry away from the lands of another person, any cultivated root or roots, plant or plants, fruit, or any other vegetable production or productions, with intent in each or any of the above recited cases to injure the owner of said lands in his property, or to defraud him or them, if the value of the property so severed or taken is of the value of thirty-five dollars or more, shall be guilty of a felony, and be imprisoned in the penitentiary not more than three years nor less than one year, and shall pay the costs of prosecution. And if any person shall be convicted of either or any of the offenses mentioned in this section, and the value of the property severed, or in any manner taken from the lands in violation of this section, shall be less than thirty-five dollars, he shall be guilty of a misdemeanor, and be fined in any sum not less than twice the value of the property severed, or carried away from lands as aforesaid, or imprisoned in the jail of the county not exceeding thirty days, or both, at the discretion of the court, and pay costs of prosecution.

Section 6880b. Whoever shall buy any of the property mentioned in section 6880a, or any lumber, timber, bark, rails, hoops,
or hoop-poles, railroad ties, made or taken, knowing that the same had been severed or taken from the lands of another, or from the lands of the state in violation of section 6880a, with intent to defraud the owner of such property, shall be fined not less than twice the value of the property bought or received as aforesaid, or imprisoned in the jail of the county not exceeding thirty days, or both, at the discretion of the court, and shall pay the costs of prosecution.

Section 6880c. Whoever owning a saw-mill, stave, spoke, or other manufactory of wooden articles, or having charge or control thereof, or who may be working in, or running a saw-mill, stave, spoke, or other manufactory of wooden articles, shall saw, or knowingly permit to be sawed, or used in said manufactories, in said mills, or used in said manufactories, any timber, or logs, or other articles mentioned in this act, with intent thereby to injure or defraud the owner or owners of said property, and knowing that said timber or logs had been severed or taken from the lands of another, or from the lands of the state of Ohio, in violation of the provisions of section 6880a, shall be guilty of a misdemeanor, and shall be fined in any sum not less than twice the value of the lumber or timber sawed as aforesaid, or imprisoned in the jail of the county not exceeding thirty days, or both, at the discretion of the court, and shall pay the costs of prosecution.

Section 6880d. The court trying any cause arising under the last four preceding sections, shall instruct the jury to find the value of the property severed or taken from the land, bought, received, or sawed, or manufactured, as the case may be, in violation of any of the provisions of said sections, and shall render judgment against the party convicted for the amount of fine assessed and costs of prosecution, and the sheriff, or other officers collecting said judgment, shall, after paying all costs of prosecution, pay over to the owner of the said property severed or taken as aforesaid, twice the value thereof, as returned by the jury.

Sec. 2. This act shall take effect and be in force on its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 13, 1882.

[House Bill No. 188.]

AN ACT

To amend section four thousand eight hundred and eighty-nine (4889) of the revised statutes of Ohio, as amended March 18, 1881. (78 v., p. 62.)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section four thousand eight hundred and eighty-
nine of the revised statutes of the state of Ohio, as amended March 18, 1881, be amended to read as follows:

Section 4899. Each township in the counties of Belmont, Carroll, Champaign, Clarke, Clermont, Clinton, Columbiana, Cuyahoga, Darke, Delaware, Erie, Fayette, Franklin, Geauga, Greene, Hamilton, Henry, Huron, Licking, Lucas, Madison, Montgomery, Muskingum, Ottawa, Pickaway, Pike, Preble, Ross, Stark, Summit, Trumbull, Tuscarawas, Vinton, Washington, and Wayne, in which any such free road is located, is made a road district for the care and maintenance thereof.

Sec. 2. That said section four thousand eight hundred and eighty-nine, as amended March 18, 1881, be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 15, 1882.

[House Bill No. 216.]

AN ACT
To amend section 4848 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section four thousand eight hundred and forty-eight of the revised statutes of Ohio be amended to read as follows:

Section 4848. Any balance of assessments made for the construction of any such road remaining in any county treasury, after the payment of all expenses incurred on account of the road, shall be certified by the county auditor into the treasuries of the townships through which the road is located, proportionately to the amount paid for the making of the same in each of the townships, to be expended under the order of the township trustees in repairing the road; but in counties where the county commissioners are constituted a board of turnpike directors, such unexpended balance shall be transferred to the general improved road repair fund for such county.

Sec. 2. That section four thousand eight hundred and forty-eight of the revised statutes of Ohio, be and the same is hereby repealed.

Sec. 3 This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 15, 1882.
AN ACT

To change the time for holding the second term of court of common pleas in the county of Allen, for the year 1882.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the time for holding the second term of the court of common pleas in the county of Allen, as fixed by the judges of the third judicial district, be and the same is hereby changed, and that said term shall be held on the 22d day of May, A. D. 1882, instead of the 29th day of May, A. D. 1882, as fixed by said judges.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 15, 1882.

[House Bill No. 307.]

AN ACT

Making appropriations to meet deficiencies.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, from any money in the treasury, the following sums, to wit:

Adjutant-General's Office:

For materials and repairs, six hundred and three dollars and eighty-five cents ($603.85).
For heating, one hundred and twenty-four dollars and twenty-eight cents ($124.28).
For extra labor, three hundred and thirty dollars ($330).
For care of military stores, one hundred and four dollars and ninety-four cents ($104.94).
For repairing senate chamber and house of representatives, twenty-one hundred and thirty-five dollars and seventy-three cents ($2,135.73).
For service to Fred. Blenkner, three hundred and twenty-five dollars ($325).
To pay George K. Smith for care of electrical gas lighting apparatus in senate chamber from January 1 to March 1, 1882, as per contract, twenty-five dollars ($25).
Auditor of State:

For contingent expenses, prior to February 15, 1881, four dollars and sixty-five cents ($4.65).

Attorney-General:

For carpets, thirty-seven dollars and fifty cents ($37.50).
For contingent expenses, fifty-eight dollars and eight cents ($58.08).

Commissioner of Labor Statistics:

For contingent expenses, thirty dollars and eighty-five cents, ($30.85).

Department of Mine Inspector:

For contingent expenses, three hundred and eighty-one dollars and thirty-two cents ($381.32).
For assistant mine inspector for salary, eight hundred and thirty-three dollars and thirty-three cents ($833.33).

Legislature:

For contingent expenses, five hundred dollars ($500).

State Librarian:

For purchase of books prior to February 15, 1881, one hundred and nine dollars and twenty-five cents ($109.25).
For salary, assistant, one hundred and sixty-three dollars and eighty-eight cents ($163.88).

Clerk of Supreme Court:

For contingent expenses, sixty-two dollars ($62).
For deputy clerk, salary, one dollar and sixty-seven cents ($1.67).

Law Librarian:

For balance of account for setting mantle, twenty-nine dollars and twenty-five cents ($29.25).

Secretary of State:

For paper under old contract, six thousand eight hundred and sixty-seven dollars and eighty-three cents ($6,867.83).
For new paper contract, seven thousand two hundred and fifty-three dollars and ninety cents ($7,253.90).
For stationery, ten thousand eight hundred and three dollars and eighty-one cents ($10,803.81).
For distribution of laws and journals prior to February 15, 1881, one hundred and five dollars and ninety-nine cents ($105.99).
Contingent expense, seventeen dollars and eighty-five cents ($17.85).
Supervisor of Public Printing:

For public printing, six thousand five hundred and twenty-two dollars and eighty-seven cents ($6,522.87).
For state binding, seventeen dollars and seventy-nine cents ($17.79).
For contingent expense, seventy-five dollars ($75).

Athens Asylum:

For current expenses, seven thousand one hundred and one dollar and fifty-one cents ($7,101.51).
For replacing water-pipes and covering hot water-pipe, three thousand five hundred and twenty-seven dollars and seventy cents ($3,527.70).
For ordinary repairs, four hundred and ninety-four dollars and seven cents ($494.07).
For pictures, seventy-four dollars and fifty-one cents ($74.51).

Cleveland Asylum:

For current expenses, eleven thousand two hundred and fifty-six dollars and ninety-one cents ($11,256.94).
For ordinary repairs, eight hundred and sixty-eight dollars and forty-six cents ($868.46).

Columbus Asylum:

For current expenses prior to February 15, 1881, one thousand eight hundred and thirty dollars and fifty-six cents ($1,830.56).
For current expenses prior to February 15, 1882, twenty-nine thousand two hundred and ninety-one dollars and thirty-four cents ($29,291.34).
For ordinary repairs prior to February 15, 1881, one hundred and fifty three dollars and thirteen cents ($153.13).
For ordinary repairs, two thousand six hundred and forty-three dollars and thirteen cents ($2,643.13).

Dayton Asylum:

For current expenses, nine thousand one hundred and eighty-six dollars and eighty-six cents ($9,186.86).
For ordinary repairs, three thousand one hundred and seventeen dollars and ninety-eight cents ($3,117.98).
For water supply, eight hundred and seventy-three dollars and twenty-three cents ($873.23).
For heating strong room, ninety-seven dollars and twenty-four cents ($97.24).
For gas works, nine hundred and fifty-two dollars and fifty-five cents ($952.55).

Longview Asylum:

For current expenses, ninety dollars and sixty-two cents ($90.62).
Blind Asylum:

For expenses of trustees, twelve dollars ($12).

Deaf and Dumb Asylum:

For fire hose, nine hundred and twenty-nine dollars and thirty cents ($929.30).

For extension of boys' reading room, eleven hundred and twenty-nine dollars and twenty-three cents ($1,129.23).

For ordinary repairs, two hundred and thirty-four dollars and eighty-nine cents ($234.89).

For salaries, five hundred and eighty-eight dollars and fifty-five cents ($588.55).

Chas., S. Perry, superintendent of deaf and dumb asylum, to reimburse him for amount allowed him by the directors of said institution, and which said amount was used by him on repairs to said institution, three hundred dollars ($300).

Imbecile Asylum:

For current expenses, twenty-two thousand two hundred and seventy-nine dollars and ninety-five cents ($22,279.95).

For expenses of trustees, two hundred and eighty dollars ($280).

For ordinary repairs, repairing damages caused by fire, and building new office, eighteen thousand two hundred and thirteen dollars and twenty-one cents ($18,213.21).

Soldiers' and Sailors' Orphans' Home.

For current expenses, seven thousand nine hundred and sixteen dollars and fourteen cents ($7,916.14).

For salaries prior to February 15, 1881, sixty-two dollars and forty-seven cents ($62.47).

Ohio Penitentiary:

For current expenses, fourteen thousand seven hundred and nine dollars and fifty-five cents ($14,709.55).

For manufacture of gas, eight hundred and seventy-two dollars and seventy cents ($872.70).

For prosecution and transportation of convicts, twenty-five thousand dollars ($25,000).

For ordinary repairs, one thousand and forty-three dollars and twenty-five cents ($1,043.25).

Miscellaneous:

To pay Osborn & Co., for merchandise prior to February 15, 1881, twenty-two dollars and seventy cents ($22.70).

To pay Robert Clarke & Co. for publishing St. Clair papers, two thousand two hundred and fifty dollars ($2,250).
For memorial case for rotunda, one hundred and ninety dollars ($190).

For balance due 6th regiment O. N. G., during Coalton strike, August 28th to September 7, 1880, fifty-three dollars and fifty-four cents ($53.54).

For amount due 1st regiment O. N. G., for services in Cincinnati, O., Oct. 12, 1880, to Nov. 2, 1880, five hundred and two dollars and eighty-four cents ($502.84).

For amount due Co. E., 8th regiment, O. N. G., for services at Canton June 25, 1880, sixty-two dollars ($62).

For clerical expenses due W. O. Tolford for examining and adjusting claims under act of April 19, 1881, entitled an act to provide for the examination and payment of certain military claims and making an appropriation therefor, two hundred and fifty dollars ($250).

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 16, 1882.

[Senate Bill No. 43.]

AN ACT

Supplementary to section 3378 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following sections be enacted as supplementary to the above title of the revised statutes of Ohio, with sectional numbering as herein provided:

Section 3378a. No contract of, or for the sale of railroad equipment, rolling stock, or other personal property (to be used in or about the operation of any railroad), by the terms of which the purchase money, in whole or in part, is to be paid in the future, and wherein it is stipulated or conditioned that the title to the property so sold shall not vest in the vendee, but shall remain in the vendor until the purchase money shall have been fully paid, shall be valid against creditors or innocent purchasers for value, unless recorded in the office of the secretary of state, or a copy thereof filed in the office of said secretary of state, and when said contract is so recorded, or a copy thereof so filed as aforesaid, the title to the property so sold, or contracted to be sold, shall not vest in the vendee, but shall remain in the vendor until the purchase money shall have been fully paid, and such stipulation or condition shall be and remain valid, notwithstanding the delivery of the property to, and its possession by such vendee.
Section 3376a. In any written contract for the renting, leasing, or hiring of such property (to be used as aforesaid), it shall be lawful to stipulate or provide for a conditional sale of such property at the termination of such renting, leasing, or hiring, and to stipulate or provide that the rental reserved shall, as paid, or when paid in full, be applied to and treated as purchase money; and in such contract it shall be lawful to stipulate or provide that the title to such property shall remain in the lessor or vendor until the purchase money shall have been fully paid, notwithstanding delivery to and possession by the other party; subject, however, to the requirement as to recording or filing contained in the foregoing section of this act.

Section 3376c. The secretary of state, when so requested, and upon being paid the proper fees, shall record any such contract, and shall file in his office a copy of any such contract, when the same shall be delivered to him for that purpose, and for every such copy so filed he shall be entitled to receive one dollar.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 16, 1882.

[Senate Bill No. 118.]

AN ACT

To authorize the issue of bonds by cities having a population of not more than 12,258 and not less than 12,000 for market house and city hall purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the city council of cities of the third grade of the second class having a population according to the last federal census of not less than twelve thousand and not more than twelve thousand two hundred and fifty-eight, are hereby authorized to contract for and erect buildings for the use of a market house and city hall; and for this purpose to issue bonds not to exceed fifty thousand dollars ($50,000), bearing interest at a rate not exceeding six per centum per annum, payable semi-annually.

Sec. 2. The bonds shall be signed by the president, countersigned by the city clerk, and attested by the corporate seal of said city. They shall not be sold for less than par value after advertising the sale thereof as follows: The city council shall cause to be published for a period of not less than ten days in some newspaper of general circulation in such corporation, inviting propositions for taking said bonds, fixing a day and hour when the offers shall be opened, and shall award to the person or persons any part or the whole amount of said bonds.

Sec. 3. The bonds shall be made payable in series in such amounts as the council may determine by resolution, on the first
day of March, 1883, and every six months thereafter until they are all redeemed; but in no event shall the time extend beyond twenty years, nor shall any bonds be renewed or the time extended after they become due. The proceeds of the sale of said bonds shall be placed in the city treasury to the credit of the city for the express purpose of building a market house and city hall.

Sec. 4. That the powers herein conferred shall in no case be exercised by any such city council until they are authorized by vote of the qualified electors of such city taken at a general or special election held therein; that for the purpose of submitting such proposition to a vote of such electors, the mayor of such city upon the passage of a resolution by such city council for the purpose, shall give notice of the time of holding the same, which shall be published in all the newspapers of such city at least ten days previous to said election; such election shall be held at the usual place of holding elections and by officers authorized to preside at elections in such city. The poll books and tally sheets of such election shall be forwarded forthwith to the city clerk, who, with the mayor of said city, shall at any regular or special meeting of the council in presence of a quorum of the council proceed to canvass such vote, and the city clerk shall enter the number of votes cast for such proposition and the number of votes against the same upon the journal; and if it appears by the returns that a majority of all the electors voting at such election shall have voted in favor of such proposition, then such city council shall have authority to exercise the powers herein conferred, and if a majority of such electors shall not have voted in favor of such proposition, then such city council shall not have authority to exercise the power herein conferred.

Sec. 5. The ballots, poll books and tally sheets shall be furnished by the city, and the ballots shall have written or printed thereon the words: “Buildings for market house and city hall—yes”; “Buildings for market house and city hall—no.”

Sec. 6. Should the returns show that a majority of all the electors voted “yes,” it is further provided that before the council shall have the authority to issue the bonds or make any contract whatever, they shall by resolution adopt detailed plans and specifications complete of the entire buildings, after which the council shall advertise for at least three weeks in such city newspapers for sealed proposals for furnishing material and finishing the buildings complete, which bid or bids shall be accompanied with a bond with two good sureties with such an amount as the council may fix by resolution. At the opening of the bids, if it is found that the building can be built complete for the sum of fifty thousand dollars, as herein provided, then the council shall have the authority to enter into a contract with the lowest responsible bidder, and to have the power to issue the bonds for the same as provided above. Neither shall any extras be allowed or changes made so as to increase the cost beyond the above named sum.

Sec. 7. That for the purpose of paying the bonds and interest as they become due the city council is hereby required to set apart
under the present levy as is fixed by law such an amount as will redeem and pay the interest on the same.

SEC. 8. This act shall be in force and take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 16, 1882.

[House Bill No. 186.]

AN ACT

To amend sections 952 and 953 of the revised statutes, and to repeal the sections so amended.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That sections 952 and 953 of the revised statutes of Ohio be and the same are hereby amended so as to read as follows:

Section 952. A majority of the members shall constitute a quorum for the transaction of business. All proceedings of the board shall be public; it shall determine the rules of its proceedings, which shall be, as far as practicable, in accordance with parliamentary law; it shall keep a journal of the proceedings, which shall be open to public inspection during ordinary business hours, except when in use by the board. The members shall elect from their own body a president, who shall preside at its meetings, and whose term of office as such shall end on the Saturday preceding the first Monday in December of each year. The members of the board shall perform the duties now required of them by law, and shall give their personal attention to all public work under their charge during construction, and at such other times as is necessary. The board, by its rules, shall fix certain days of the week which shall be devoted to public session of the board, at which all members are required to attend. The board shall elect at its first session, after the passage of this act, a clerk, who shall keep an accurate daily journal of all proceedings of the board, and make a record of proceedings, required by law to be recorded, and file away all documents, maps, and papers in alphabetical and numerical order, and carefully preserve the same, as well as preserve all journals and records belonging to the board.

Section 953. The clerk, when appointed, previous to entering upon the duties of his office, shall give a bond to the state, with two or more sureties, to the acceptance of the probate judge of the county, in the sum of two thousand dollars, conditioned for the faithful discharge of the duties of his office, which bond, with his oath of office indorsed thereon, shall be deposited with the treasurer of the county, who shall record and carefully preserve
the same in his office. The clerk of the board, shall hold his office for the term of one year, or until his successor is elected and qualified, and shall be entitled to receive a salary at the rate of one thousand and two hundred dollars per annum; he shall be provided with a seal of office, in the center of which shall be the name of the county, and around the margin the words, board of county commissioners. The board shall have power, at any regular meeting, to fill the vacancy of the clerk for the unexpired term, caused by death, resignation, removal, or otherwise. Transcripts, orders, and certificates, when duly certified to by the president of the board, and the clerk, with the seal attached, shall be received as evidence in any court of the state; and for the same, similar fees shall be paid the clerk as are allowed to county officials for like services, and all sums thus received shall be by said clerk entered in a book to be kept for that purpose, and the gross amount thus received, shall by him be paid into the county treasury, and credited to the fee fund; but when any such transcripts, orders, and certificates are prepared on behalf of the county, by order of commissioners, no fee shall be allowed.

SEC. 2. Said original sections 952 and 953 are hereby repealed; and this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 23, 1882.

[House Bill No. 57.]

AN ACT

To amend section 2873 of the revised statutes of Ohio, "for a more perfect description of town lots."

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 2873 of the revised statutes of Ohio be amended so as to read as follows:

Section 2873. The auditor shall make out and deliver to the purchaser of any land or lots, sold for delinquent taxes as aforesaid, a certificate of purchase, therein describing the land or lots so sold, as the same was described in the tax duplicate, and stating therein the amount of taxes and penalty for which the same was sold; and if only a part of a tract be sold, such certificate shall specify the quantity sold, and shall be directed to the county surveyor, whose duty it shall be, when requested by the purchaser, his assignee, or heirs, to lay off, by metes and bounds, in a square, as near as practicable, at the most north-westerly corner of the tract from which the sale was made, the quantity so sold; and if

Certificate of purchase of delinquent lands.

Duty of county surveyor under such certificate.
the sale be made from an inlot or outlot, in any town, or from any particular part thereof, it shall be the duty of the county surveyor so to lay off the part, or portion sold, so that it shall include the most north-westerly corner, and where there is not a most north-westerly corner then the most northerly corner shall take precedence as the point where the description shall begin, and it shall extend from the main or principal street, road, or alley which may be the most convenient front to such lot, to the rear of the lot, and to bound the same by lines as nearly parallel with the outlines of such lot as practicable.

Sec. 2. That section 2873 be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage; but shall not affect any action or proceeding now pending.

O. J. HODGE,  
Speaker of the House of Representatives.

R. G. RICHARDS,  
President of the Senate.

Passed March 23, 1882.

[House Bill No. 434.]

AN ACT

To amend sections 1462 and 1463 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That sections fourteen hundred and sixty-two and fourteen hundred and sixty three be amended so as to read as follows:

Section 1462. When complaint is made to the clerk of a township, or a reasonable belief exists that the small-pox or any other infectious or loathsome disease prevails in any locality or house therein, or in any adjoining township, and not within the limits of a city or incorporated village, said clerk shall call a meeting of the board of trustees of the township, and the board, if satisfied after investigation, that such action is necessary, shall restrain all persons except physicians and necessary attendants from visiting or frequenting such house or locality within the township, or coming into such township from an infected locality in any other township, until the danger of infection or contagion therefrom has ceased, and they shall cause a copy of said order to be posted up in at least three of the most public places in the township.

Section 1463. That the board of trustees shall have power to make and enforce all necessary health regulations to prevent the spread of small-pox or any other loathsome disease within the township, and restrain persons convalescing from small-pox, or knowing themselves to have been exposed thereto, from coming from infected localities into such townships; and any person violating such order or health regulation after the same has been published or posted up, as provided in the next preceding section of
this act, shall be liable to a penalty of not less than ten nor more than fifty dollars, and costs, to be recovered by said board of trustees in an action before any justice of the peace in said township, said penalties when collected to be paid to the township treasurer for township purposes.

Sec. 2. This act shall take effect and be in force from and after its passage; and said original sections be and the same are hereby repealed.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 24, 1882.

[House Bill No. 435.]

AN ACT

To change the time for holding the second term of the court of common pleas in the county of Coshocton, for the year A.D. 1882.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the time for holding the second term of the court of common pleas, in the county of Coshocton, as fixed by the judges of the sixth judicial district, be and the same is hereby changed, and the said term shall be held on the twenty-fifth day of April, A.D. 1882, instead of the fourth day of April, 1882, as fixed by said judges.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 25, 1882.

[House Bill No. 59.]

AN ACT

To amend an act entitled “an act to authorize the payment and transfer of bounty funds to aid in the erection of soldiers’ monuments and monumental buildings,” passed and took effect April 7, 1880. (77 vol., O. L., page 127.)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That an act entitled “an act to authorize the payment and transfer of bounty funds to aid in the erection of soldiers’
monuments and monumental buildings," passed and took effect April 7, 1880, be so amended as to read as follows:

Section 1. Whenever the trustees of any township, or the commissioners of any county in the state, in which there shall be any association existing under the laws of this state for the erection of a soldiers' monument or monumental building, shall have the custody or care of bounty moneys, or moneys for the relief of families of soldiers and marines, or for other similar purposes, collected during or at the close of the late rebellion, in pursuance of any law of this state, and which remains as a balance unappropriated for the uses and purposes for which the same were collected after the payment of all legitimate claims for said moneys, contemplated by the laws under which such moneys were collected, it shall be lawful, and such trustees or county commissioners are hereby authorized and directed, to deliver and transfer such moneys to the proper officers of such monumental associations, to be employed in the erection of a soldiers' monument or monumental building; provided, that before such funds shall be transferred, as herein provided, said trustees or county commissioners may, at their discretion, require security that the said funds shall be employed for the purpose of a monument or a monumental building and not otherwise.

Sec. 2. The commissioners of Lucas county are authorized and directed to refund and restore from the county fund to the fund mentioned in section one of this act, all moneys heretofore loaned therefrom to any other fund or used for any other purpose than that provided for by this act or the act to which this is amendatory.

Sec. 3. That said original act is hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 25, 1882.

[House Bill No. 94.]

AN ACT

To amend section 7082 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section seven thousand and eighty-two of the revised statutes of Ohio be so amended as to read as follows:

Section 7082. Whoever adulterates, for the purpose of sale, any spirituous, alcoholic or malt liquors used or intended for drink, or medical or mechanical purposes, with coccus-indicus, vitrol, grains of paradise, opium, alum, capsicum, copperas, laurel water,
logwood, Brazil-wood, cochineal, sugar of lead, aloes, glucose, tannic acid, or any other substance which is poisonous or injurious to health, or with any substance not a necessary ingredient in the manufacture thereof; and whoever sells or offers or keeps for sale any such liquors so adulterated, shall be fined in any sum not less than twenty nor more than one hundred dollars, or be imprisoned not less than twenty nor more than sixty days, or both, at the discretion of the court. And any person guilty of violating any of the provisions of this section, shall be adjudged to pay, in addition to the penalties hereinbefore provided for, all necessary costs and expenses incurred in inspecting and analyzing any such adulterated liquors of which said party may have been guilty of adulterating, or selling, or keeping for sale, or offering for sale.

Sec. 2. That said original section seven thousand and eighty-two be and the same is hereby repealed; and this act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 25, 1882.

[House Bill No. 284.]

AN ACT

To amend section 2142 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 2142 of the revised statutes be so amended as to read as follows:

Section 2142. Any city or village having a board of health, or the standing committee on health of any city or village council, who may do and perform all the duties of a board of health, as prescribed in this chapter," or a health officer may establish a quarantine ground or grounds, within or without its own limits; but if such place be without its limits, and within the limits of any other municipal corporation, the consent of the corporation within the limits of which it is proposed to establish such quarantine shall be first obtained.

Sec. 2. That said original section 2142 be repealed; and this act to be in force and take effect on its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 25, 1882.
AN ACT

To amend section one of an act, passed March 28, 1862, entitled "an act to authorize the city of Cleveland to fund certain railroad stocks," and section four of said act, as amended May 13, 1878; also, to amend sections 2702 and 2705 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section one of an act, passed March 28, 1862, entitled "an act to authorize the city of Cleveland to fund certain railroad stocks," is hereby amended to read as follows:

Section 1. That the city of Cleveland, for the purpose of paying the money heretofore borrowed, and now owing by said city for the erection of water works, and as the same shall become due, is hereby authorized to create a sinking fund, and for this purpose is hereby empowered to appropriate to such fund all the railroad stocks, shares, and bonds, or the proceeds thereof, and any assets growing out of the same, now in the hands of the city commissioners, now held and owned by said city, and the interest and dividends hereafter to accrue on the same, which funds thus formed, after defraying the necessary expenses of the trust hereby created, shall be set apart exclusively for the payment of the principal of the water works bonds heretofore issued by said city and the residue of said fund shall be applied to the enlargement and improvement of the water works of the city, and of the city part of the cost of repairing the streets, and the residue to the payment of the general bonded indebtedness of the city in conformity with the provisions of article six (6) of the terms of annexion between the city of Cleveland and the city of Ohio, agree upon by the commissioners of said cities on the fifth day of June A.D. 1854, and shall be used for no other purpose whatever and said stocks, shares, and bonds, and the accruing interest and dividends on the same so forming said fund, shall be placed in the custody and under the control of five commissioners hereinafter named, and called the "sinking fund commissioners," whose duty it shall be to take charge, custody, and control of the same, and manage the same as hereinafter provided.

SEC. 2. That section four (4) of said act, as amended May 1, 1878, is hereby amended to read as follows:

Section 4. Said commissioners, by and with the consent of the city council first obtained, shall have power and authority any time to sell and dispose of any of said stock, shares, or bonds for cash, and to invest the proceeds thereof in other stock or in such other manner as they shall consider to be for the interest of the city, and shall, when the aforesaid water works debt shall become due, or any part thereof, sell such stocks, shares, or bonds, or such portion as may be necessary, for cash, and apply the proceeds thereof in payment of the said water works debt and shall apply the residue of said stocks, shares, and bonds, the proceeds thereof, to the payment of the cost and expense
enlarging and improving of the water works of the city, and the
city's part of the cost of repaving its streets, and the residue to
the payment of the general bonded indebtedness of the city, as
the council may, by ordinance, direct, as contemplated by section
one of this act.

Sec. 3. That section twenty-seven hundred and two (2702) of
the revised statutes is hereby amended to read as follows:

Section 2702. No contract, agreement, or other obligation
involving the expenditure of money, shall be entered into, nor
shall any ordinance, resolution, or order for the appropriation or
expenditure of money be passed by the council or by any board
or officer of a municipal corporation, unless the auditor of the
corporation, and if there is no auditor the clerk thereof shall
first certify that the money required for the contract, agreement or
other obligation, or to pay the appropriation or expenditure, is in
the treasury to the credit of the fund from which it is to be drawn,
and not appropriated for any other purpose, which certificate shall
be filed and immediately recorded; and the sums so certified shall
not thereafter be considered unappropriated until the corporation
is discharged from the contract, agreement, or obligation, or so
long as the ordinance, resolution, or order is in force; and all
contracts, agreements or other obligations, and all ordinances,
resolutions, and orders entered into or passed contrary to the pro-
visions of this section shall be void; provided, that in cities of
the second grade of the first class, funds in the hands of the com-
misioners of the sinking fund of 1862, so called, shall, when set
apart by ordinance for any particular purpose, be deemed as money
in the treasury for such purpose, within the meaning of the section.

Sec. 4. That section 2705 of the revised statutes of Ohio is
hereby amended to read as follows:

Section 2705. If the council makes any special assessment
payable in annual installments as authorized in fourth chap-
ter of the seventh division of this title, it shall have authority
to borrow upon the credit of the corporation a sum of money
sufficient to pay the estimated cost and expense of the improve-
ment, and shall have authority to issue bonds, notes, or certificates
of indebtedness pledging the faith and credit of the corporation
for the payment of the principal and interest of such bonds, notes,
or certificates of indebtedness, which interest shall not exceed the
rate of seven per cent. per annum, payable annually; and such
bonds, notes, or certificates of indebtedness shall not, in any case,
be sold for less than their par value; provided, that in cities of
the second grade of the first class such loan as aforesaid may be
made of the sinking fund commissioners of such city out of the
sinking fund of 1862, so called, whether the special assessment is
payable in annual installments or otherwise, and such notes or
certificates of indebtedness may be made payable to said commis-
sioners; and so much of the proceeds of such special assessments
as may be required, shall, when received by the city, be paid over
to said commissioners in liquidation of said notes or other obliga-
tions.

Sec. 5. That said original section one of said act, passed
March 28, 1882, and said section four, as amended May 13, 1878, and said original sections 2702 and 2705 are hereby repealed.

Sect. 6. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed January 19, 1882.

[House Bill No. 219.]

AN ACT

Making appropriations for defraying expenses of the Ohio national guards while attending the obsequies of the late president, draping state house, executive department, and railroad car.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, out of any money in the treasury to the credit of the general revenue fund, the following sums, to wit:

For per diem Ohio national guards, twenty-one thousand four hundred and ninety-six dollars ($21,496).

The per diem is calculated and to be made payable as follows:

Field officers and surgeons, per day, five dollars ($5.00).

Line and staff officers, not ranking higher than captain, per day, four dollars ($4.00).

Enlisted men, per day, two dollars ($2.00).

For subsistence of enlisted men, three thousand and sixty-six dollars and thirty-four cents ($3,066.34), payable to each enlisted man at the rate of thirty-three and one-third cents per day (33½).

For transportation, eleven thousand two hundred and fourteen dollars and seventy-one cents, payable to the following railroad companies, to officers for money advanced herein named and estimated amounts for railroad companies, to wit:

- Lake Shore and Michigan Southern railroad, sixteen hundred and sixty-three dollars ($1,663).
- Indiana, Bloomington and Western railroad, two hundred and forty-two dollars and ninety-one cents ($242.91).
- Valley railroad, four hundred and forty-two dollars and thirteen cents ($442.13).
- Pittsburgh, Cincinnati and St. Louis railroad, one hundred and eighty-two dollars and three cents ($182.03).
- New York, Pennsylvania and Ohio railroad, nineteen dollars and twenty-two cents ($19.22).
- Columbus, Hocking Valley and Toledo railroad, seventy-five dollars and eight cents ($75.08).
- Cleveland, Mt. Vernon and Columbus railroad, two hundred and ten dollars ($210).
Scioto Valley railroad, one hundred and sixty-three dollars and eighty cents ($163.80).
Dayton and Union railroad, sixty-seven dollars and twenty cents ($67.20).
Baltimore and Ohio railroad, four hundred and forty-eight dollars and fifty cents ($448.50).
Pittsburgh, Fort Wayne and Chicago railroad, four hundred and seventy-one dollars and eighty-three cents ($471.83).
Cleveland, Columbus, Cincinnati and Indianapolis railroad, six thousand seven hundred and twenty dollars and twenty cents ($6,720.20).
Cincinnati, Hamilton and Dayton railroad, twenty-seven dollars and fifteen cents ($27.15).
For J. H. Moore, thirteen dollars ($13).
For Colonel W. L. Curry, fifteen dollars and fifty cents ($15.50).
For R. B. Heller, fifty-nine dollars and twenty-two cents ($59.22).
Levering guards, seven dollars and fifty cents ($7.50).
Captain R. N. Shotts, fifty-four dollars and sixty cents ($54.60).
Captain L. B. Crosby, sixty-four dollars and seventy-five cents ($64.75).
Estimated amounts at the rate of one and a half cent per mile, two hundred and sixty-seven dollars and nine cents ($267.09).
For nine batteries under order number 11, for special order, three hundred and forty-two dollars ($342).
For telegraphing and other expenses, two hundred and thirty-one dollars and ninety-two cents ($231.92).
For expenses Col. H. A. Axline, forty-eight dollars and forty cents ($48.40).
For expenses Captain J. H. Horne, forty-eight dollars ($48).
For mourning goods and labor draping state house, five hundred and forty-two dollars and ninety-one cents ($542.91).
For mourning goods, draping executive department and car, three hundred and six dollars and eighty-eight cents ($306.88).
Sec. 2. No vouchers for any such payment shall be audited, unless certified and approved as is provided in section 3083 of the revised statutes of Ohio, excepting the matter of mourning goods, which shall be approved by the head of such department ordering the same.
Sec. 3. That the adjutant general is hereby required to take charge of all remaining mourning goods used for drapery, &c., and dispose of the same upon the best terms possible, the proceeds of which shall be covered into the state treasury, and placed to the credit of the general revenue fund.
Sec. 4. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 27, 1882.
To amend sections 934, 944, and 946 of the Revised Statutes of Ohio, relating to children’s homes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That sections nine hundred and thirty-four, nine hundred and forty-four and nine hundred and forty-six be amended so as to read as follows:

Section 934. The board of trustees shall report quarterly to the board of commissioners of the county the condition of the home, and make out and deliver to the board of commissioners a carefully prepared estimate, in writing, of the wants of the home for the succeeding quarter, which estimate shall specify separately the amounts required for each of the following purposes to wit:

1st. Food, fuel, and forage; 2d, clothing; 3d, pay of officers and employees; 4th, repairs; 5th, improvements of buildings and grounds; 6th, books and stationery; 7th, furniture; 8th, transportation of inmates; 9th, live stock; 10th, other expenses; and the board of commissioners shall, at their regular quarterly meeting at which such estimate is presented to them, carefully examine said estimate, and if, in their judgment, said estimate is reasonable and ratable within the assessment for the support of the home for the current year, or so much thereof as they may deem reasonable and within such assessment, said board of commissioners shall allow and approve, and shall appropriate and set apart for the use of said home, and the county auditor shall, upon the order of the board of trustees of such home, draw his warrant upon the county treasurer, who shall pay such warrants out of the fund so appropriated and set apart; and said trustees shall contract no debts, and make no purchases in excess of the amount so appropriated; said board of trustees shall also make an annual report in writing, to the board of commissioners, of the condition, wants, and operation of said home, including a statement of the number of inmates, and if from other counties, the terms upon which they are admitted, and also an accurate account of all receipts and expenditures.

Section 944. The commissioners and trustees of townships in counties in which no children's home or other similar institution is located, and adjoining a county or district in which there is such a home, may send to said home children for whom they have to provide, if the trustees of said home can receive them without detriment to children of their own county or district; and the cost of maintaining these children in such home shall be no greater than the per capita cost of suitably providing for and educating the children of the county or district in the home to which they are so sent.

Section 946. The board of commissioners of any county having such home, and the joint board of commissioners of district homes shall make annual assessments of taxes sufficient to support and defray all necessary expenses of the home.
Sec. 2. That said original sections 934, 944, and 946 are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,

Speaker of the House of Representatives.

R. G. RICHARDS,

President of the Senate.

Passed March 29, 1882.

[Senate Bill No. 59.]

AN ACT

To amend section 3903 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 3903 of the revised statutes of Ohio be so amended as to read as follows:

Section 3903. The board of education, except in cities of the first class, second grade, shall hold regular meetings once every two weeks. In cities of the first class, second grade, said board shall hold its meetings on the first and third Monday of each month following the third Monday of April, and in all city districts of the first class said board may hold such special meetings as it may deem necessary; it may fill all vacancies that occur in the board until the next annual election, and may make such rules and regulations for its own government as it may deem necessary; but such rules and regulations must be consistent with the constitution and laws of the state.

Sec. 2. That said original section 3903 be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,

Speaker of the House of Representatives.

R. G. RICHARDS,

President of the Senate.

Passed March 29, 1882.

[House Bill No. 343.]

AN ACT

Authorizing certain incorporated villages to regulate the sale of intoxicating liquors therein.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following section be enacted as supplementary
to chapter 3, division 8, title 12, section 1692 of the revised statutes of Ohio, with sectional numbering as follows:

Section 1692A. That all incorporated villages within this state, having within their limits a college or university, shall have the power to provide, by ordinance, against the evils resulting from the sale of intoxicating liquors within the limits of the corporation.

Sec. 2. This act shall take effect and be in force from the day of its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 29, 1882.

[House Bill No. 301.]

AN ACT

Making appropriations for the benevolent, penal, and correctory institutions of the state, for the last three quarters of the fiscal year ending November 15, 1882, and the first quarter of the fiscal year ending February 15, 1883.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, from any money in the treasury to the credit of the general revenue fund, the following sums for the purposes herein named, to wit:

**Athens Asylum for the Insane:**

For current expenses, seventy-five thousand dollars ($75,000).
For salaries of officers, three thousand eight hundred and sixty-four dollars and thirty-eight cents ($3,864.38).
For ordinary repairs, including painting walls, repairing hot water supply, six thousand five hundred dollars ($6,500).
For expenses of trustees, two hundred dollars ($200).
For grading, five hundred dollars ($500).
For books, two hundred dollars ($200).
For stone floor in basement, five hundred dollars ($500).
For furniture for wards, fifteen hundred dollars ($1,500).

**Cleveland Asylum for the Insane:**

For current expenses, eighty-six thousand dollars ($86,000).
For salaries of officers, thirty-four hundred and sixty-nine dollars and twenty-five cents ($3,699.25).
For ordinary repairs, two thousand five hundred dollars ($2,500).
For books, two hundred dollars ($200).
For carpets, eight hundred dollars ($800).
For repairing furniture, three hundred dollars ($300).
For altering rooms in rear building, one thousand dollars ($1,000).
For cleaning lake and improving water supply, five hundred dollars ($500).
For painting wards, one thousand dollars ($1,000).
For protecting bank of creek, one thousand dollars ($1,000).

Columbus Asylum for the Insane:

For current expenses, one hundred and forty thousand dollars ($140,000).
For salaries of officers, forty-seven hundred and two dollars and fifty-four cents ($4,702.54).
For expenses of trustees, one hundred and six dollars ($106).
For grading grounds, two thousand dollars ($2,000).
For painting wards, two thousand dollars ($2,000).
For library, three hundred dollars ($300).
For magic lantern, seven hundred dollars ($700).
For ordinary repairs, three thousand five hundred dollars ($3,500).

Dayton Asylum for the Insane:

For current expenses, seventy-eight thousand dollars ($78,000).
For salaries of officers, forty-one hundred dollars ($4,100).
For expenses of trustees, two hundred dollars ($200).
For ordinary repairs, two thousand dollars ($2,000).
For extension of main building, fifteen thousand seven hundred and thirty dollars ($15,730); and the sum of seventeen hundred and seventy dollars, appropriated April 19, 1881, for addition to rear building, be transferred to extension of main building.
For furniture for wards and employees' rooms, one thousand dollars ($1,000).
For heating strong rooms, three hundred dollars ($300).
For new boilers, eight thousand dollars ($8,000); and in addition thereto, any sum that may be received from the sale of old boilers, and any material connected with the same, now in use at said institution.
For steam pump, setting same, and changing building, twelve hundred dollars ($1,200).
For library, two hundred dollars ($200).
For fire escapes and ladders, eight hundred dollars ($800).
For ice house, nine hundred dollars ($900).

Longview Asylum for the Insane:

A sum to be ascertained by the auditor of state, which shall bear the same proportion to the appropriations for other asylums of the state for the insane as the population of Hamilton county bears to the population of the state, exclusive of Hamilton county, as appears by the federal census of 1880, less fifteen thousand dollars, appropriated in the partial appropriation bill of this session, and in addition to the sum thus ascertained, the sum of ten thousand dollars ($10,000); provided, that there shall be no
discrimination in the expenditure of the sum herein appropriated between white and colored patients.

For care of colored insane of the state, as per contract, two thousand dollars ($2,000).

_Lucas County Asylum for the Insane:_

For care and cure of the insane, as per contract with the state, fifteen thousand four hundred and ten dollars and fifty-seven cents ($15,410.57).

No part of the above appropriation shall be used for the maintenance of any inmates in excess of the quota from the county from which they belong, and at each settlement with the auditor of state they will be required to give the name of each inmate, and where from.

_Toledo House of Refuge:_

For the maintenance of an average number of boys, not exceeding one hundred and fifty, at two dollars and fifty cents, per capita, per week, as per contract with the state, seventeen thousand five hundred dollars ($17,500).

_Asylum for the Deaf and Dumb:_

For current expenses, forty-seven thousand nine hundred and nine dollars and twenty-nine cents ($47,909.29).

For salaries of officers and teachers, sixteen thousand dollars ($16,000).

For ordinary repairs, three thousand dollars ($3,000).

For steam heating, five hundred dollars ($500).

For inside painting, five hundred dollars ($500).

For printing and material, two thousand dollars ($2,000).

For shop improvement, seven thousand seven hundred and eighty dollars and seventy-three cents ($7,780.73) dollars ($3,016).

For heating apparatus for work-shops, three thousand and sixteen

_Asylum for the Blind:_

For current expenses, eleven thousand one hundred and seventy-five dollars and fifty-seven cents ($11,175.57).

For salaries of officers and teachers, five thousand three hundred and fifty-nine dollars and five cents ($5,359.05).

For ordinary repairs, one thousand dollars ($1,000).

For painting walls and varnishing inside blinds, fifteen hundred dollars ($1,500).

For furniture, carpets, and bedding, fifteen hundred dollars ($1,500).

For books, school apparatus, and musical instruments, six hundred dollars ($600).

For expenses of trustees, two hundred and fifty dollars ($250).

For closets, two hundred dollars ($200).

For laundry and machinery, eight hundred dollars ($800).
Asylum for the Imbecile Youth:

For current expenses, sixty thousand dollars ($60,000).
For salaries of officers and teachers, nine thousand six hundred and fifty-one dollars and thirty-one cents ($9,651.31).
For ordinary repairs, including damages by fire, five thousand dollars ($5,000).
For expenses of trustees, four hundred and fifty dollars ($450).

Soldiers' and Sailors' Orphans' Home:

For current expenses, fifty-six thousand six hundred and twenty-six dollars ($56,626).
For salaries of officers and teachers, ten thousand seven hundred and fifty-eight dollars and eighteen cents ($10,758.18).
For industrial pursuits, three thousand one hundred and thirty-five dollars and eighty-eight cents ($3,135.88).
For ordinary repairs, two thousand five hundred dollars ($2,500).
For library, two hundred dollars ($200).
For trustees, three hundred dollars ($300).
For laundry, one hundred dollars ($100).
For payment of net earnings, nine hundred and sixty-seven dollars ($967).
For completing water-closets, five hundred dollars ($500).
For improvements, one thousand dollars ($1,000).
For support of orphans outside of the soldiers' and sailors' orphans' home, ten thousand dollars ($10,000).

No transfer of children, or new contracts, for the support of orphans outside of home, shall be entered into by the board of trustees of the soldiers' and sailors' orphans' home, with the trustees of any county children's home, for the year ending February 15, 1883.

Ohio Penitentiary:

For current expenses, eighty-five thousand dollars ($85,000).
For salaries of directors, thirteen hundred and forty-three dollars and sixty-three cents ($1,343.63).
For salaries of officers, seven thousand three hundred and fifty-three dollars and sixteen cents ($7,353.16).
For salaries of guards, fifty-three thousand eight hundred and eighty-three dollars and sixty cents ($53,883.60).
For manufacture of gas, twenty thousand dollars ($20,000).
For books, nine hundred and thirty-five dollars and thirty-six cents ($935.36).
For ordinary repairs, eight thousand dollars ($8,000).
For rewards to convicts, two thousand nine hundred and forty-five dollars and ten cents ($2,945.10); and the balance of appropriation made April 15, 1880, amounting to two thousand one hundred and nine dollars and eighty cents, on January 31, 1882, is hereby re-appropriated.
For prosecution and transportation of convicts under sections 759 and 733 of the revised statutes, fifty-five thousand dollars ($55,000).
Girls' Industrial Home:

For current expenses, twelve thousand nine hundred and seventy-nine dollars and sixty-eight cents ($12,979.68).
For salaries of officers, five thousand seven hundred and ninety-five dollars and forty-one cents ($5,795.41).
For ordinary repairs, one thousand dollars ($1,000).
For expenses of trustees, two hundred and fifty dollars ($250).
For purchasing refrigerators, four hundred dollars ($400).
For library, two hundred dollars ($200).
For purchasing of horses and farming implements, six hundred and fifty dollars ($650).
For grading, five hundred dollars ($500).

Reform Farm for Boys:

For current expenses, twenty-five thousand dollars ($25,000).
For the purchase of an extra pump and boiler and enlargement of the boiler-house so as to accommodate the same, nineteen hundred dollars ($1,900).
For salaries of officers, teachers, and employes, sixteen thousand five hundred dollars ($16,500).
For ordinary repairs, including new roof and new floors, two thousand five hundred dollars ($2,500).
For altering windows in five basements, five hundred dollars ($500).
For closet and sewerage for Muskingum building, four hundred dollars ($400).
For new cistern, two hundred and fifty dollars ($250).
For finishing second story of laundry for employes, six hundred and fifty dollars ($650).
For expenses of trustees, three hundred and fifty dollars ($350).
For graveling roads, fifteen hundred dollars ($1,500).

Ohio State University:

For expenses of trustees, two hundred and fifty dollars ($250).
For ordinary repairs, fifteen hundred dollars ($1,500).
For the expenses of the agriculture experimental station, three thousand dollars ($3,000); provided, that such experimental station is established.
For laboratory building, twenty thousand dollars ($20,000). The board of trustees shall, in all respects, be governed by the provisions of the revised statutes regulating the construction of public buildings of the state.

State Board of Charities:

For expenses, two thousand five hundred dollars ($2,500).
For extra clerical labor, four hundred and three dollars and sixty-three cents ($403.63).

Sec. 2. No money appropriated in the foregoing section shall be used for the payment of debts or deficiencies existing prior to the 15th day of February, 1882, nor used for any other purpose
than the specific purpose for which the same is appropriated; and it is made the duty of the auditor of state to see that the foregoing provisions are complied with.

Sec. 3. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 31, 1882.

[Senate Bill No. 32.]

AN ACT

To amend sections 6445 and 6447 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section six thousand four hundred and forty-five of the revised statutes, passed June 20, 1879, entitled an act to revise and consolidate the general statutes of Ohio, be so amended as to read as follows:

Section 6445. Any railroad corporation of this state may condemn and appropriate to its own use the interest and easement in and quiet title to any unfinished road-bed, or part thereof, lying within the state, and on the line of its proposed road, owned or claimed by any other railroad company or companies, person or persons, partnership or corporation, when such road-bed, or part thereof has remained, or shall hereafter remain, in an unfinished condition, and without having the ties and iron placed, and continued thereon for the period of five years or more, immediately preceding the commencement of proceedings to condemn or appropriate the same as herein authorized, and every such company, or companies, person or persons, partnership or corporation shall be made a party defendant to such proceedings to condemn or appropriate the same, and shall be required to answer therein, setting forth fully its or their title to or interest in such road-bed, or part thereof, so sought to be appropriated, or condemned, if any, it or they may claim, to which answer the plaintiff shall plead issuably, unless it admit the validity of the defendants' claim; and in such case, if such party defendant be a non-resident of this state, or a foreign corporation, service of summons may be made by publication, under sub-division three of section five thousand and forty-eight of the revised statutes of Ohio, and that the terms company or companies, as used in this chapter, shall be held to embrace also person or persons, partnership or corporation as used in this section.

Sec. 2. That section six thousand four hundred and forty-seven of said act be so amended as to read as follows:

Section 6447. Proceedings under this act may be commenced
in the probate court, the court of common pleas or the superior court of any county in this state in which such road-bed or part thereof so sought to be appropriated or condemned may be situated, all or part only of such road-bed, within this state may be included in one proceeding, and when such proceeding is commenced in the court of common pleas or superior court, the same proceeding shall be had as is prescribed in this chapter for the conduct of the same in the probate court, so far as the same may be applicable to such common pleas or superior court, and not excepted in this section, and the case shall, on motion, be taken out of its order by the court or by any reviewing court, and determined without any unnecessary delay; and proceedings in error to such common pleas or superior courts, may be commenced directly in the supreme court, but the provisions of this chapter as to viewers shall not apply to appropriations authorized by such sections, and when any railroad corporation shall commence proceedings under this act, the president of said corporation shall make, subscribe and file in the court where any such proceedings is had, a statement under oath, declaring that it is the bona fide intention of said corporation to complete and operate a railroad on the road-bed so sought to be appropriated; and if said corporation shall, for a period of one year after it shall have acquired right to occupy the road-bed, fail to expend in and about the completion of a railroad thereon a sum equal to twenty-five per centum of the total cost of completing the same, to be estimated by the commissioner of railroads and telegraphs, then and in such case the said road-bed shall be open to appropriation and condemnation under this act by any other railroad corporation. The words road-bed used in this act shall be held to include right of way, depot grounds, and other easements connected therewith, and it shall be sufficient in the petition and proceedings under this act to designate the road-bed as the road-bed of the railroad corporation by which the route of the road was located and established with the terminal points within which appropriation is sought.

Sec. 3. That said original sections 6445 and 6447 be and the same are hereby repealed.

Sec. 4. That this act shall take effect thirty days after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 5, 1882.

[Senate Bill No. 12.]

AN ACT

More effectually to provide against the evils resulting from the traffic in intoxicating liquors.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That every person engaged in the traffic in intoxicating
liquors shall, within thirty days after the taking effect of this act, and in the first week of May in each succeeding year thereafter, and every person hereafter engaging in such traffic shall, before engaging therein, and in the first week of May in each succeeding year thereafter, during his continuance in such traffic, pay into the treasury of the proper county, upon the certificate of the county auditor, as follows, to wit: When his place of business is located not within any village or city, nor within one mile thereof, $100; when within a village having a population of less than two thousand by the next preceding federal census, or within one mile thereof, $150; when within any other village or city having a population of less than ten thousand inhabitants, or within one mile thereof, $200; when within any city of the second class having a population of ten thousand inhabitants, or more, or within two miles thereof, $250, and when within any city of the first class, or within two miles thereof, $300.

Sec. 2. Every person engaged in such traffic, and every person hereafter engaging therein, shall, at the time fixed by the preceding section for making said first payment into the county treasury, execute to the state of Ohio his penal bond in the sum of one thousand dollars, with at least two sureties, resident of the county, and each owning therein freehold estate, not exempt from execution, worth at least double the amount of the bond above incumbrances, which bond shall have indorsed thereon a pertinent description of the lot or premises wherein said traffic is or shall be carried on, together with the name of its owner; and the sureties thereon shall be to the acceptance of the probate judge of the county, who shall keep and record the same, together with the indorsement thereon, in a book to be by him kept for that purpose, which bond shall be conditioned for the faithful performance of all and singular the requirements of this act, and the probate judge shall receive in each case for his services under this act, to be paid by the person giving such bond, the sum of two dollars.

Sec. 3. Every person who shall engage or continue in the traffic of intoxicating liquors after default made in any payment in the first section of this act required, shall be deemed to have broken the condition of his bond, and an action shall lie thereon against him and his sureties in the court of common pleas for double the amount of such default, with costs.

Sec. 4. Every person who shall engage or continue in such traffic without having executed the bond in the second section of this act required, or after his bond shall have been adjudged to be forfeited, as in the preceding section provided, shall be deemed guilty of a misdemeanor, upon conviction of which, he shall be fined in any sum not exceeding $1,000 nor less than $500, or be imprisoned in the county jail not exceeding one year nor less than thirty days, or both, in the discretion of the court.

Sec. 5. Every person who shall sell or furnish intoxicating liquors, by wholesale or otherwise, to one engaged, or who shall hereafter engage, in such traffic in violation of this act, shall be deemed guilty of a misdemeanor cognizable in the proper court of the county in which said illegal traffic is carried on, and, upon
conviction thereof, shall be fined in any sum not exceeding two thousand dollars nor less than $200, or imprisoned in the county jail not exceeding one year nor less than thirty days, and all indebtedness and evidences thereof, founded upon the consideration of such sale, or furnishing in whole or in part, shall be absolutely void.

**SEC. 6.** Any person, company, or corporation, who, as agent, or otherwise, shall sell, or receive orders for, in this state, any intoxicating liquors, owned by any person, company, or corporation out of this state, shall be considered as engaged in the traffic in intoxicating liquors, within the meaning of this act.

**SEC. 7.** Every assessor of personal property in this state shall, when he lists said property for taxation, carefully inquire and ascertain what persons, if any, are at the time of his so listing said property, or for the year preceding that time, have been engaged in the traffic in intoxicating liquors in his district, and report the same to the auditor of his county, indicating clearly the locality where such traffic is or has been so carried on, and the auditor of state, in preparing his forms for such assessors, shall include therein in such forms as will enable such assessor to make such return with accuracy.

**SEC. 8.** The auditor of each county shall, as soon as the report of the several assessors (mentioned in the preceding section) in his county in each year shall have been returned to him, make an accurate list of all the persons in his county engaged in the traffic in intoxicating liquors within his knowledge thereof, be derived from the report of said assessors, or from information from any other source satisfactory to him, record said list in a book, to be by the commissioners of his county provided for that purpose, and deliver a certified copy of said list to the treasurer, and one to the prosecuting attorney of his county; and the county auditor shall receive for his services, under this section, twenty-five cents for each name contained in said list.

**SEC. 9.** All prosecutions for offenses under this act, in all counties in this state, wherein the probate court has, by law, jurisdiction of misdemeanors concurrent with the court of common pleas, shall be conducted in all respects in said probate court, as provided in chapter nine of title two of part three of the revised statutes of Ohio.

**SEC. 10.** In no prosecutions for crimes and offenses, under this act in the court of common pleas, in any county in this state, shall an indictment by the grand jury be required; but in all such cases brought before said court the prosecuting attorney shall immediately file with said court of common pleas an information setting forth briefly and distinctly, in plain and ordinary language, the charges against the accused person, and on such charges such persons shall be tried in the same manner as provided by law for the trial of persons charged with other crimes and offenses on indictment in said court of common pleas; but such informations may be amended at any time before or during trial, on such terms as to continuance and otherwise, as said court may direct.
Sec. 11. The prosecuting attorney of any county shall file information originally in said court of common pleas, without a preliminary hearing before an examining court, upon the proper affidavits being filed therein, and in like manner shall file his information upon the transcript of a criminal cause brought for any offense under the provisions of this act of any justice of the peace or mayor of any village or city, which shall be filed in said court of common pleas within ten days after the filing thereof, by such justice or mayor.

Sec. 12. The prosecuting attorney shall institute civil actions on all such bonds given under this act as shall have become forfeited, for which, as well as for all fines and costs, he shall be entitled to receive as fees ten per cent. of all sums by him collected thereon after process commenced.

Sec. 13. All funds paid into the county treasury under the provisions of this act shall be credited two-thirds thereof to the townships, villages, and cities from which said funds were received, and shall be paid to such townships, villages, and cities by said treasurer for general expenses of such corporations and townships, and the remaining one-third to the general county fund, except the assessment placed upon the business of persons who have no fixed place of business in the state, which sum shall be paid into the state treasury, upon the certificate of the auditor of state, to the credit of the general revenue fund.

Sec. 14. For the purpose of paying the assessment fixed and giving the bond required by this act, and for no other purpose thereunder, a firm or corporation may be treated and considered as one person, and the use and sale of intoxicating liquors, in good faith, for purely medicinal purposes, by lawfully authorized physicians in their regular practices, or of pure alcohol for mechanical purposes, or of other intoxicating liquors by druggists, upon a written order or prescription of such physician for such purposes, shall not be deemed traffic within the meaning of this act.

Sec. 15. Nothing in this act shall operate to repeal, supersede, or impair any existing statute or any provision thereof; nor shall any thing in this act be construed or held to authorize or license in any way the sale of intoxicating liquors.

Sec. 16. This act shall take effect and be in force from and after the 1st day of May, 1882.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. A. HERR,
President pro tem. of the Senate.

Passed April 5, 1882.
AN ACT

To amend section 4074 of the revised statutes of Ohio, relating to teachers' certificates, making an examination in United States history essential.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section number 4074 of the revised statutes of Ohio be amended to read as follows:

Section 4074. No person shall be employed as a teacher in a common school who has not obtained from a board of examiners, having competent jurisdiction, a certificate of good moral character, and that he or she is qualified to teach orthography, reading, writing, arithmetic, geography, English grammar, and the history of the United States, and possesses an adequate knowledge of the theory and practice of teaching, and, if required to teach other branches, that he or she has the requisite qualifications; but persons who desire or are expected to teach only special studies, such as music, drawing, painting, penmanship, gymnastics, German or French, or any one of them, may be examined in regard to such study or studies only, and having obtained a certificate of qualification therein, and of good moral character, may be employed to teach such study or studies.

Sec. 2. That section number 4074 of the revised statutes of Ohio aforesaid be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after September 1, 1882.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 5, 1882.

[Senate Bill No. 92.]

AN ACT

To amend sections 3692 and 3693 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That sections 3692 and 3693 be amended so as to read as follows:

Section 3692. There shall be held in the city of Columbus, on the first Wednesday after the second Monday in January, an annual meeting of the Ohio state board of agriculture, together with the president of each county agricultural society, or their delegate therefrom duly authorized, who shall, for the time being, be ex-officio members of the state board of agriculture, for the purpose of deliberation and consultation as to the wants, prospects,
and condition of the agricultural condition throughout the state; and, at such meeting, the several reports from the county societies shall be delivered to the president of the state board of agriculture, and the president and delegates shall at this meeting elect five members to the state board of agriculture, whose term of office shall be two years, and until their successors are elected.

Section 3693. The board may elect such officers as may by it be deemed necessary. It shall hold an annual exhibition of the agricultural and general productive industries of the state; shall make an annual report to the general assembly, embracing its proceedings for the past year, and an abstract of the proceedings of the several county agricultural societies, as well as a general view of the condition of agriculture throughout the state, accompanied by such recommendations as it may deem interesting and useful.

Sec. 2. Said original sections 3692 and 3693 be and the same are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 5, 1882.

[Senate Bill No. 95.]

AN ACT

To amend section 2805 of the revised statutes of Ohio, as amended April 18, 1881. (78 O. L., 179.)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section two thousand eight hundred and five of the revised statutes of Ohio, as amended April 18, 1881, be so amended as to read as follows:

Section 2805. In each city of the first and second class there shall be an annual board for the equalization of the value of real and personal property, moneys, and credits in such city, to be composed of the county auditor and six citizens of such city, appointed by the council thereof; the first appointments to be, two for one year, two for two years, and two for three years, except in cities in which such boards are already organized, when two shall be appointed for three years, and two thereafter shall be annually appointed for three years, and all vacancies shall be filled for the unexpired term; provided, that the provisions of this act shall not affect any person or persons heretofore appointed and now in office during the time for which they shall have been appointed; said board shall be governed by the rules, provisions, and limitations prescribed in the next preceding section for the
annual county board; each member of said board is authorized to administer oaths, and said board is empowered to equalize the value of real and personal property, moneys, and credits within such city, and shall annually meet at the office of the county auditor on the fourth Monday of May, and in cities of the first and second grade of the first class, shall close its session on or before the fourth Monday of August; except that in cities of the first grade of the first class said board shall, in the year 1882, meet on the third Monday of April, and shall close its session on or before the first Monday of September; in cities of the third grade of the first class, and cities of the first and second grades of the second class, and cities having a population of twenty thousand and over by the last federal census, and which have not been by ordinance advanced to a city of the second grade second class, said board shall close its session on or before the first Monday of August; and in cities of the third and fourth grades of the second class, said board shall close its session on or before the fourth Monday in June then next following; for each day necessarily employed in the performance of their duties, the members of said board shall each receive, in cities of the first class, and in the first and second grades of the second class, and in cities having a population of twenty thousand and over, ascertained as aforesaid and which have not been advanced to a city of the second grade second class, the sum of five dollars per day; and in cities of the third and fourth grades of the second class, the sum of two dollars and fifty cents per day; in cities of the first class first grade the auditor shall receive no compensation as a member of the board, but the board may appoint all necessary clerks, not exceeding six, who shall each receive three dollars per day for their services for the time actually employed, which shall be paid out of the county treasury.

Sec. 2. That said section 2805, as amended April 18, 1881, be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 5, 1882,

[Senate Bill No. 109.]

AN ACT

To amend sections 4677 and 4678 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That sections four thousand six hundred and seventy-seven and four thousand six hundred and seventy-eight of the revised statutes of Ohio be amended to read as follows:
Section 4677. The trustees shall, at their next meeting, cause the report to be read, and, if the same be in favor of establishing the road, and the trustees deem it reasonable and just, they, being satisfied that the compensation and damages, if any, have been claimed and assessed, have been paid or secured to be paid by the petitioner, shall order the clerk of the township to enter the report on record, and issue their order to the petitioners, or any of them, or to the proper supervisor where it is made his duty to open such road, to open the road to the width named in the report of the viewers, and the same shall be considered a private or township road, subject to be kept open and in repair at the expense of the applicants for the same, or otherwise as provided by law; but, if the viewers report that the prayer of the petitioners is unreasonable, and ought not to be granted, no further proceedings shall be had therein by the trustees; and all costs accruing under this section shall be paid by the persons making application for the road, except as herein provided. (73 v. 21, § 32.)

Section 4678. A township road which commences in a state, turnpike, township, or county road, or at a railroad station, and is not less than thirty feet in width, and passes on and intersects another state, turnpike, county, or township road, shall be opened, and kept in repair by the supervisor in whose district it may be situated, in whole or in part, and the costs of the view and survey of such road shall be paid out of the township treasury. (73 v. 21, § 32.)

Sec. 2. That said original sections 4677 and 4678 be and the same are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 5, 1882.

[House Bill No. 389.]

AN ACT

In relation to the publication of existing ordinances that may be revised and consolidated in cities of the first class, second grade.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That in cities of the first class, second grade, whenever existing ordinances shall be revised, amended, re-arranged, consolidated, indexed, and published in book form, said publication in book form shall be taken and held to be in lieu of publishing the same in a newspaper, as required by law, and shall be a sufficient publication of such ordinances to all intents and purposes, and the ordinance or several ordinances so published shall be
held the same in law as though they had been published in a newspaper, as now required by law.

Sec. 2. This act shall be in force from and after its passage.

O. J. HODGE,
*Speaker of the House of Representatives.*

R. A. HORR,
*President pro tem. of the Senate.*

Passed April 5, 1882.

[House Bill No. 79.]

AN ACT

To amend an act entitled "an act to amend section 6964 of the revised statutes of Ohio," passed April 19, 1881.

**SECTION 1.** Be it enacted by the General Assembly of the State of Ohio, That section sixty-nine hundred and sixty-four of the revised statutes, as amended April 19, 1881, be amended as follows:

Section 6964. Whoever purchases, sells, exposes for sale or has in his possession any of the birds, game, or animals mentioned in sections sixty-nine hundred and sixty, sixty-nine hundred and sixty-one, and sixty-nine hundred and sixty-three, during the time when the killing thereof is made penal, shall be fined not exceeding twenty-five dollars nor less than two dollars, or imprisoned not more than thirty days, or both; provided, that the provisions of this act shall not be construed as applicable to any common carrier into whose possession any of the birds, game, or animals herein mentioned shall come in the regular course of their business for transportation, whilst they are in transit through this state from any place without this state, where the killing of said birds, game, or animals shall be lawful.

Sec. 2. Said act entitled "an act to amend section 6964 of the revised statutes of Ohio," passed April 19, 1881, is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
*Speaker of the House of Representatives.*

R. A. HORR,
*President pro tem. of the Senate.*

Passed April 6, 1882.
AN ACT
To authorize villages to regulate and prohibit interment of the dead, in certain cases.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That villages which, at the last federal census, had a population of not less than two thousand five hundred and forty, nor more than three thousand, shall have the power to prohibit the interment of the dead in any cemetery in use at the incorporation of such villages, and provide for the removal of the remains interred therein, whenever the board of health of such villages, by resolution duly passed, certifies to the village council thereof that the same is necessary and essential to the sanitary welfare of such villages.

SEC. 2. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 6, 1882.

[House Bill No. 98.]

AN ACT
To amend section 1706 of the revised statutes of Ohio, as amended March 11, 1881. [O. L., vol. 78, p. 76 [46.]

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 1706 of the revised statutes of Ohio, as amended March 11, 1881, be amended to read as follows:

Section 1706. The officers of a village shall consist of a mayor, clerk, sealer of weights and measures, treasurer, and marshal, and the council may, when in its opinion expedient, create by ordinance the offices of solicitor and street commissioner, or, when no territory is attached to a village for road purposes, may provide by ordinance that the marshal shall, in addition to his duties prescribed by law, perform the duties of street commissioner; and all officers shall be elected by the electors of the village except when territory is attached for road purposes, the street commissioner, who shall be elected by the electors of said village and the territory thereto attached for road purposes, and for said elections of street commissioner the council shall provide a separate ballot box and poll books, and the judges of said municipal election shall act as judges, and the clerks of said municipal election shall act as clerks of the election of street commissioner; provided, that in villages divided into wards or election precincts the council
shall apportion the territory so attached to the several wards or
election precincts.

SEC. 2. That section 1706 of the revised statutes of Ohio, as
amended March 11, 1881, be and the same is hereby repealed.

SEC. 3. This act shall take effect and be in force from and
after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 3, 1882.

[House Bill No. 321.]

AN ACT

To amend sections 2197, 2198, and 2203 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That sections two thousand one hundred and ninety-
seven, two thousand one hundred and ninety-eight, and two thou-
sand two hundred and three of the revised statutes be amended
so as to read as follows:

Section 2197. In cities of the second grade of the first class,
the board of improvements shall divide the city into not less than
five nor more than eighteen districts, for the purpose of contract-
ing for cleaning the ditches, avenues, streets, alleys, and market
places within such districts.

Section 2198. The board in such city shall advertise, for ten
days, in not less than three newspapers of general circulation
therein, for sealed proposals for cleaning all paved avenues, streets,
alleys, and market places, and such unpaved avenues, streets, and
alleys, or parts thereof, as the board may deem advisable, within
each of such districts, at a stated sum per mile for each cleaning;
the same to be cleaned whenever ordered by the board for the
term of not less than one nor more than five years; provided,
that separate proposals may be received, and contracts made for
any particular branch or division of the work herein provided for,
at the option of the board of improvements.

Section 2203. At the end of every two weeks, if the contracts
have been faithfully performed, the board shall give, upon demand
by the contractor, a certificate to the city auditor for the amount
due under the contract; but the board may retain therefrom, as
an additional guaranty for the faithful performance of the contract,
such proportion thereof as it may deem just and equitable, which
amount shall be stated in the contract; and upon presentation of
such certificate to the city auditor, that officer shall draw his war-
rant upon the city treasurer for the amount stated in the certificate,
less the amount reserved under the contract as an additional guar-
any, which shall be paid by the city treasurer from the proper fund.

Sec. 2. That the said original sections 2197, 2198, and 2203 be and the same are hereby repealed.

Sec. 3. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 7, 1882.

[Senate Bill No. 40.]

AN ACT

Supplementary to chapter one, title one, section twenty-two of the revised statutes of Ohio, and to prevent errors and irregularities in the several state departments.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following section be enacted as supplementary to chapter one, section twenty-two of the revised statutes of Ohio, with sectional number as hereinafter provided:

Section 22a. That before the sixth day of each month, the governor, secretary of state, chief justice of the supreme court, treasurer of state, adjutant-general, attorney-general, commissioner of common schools, state board of charities, commissioner of railroads and telegraphs, superintendent of insurance, clerk of the supreme court, state librarian, commissioner of labor statistics, mine inspector, president of the board of public works, commissioners of public printing, sinking fund commissioners, supervisor of public printing, president of the state board of agriculture, president of the board of commissioners to improve the Ohio river, president of the board of fish commissioners, reporter of the supreme court, and president of the board of directors of the Ohio penitentiary, or the president of any other state board or other state officer, shall furnish to the auditor of state a detailed and itemized statement, with their respective certificates attached, as to the truth thereof, of all checks or requisitions issued by their several departments upon the auditor of state, for warrants upon the treasurer of state during the preceding month, said detailed and itemized statement to be made upon blanks to be prepared and furnished by the auditor of state; and the said auditor of state shall, as soon as said statements have been received, compare the same with the accounts in his office, and certify to each of the heads of said several departments a list of checks or requisitions which have not been presented, if any, and warrants issued upon the treasury for the payment of requisitions presented during the month next preceding, which do not

State officers to make monthly statement to auditor of state of checks and requisitions made by them.

Blanks for such statement to be furnished by the auditor of state.
appear upon the certified list of the proper department, and shall file the original statement in his office, and carefully preserve the same, and the said auditor of state shall not issue his warrant upon the treasurer of state for the salary of any such officer herein named, until said officer shall fully comply with all the provisions of this act.

SEC. 2. This act to take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 7, 1882.

[House Bill No. 437.]

AN ACT

To amend section 2122 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section two thousand one hundred and twenty-two of the revised statutes be amended so as to read as follows:

Section 2122. The council may grant power to the board of health to make such orders and regulations as it may deem necessary for the public health and for the prevention of disease, and such orders and regulations shall have all the force and effect of ordinances of the corporation, and the council of cities of the second grade of the first class may grant power to the board of health to employ such number of scavengers for the removal of swill, garbage, and offal from the houses, buildings, yards, and lots within the city as it may deem necessary.

SEC. 2. That said original section 2122 be and the same is hereby repealed.

SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 7, 1882.
AN ACT

To amend section 1271 of the revised statutes, as amended April 2, 1880 (77 O. L., 318), and section 1297 of the revised statutes, and to repeal section 7197 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section one thousand two hundred and seventy-one of the revised statutes, as amended April 2, 1880 (77 O. L., 318), and section one thousand two hundred and ninety-seven of the revised statutes be and the same are hereby amended so as to read as follows:

Section 1271. In Hamilton county the presiding judge of the court of common pleas, the presiding judge of the superior court of Cincinnati, and the probate judge may appoint a first assistant and a second assistant prosecuting attorney. In Cuyahoga county the judges of the court of common pleas may appoint an assistant prosecuting attorney, and said judges may, from time to time, appoint such special assistants, to aid the prosecuting attorney, as in their opinion the public business requires, who shall be paid out of the treasury of the county, on the warrant of the county auditor, such sum as the court may approve and order. And in Lucas county the senior judge of the court of common pleas residing therein may appoint an assistant prosecuting attorney; such assistant prosecuting attorneys shall receive such salary as shall be fixed by the judge or judges appointing them, not exceeding in Hamilton county twenty-five hundred dollars to the first assistant, or eighteen hundred dollars to the second assistant per year, and not exceeding in Cuyahoga county fifteen hundred dollars a year, and not exceeding in Lucas county twelve hundred dollars a year; such salary shall be paid out of the treasury of the county, on the warrant of the county auditor; the term of appointment of an assistant prosecuting attorney shall be for one year from date of appointment, and when there is a vacancy the appointing judge or judges may renew the appointment.

Section 1297. The prosecuting attorney shall receive an annual salary not exceeding the sums herein named, to be fixed by the commissioners of the county, to wit: In Hamilton county, thirty-five hundred dollars; in each of the counties of Cuyahoga and Lucas, two thousand dollars; in each of the counties of Franklin and Montgomery, fifteen hundred dollars; in each county containing less than twenty thousand inhabitants by the federal census, four hundred dollars; and in each other county, two dollars for each one hundred inhabitants such county contained at the last preceding federal census, to be paid at such times and in such installments as the county commissioners direct.

Sec. 2. That said section 1271, as amended April 2, 1880
(77, O. L., 318), and said original section 1297, and said section 7197 be and the same are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
K. G. RICHARDS,
President of the Senate.

Passed April 7, 1882.

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[Senate Bill No. 105.]

AN ACT

To amend section 3959 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section three thousand nine hundred and fifty-nine of the revised statutes of Ohio be so amended as to read as follows:

Section 3959. Such estimate and levy shall not exceed, in cities of the first class, first grade, three and one-fourth mills; but the board of education in such cities may levy one mill additional for every five thousand pupils over and above twenty-five thousand enrolled in the public schools of such cities, which levy, however, shall in no case exceed five mills; in cities of the first class, second grade, five mills; and in all other districts, seven mills on each dollar of valuation of taxable property.

Sec. 2. That said original section 3959 be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 7, 1882.

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[House Bill No. 401.]

AN ACT

To authorize the election of an additional judge of the court of common pleas in the first subdivision of the fourth judicial district.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there shall be an additional judge of the court of common pleas for the fourth judicial district of this state, who
shall be a resident of the first subdivision thereof, composed of the counties of Lucas, Ottawa, Sandusky, Huron, and Erie, to be elected by the qualified electors of said counties as herein provided:

Sec. 2. That the first election of said additional judge shall be held at the general election of state and county officers, to be held on the second Tuesday of October, A. D. 1883, in the same manner and for the same time as is now prescribed by law for the election of other judges of the court of common pleas; and such additional judge shall enter upon his duties on the 4th day of November, 1883, and his successors shall be elected each five years after said first election.

Sec. 3. That such additional judge shall be qualified in the same manner, and shall have in all respects the same powers and discharge the same duties as are or may be conferred and required by the constitution and laws of this state, upon other judges of said court, and he shall be entitled to receive the same salary as other judges of the court of common pleas.

Sec. 4. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 10, 1882.

[House Bill No. 288.]

AN ACT

To amend section 226 of the revised statutes of Ohio.

SEC. 1. Be it enacted by the General Assembly of the State of Ohio, That section two hundred and twenty six of the revised statutes be so amended as to read as follows:

Section 226. Previous to the first day of January and July of each year, the commissioners shall arrange with a reliable banking house in New York city, as the place where the semi-annual interest of the foreign debt of the state will be paid; and they shall cause to be conveyed to said banking house, not more than thirty days prior to said first day of January and July, a sufficient amount of money to pay the principal and interest; and for at least fifteen days before (and after) day of payment they shall cause to be given notice of the place of payment, by publication in at least one newspaper of general circulation in that city, and by such other means as they may deem proper; and if such interest is not all demanded and paid before the expiration of fifteen days after the date of maturity, they shall have the funds remaining in such banking house so deposited re-transferred to the state treasury to
the credit of the sinking fund; and when the owner of any of the certificates of indebtedness, who has not received the interest thereon within the time so limited, desires to obtain the same, the amount thereof shall be paid to him, his agent or attorney, at the office of the commissioners, in the manner prescribed by law.

Sec. 2. Said original section 226 be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 10, 1882.

[House Bill No. 472.]

AN ACT

Supplementary to the act relating to incorporated villages which by the federal census of 1870 had, and which by any subsequent federal census may have, a population of two thousand eight hundred and eighteen (2818), passed April 18, 1879, revised statutes of Ohio, section 8368 to 8379, inclusive.

[HILLSBORO.]

Section 1. Be it enacted by the General Assembly of the State of Ohio, That it shall be lawful for a board of trustees appointed under the original act to which this is supplementary; and they are hereby authorized and empowered to change the gauge of any railway constructed and operated under the provisions of the original act, to which this is supplementary, from narrow guage to standard guage.

Section 2. Said trustees shall, in addition to the powers granted in the said original act to which this is supplementary, be authorized and empowered to sell any locomotives, cars, rails, and other narrow-gauge fixtures and materials now owned and used under the provisions of said original act to which this is supplementary; provided, however, that the said trustees are hereby authorized to use the funds arising from the sales of said narrow gauge rolling stock, rails, fixtures, and materials solely toward and for the purpose of changing the gauge of any railway constructed and operated under the provisions of said original act, to which this is supple-
mentary, from a narrow gauge to standard gauge; or, for the purchase of standard gauge rolling stock, or for both.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 10, 1882.

[House Bill No. 2.]

AN ACT

To amend section 4073 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 4073 of the revised statutes of Ohio be so amended as to read as follows:

Section 4073. The board may grant certificates for six, twelve, eighteen, twenty-four, and thirty-six months, which shall be valid in the county wherein they are issued, except in city and village districts, in which they shall not be valid unless indorsed by the president and secretary of board of examiners of such districts; and the examiners may grant certificates for five years to such applicants as in addition to the necessary qualifications, have been for three years next preceding their application engaged in teaching, eighteen months of which experience shall have been in one place; and such certificate for five years shall be removable without re-examination at the discretion of the examining boards; and if, at any time, the recipient of a certificate be found intemperate, immoral, incompetent, or negligent, the examiners, or any two of them, may revoke the certificate; but such revocation shall not prevent a teacher from receiving pay for services previously rendered.

Sec. 2. That said original section 4073 be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HRR,
President pro tem. of the Senate.

Passed April 11, 1882.
AN ACT

To amend section 6828 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 6828 of the revised statutes of Ohio be so amended as to read as follows:

Section 6828. Whoever writes, prints, or publishes any false or malicious libel of, or concerning another, or verbally uses, utters, or publishes any false or malicious slander of, or concerning any female of good repute, with intent to cause it to be believed that such female is unchaste, shall be fined not more than five hundred dollars, or imprisoned not more than six months, or both, but nothing written or printed shall be deemed a libel unless there is a publication thereof.

Sec. 2. That said section six thousand eight hundred and twenty-eight is hereby repealed; and this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 11, 1882.

[House Bill No. 397.]

AN ACT

To amend section 778 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section seven hundred and seventy-three of the revised statutes of Ohio be so amended as to read as follows:

Section 778. A girl, duly committed to the home, shall be kept there, disciplined, instructed, employed, and governed under the direction of the trustees, until she is either reformed and discharged, or bound out by them, according to their by-laws, or has attained the age of eighteen years; but the trustees, with the approval of the governor, after a full statement of the cause, shall have the right to discharge and return to the parents, guardian, or probate judge of the county from which she was committed, who may place her under the care of the infirmary directors of said county, any girl, who, in their judgment, ought for any cause to be removed from the home, and in such case the trustees shall enter upon their records the reasons for her discharge, a copy of which record, signed by their secretary, shall be forsworn trans-
mitted to the probate judge of the county from which the girl was committed.

Sec. 2. Said original section 773 be and the same is hereby repealed.

Sec. 3. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORK,
President pro tem. of the Senate.

Passed April 11, 1882.

[House Bill No. 224.]

AN ACT

To amend section 1803 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section one thousand eight hundred and three of the revised statutes be so amended as to read as follows:

Section 1803. The person selected as judge shall be paid for the time occupied in the same manner and at the same rate as the police judge, and the amount so paid shall not be deducted from the compensation of the police judge; provided the said absence, inability, or disability of the police judge, and the holding of the court by such acting police judge, shall not exceed sixty days in any one year; and all courts shall take judicial notice of the selection and powers of such person.

Sec. 2. That said original section one thousand eight hundred and three be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORK,
President pro tem. of the Senate.

Passed April 11, 1882.

[House Bill No. 389.]

AN ACT

Making appropriation for rebuilding the imbecile asylum recently destroyed by fire.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, out of any money to the credit of the general revenue fund, the sum of one
hundred and seventy-five thousand dollars ($175,000), for the purpose of rebuilding the asylum known as the asylum for imbecile youth, recently destroyed by fire, and in addition thereto any amount that may be realized from sale or use of any material remaining of the burned building that can be used in the rebuilding of said asylum.

Sec. 2. Said asylum shall be built of brick, plain, substantial, and fire-proof, the size and architecture to be as near as practicable to the building burned, and to correspond to the present wings. The board of trustees shall, in all respects, be governed by the provisions of the revised statutes regulating the construction of public buildings of the state; provided, however, that the contractor or contractors shall be required to bid for all material remaining of the burned building suitable for use in the rebuilding thereof, at the same time they bid for the contract for rebuilding. It shall be at the option of the trustees, however, to accept or reject the same.

Sec. 3. Said trustees shall be required to keep a correct and detailed statement of the quantity of material disposed of, to whom, and what price and amount paid.

Sec. 4. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.

[House Bill No. 313.]

AN ACT

To amend section 4904, chapter 10, title 7 of the revised statutes of Ohio, relating to the repair of improved roads, amended March 4, 1880, to protect the same from heavy burdens.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 4904 of the revised statutes of Ohio, amended March 4, 1880, be so amended as to read as follows:

Section 4904. It shall be unlawful for any person or persons, firm or corporation, either by themselves or agent, in any county having free macadamized or graveled roads as specified in section 4876 of this chapter, to transport between the 15th day of November and the 15th day of May of each year, over such roads in any vehicle having a tire of less than four inches in width, a burden of more than two thousand five hundred pounds; provided, however, that whenever the said roads are sufficiently dry or frozen to bear up burdens of greater weight than is herein specified, then, and in that case, the restrictions to a burden of two thousand five hundred pounds shall not be in force.
The county commissioners of every such county shall constitute a board of directors for their respective counties, with power to prescribe within the requirements of this act the quantity of any commodity that may be transported in bulk; and also, the increased weight in quantity greater than two thousand five hundred pounds, that may be carried in vehicles having a width of tire greater than four inches, and cause such regulations to be recorded. Any resident freeholder of such county, for a violation of the requirements of this section, or of the regulation prescribed by the board, may prosecute the person or persons violating the same, before a justice of the peace of the county, or mayor of any incorporated village, or city, in any action for damages in the name of the state of Ohio, for the use of the free macadamized or gravel road fund of the township where the roads are kept in repair by townships, and to the county road fund when the roads are kept in repair by the county where the offense was committed, and on conviction, shall be fined not less than five dollars, nor more than fifty dollars. And on complaint of any freeholder, and if, in the opinion of the board, the complaint is well founded, the said board may also enjoin any person or persons who are engaged in the business of transporting heavy loads over such roads in violation of the requirements of this section, or the regulations prescribed under it, in an action in the name of the state, and the court in any such action may render a judgment against the defendant or defendants for any damage done.

Sec. 2. That section 4904, as amended March 4, 1880, is hereby repealed.
Sec. 3. This act to take effect from and after its passage.

O. J. HODGE,  
*Speaker of the House of Representatives.*

R. G. RICHARDS,  
*President of the Senate.*

Passed April 13, 1882.

[Senate Bill No. 171.]

**AN ACT**

To enable teachers and scholars of the public schools to attend the decoration of soldiers' graves on the 30th day of May.

**SECTION 1.** *Be it enacted by the General Assembly of the State of Ohio,* That all the public schools of the state shall be closed on the 30th day of May, in each year, and no deduction shall be made from the wages of teachers for such time.

Sec. 2. This act shall take effect on and after its passage.

O. J. HODGE,  
*Speaker of the House of Representatives.*

R. G. RICHARDS,  
*President of the Senate.*

Passed April 13, 1882.
AN ACT

To provide for the better improvement of the public highways in Fulton county.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That at any general election, within five years after the passage of this act, upon the petition of one hundred tax-payers of Fulton county, Ohio, the following proposition shall be submitted to the qualified electors of said county, to-wit: "Improvement of public highways, yes," "Improvement of public highways, no," which proposition shall be printed or written upon the ballots cast at said election, and if a majority of the qualified electors of said county voting at said election shall have printed or written upon their ballots the words, "Improvement of the public highways, yes," then the trustees of the several townships of Fulton county, Ohio, shall, on the first Monday in March after said election, and annually thereafter constitute in each township two road districts, and shall furnish the supervisors thereof with a plat of the territory embraced therein, as nearly correct as may be practicable.

SEC. 2. The trustees in each township in said county shall, on the first Monday in March, after said election, and annually thereafter, in addition to all other taxes allowed by law, levy on the taxable property of their respective townships for the purpose of improving, grading, draining, repairing, and keeping in repair the public highways of such township, not less than one mill and not to exceed one and one-half mills upon the dollar valuation in each year; and said trustees shall certify the same to the county auditor, who shall place the same on the duplicate, and the same shall be collected in the December installment of each year; all road taxes so levied by said trustees and collected by the county treasurer, shall be paid over to the treasurer of the township from which they were collected; the money arising from such road tax shall be paid out by the township treasurer only upon the order of the trustees of said township.

SEC. 3. The qualified electors of each township of said county, shall, on the first Monday of April, after said election, and annually thereafter, elect two road supervisors, and only two, in accordance with law; and each supervisor so elected in said county shall give a bond in the sum of one thousand dollars, payable to said trustees, to be approved by them and conditioned according to law, which bond shall be deposited with the township clerk; said supervisors shall receive, as compensation for their services, the sum of two dollars per day for the time actually employed in supervising and working the roads in their respective districts, which shall be paid by the trustees, from time to time, as said trustees shall direct; said supervisors shall be subject to the same penalties for the non-performance of their duties as are already prescribed by law, and they shall be governed by the same provi
ions of law as heretofore and are now in force in the state of Ohio, except as hereinafter provided.

Sec. 4. The commissioners of said county, at their March session, after said election, and annually thereafter, shall levy on the taxable property of said county for the purposes of this act, not less than one-half mill and not to exceed one and one-half mills on the dollar of valuation in any one year, and said levy shall be in lieu of all other taxes authorized by law to be levied by the county commissioners for the purposes of improving, grading, draining, repairing, and keeping in repair the roads of said county; the funds arising from such levies shall be expended in improving, grading, draining, repairing and keeping in repair the public highways of the county in such manner and under such restrictions as the said commissioners shall provide, and such funds shall be paid out on the order of said county commissioners after they shall be satisfied that the improvement made or repairs effected were done in a good and efficient manner.

Sec. 5. Township trustees may anticipate the tax levied for the current year, but not to exceed the amount thereof, by issuing their orders on the township treasury against said fund in advance of the time said fund can be drawn from the treasury for the purposes of this act; and said township trustees shall have power and control over said supervisors as to the time and manner of doing said work, and the kind of work to be done as specified in section 2 of this act; provided, that the supervisor shall, when so directed by the said trustees, furnish the said trustees an itemized account of all the money and labor expended and applied under the provisions of this act.

Sec. 6. That the provisions of this act shall be in lieu of sections 4737, 4738, 4739, and 2830, as amended April 12, 1880, (Ohio Laws, Vol. 77, page 184,) and sections 4755, 4756, and 4757 of the revised statutes of Ohio, and the same are hereby declared inoperative in said county; and all acts or parts of acts which are inconsistent with or in conflict with this act are hereby superseded in said county, and all acts, laws, or statutes or parts thereof not excepted herein, are in full force in said county as though this act had not been passed.

Sec. 7. This act shall take effect and be in force on and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.

[House Bill No. 360.]

AN ACT

To authorize the sale of certain land connected with the institution for the blind, and the purchase of certain other land for the same institution.

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That the governor, the auditor of state, and the attorney-general are hereby authorized to sell, in such manner and upon such terms as may seem to them for the best interests of the state, the following described land belonging to the state of Ohio, and situate in the city of Columbus, and more particularly described as follows, to wit:

Commencing at a point on the south side of Town street, seven hundred and eighty-three and 42-100 feet east of where Town street is crossed by Parsons avenue; thence south two hundred and forty-seven and 50-100 feet; thence east six hundred and thirty-two feet; thence north two hundred and forty-seven and 50-100 feet; thence west with the south side of Town street, and parallel with the south line of said lot six hundred and thirty-two feet, to the place of beginning.

Sec. 2. That the governor, auditor of state, and attorney-general are hereby authorized to purchase of George M. Parsons, upon such terms as seem to them best, and at a price not exceeding the sum of twenty-five thousand dollars, the following described parcel of land:

Beginning at a point at the south-east corner of Town street and Parsons avenue; thence in a southerly direction with the east line of Parsons avenue two hundred and forty-seven and 50-100 feet; thence in an easterly direction and parallel with Town street, five hundred and thirty-five and 42-100 feet; thence in a northerly direction and parallel with Parsons avenue, two hundred and forty-seven and 50-100 feet, to the south side of Town street; thence with the south side of Town street in a westerly direction, five hundred and thirty-five and 42-100 feet. Said officers are hereby authorized to apply the proceeds to be derived from the sale of the land described in the first section of this act, in payment of the land described in this section.

Sec. 3. This act shall be in force and take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.

[House Bill No. 157.]

AN ACT

For the relief of the poor in certain cases.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That in all counties of the state of Ohio, the infirmary directors may contract with one or more competent physicians, to furnish medical relief and medicines necessary for the paupers of
their respective townships, who come under their charge, under
the general laws of the state, but no such contracts shall extend
beyond two years.

Sec. 2. That said contracts shall be given to the lowest com-
petent bidder, the directors reserving the right to reject all or any
bids.

Sec. 3. Said directors shall have the power to discharge any
of said physicians for proper cause.

Sec. 4. This act shall take effect and be in force from and
after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 18, 1882.

[Senate Bill No. 178.]

AN ACT

To amend an act entitled "an act granting the right of way over and across
certain lands owned by the state of Ohio in Rush and Washington townships,
in Scioto county, Ohio, to the Cincinnati and Eastern railway company, or
any successor of the same, for the purpose of constructing, maintaining, and
operating a railroad thereon," passed April 18, 1881.

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That the act entitled "an act granting the right of way
over and across certain lands owned by the state of Ohio, in Rush
and Washington townships, in Scioto county, Ohio, to the Cincin-
nati and Eastern railway company, or any successor of the same,
for the purpose of constructing, maintaining, and operating a rail-
road thereon," passed April 18, 1881, be so amended as to read
as follows:

Section 1. The board of public works is hereby authorized to
grant, upon such terms and conditions as to price, or otherwise,
as in their judgment will subserve the best interest of the state,
the right of way, to the Cincinnati and Eastern railway company,
or its successors or assigns, to construct, maintain, and operate a
railroad on the tow-path of the Ohio canal, from the mouth of
Scioto Brush creek in Rush township, in Scioto county, southwardly
through a portion of Rush and Washington townships, in said
county, to a point near George Davis' distillery, and to cross the
same by bridge or otherwise, in such manner as will not in any
way interfere with the navigation or use of said canal; provided,
that said railway company shall construct and forever maintain to
the acceptance of the board of public works a good and substantial
tow-path on the present berme bank side, in every way equal to
the one relinquished by this act, and this act shall not be construed
to grant any exclusive right of way, or privilege to the use of said
lands to the said railway company, and the right to grant similar privileges to other corporations is hereby reserved. This act shall not be construed to abridge the rights of any person or persons for damages caused them by reason of building the road or roads hereby authorized, and on failure of the road or roads to fully comply with the provisions of this act, and also of any contract made with the board of public works on behalf of the state, this grant shall be null and void and nothing herein contained shall prevent the levying and collection of taxes on said part of said road in the same manner as they are levied and collected by law on other railroad property in this state.

Sec. 2. That the act passed April 18, 1881, to which this amendatory, be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,  
Speaker of the House of Representatives.  
R. G. RICHARDS,  
President of the Senate.

Passed April 14, 1882.

[House Bill No. 314.]  

AN ACT  

To amend section 4208 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section four thousand two hundred and eight be amended as to read as follows:

Section 4208. The person or officer taking up any such animal shall be entitled to charge and receive from the owner the following fees in addition to those authorized by the law regulating estrays, to wit: for taking up and advertising each animal of the horse or mule kind, one dollar; each head of neat cattle, seven five cents; each swine, fifty cents; each sheep or goose, twentyfive cents, and also reasonable pay for keeping the same; provided, that for the taking up of any single herd or flock, the fee shall not exceed five dollars, whenever the flock or heard belong to one person.

Sec. 2. That original section 4208 be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,  
Speaker of the House of Representatives.  
R. G. RICHARDS,  
President of the Senate.

Passed April 14, 1882.
AN ACT

Supplementary to section 1692 of the revised statutes of Ohio, as amended April 20, 1881.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the following sections be enacted as supplementary section 1692 of the revised statutes of Ohio, as amended April 20, 1881, with sectional numbering as herein provided.

Section 1692c. To require and regulate the numbering and renumbering of buildings within the corporate limits by the owners and occupants thereof.

Section 1692d. To provide for the seizure, forfeiture, and destruction of weights and measures, implements and appliances for measuring and weighing, which are imperfect or liable to indicate false or inaccurate weight or measure, or which do not conform to the standards established by law, and which are knowingly used or kept to be used for weighing or measuring articles to be purchased, sold, or offered, or exposed for sale.

Sec. 2. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[House Bill No. 436.]

AN ACT

To provide for the presentation to Congress of a statue of James A. Garfield, and making an appropriation therefor.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the governor, lieutenant-governor, chief justice of the Supreme Court, and attorney-general of Ohio, together with two members of the Senate, to be appointed by the president thereof, and two members of the House of Representatives, to be appointed by the Speaker, shall constitute a commission to procure, from a competent artist, a statue of James A. Garfield, in marble or bronze, to be erected in the capitol at Washington, in pursuance of the laws of the United States; said presentation shall be made as a part of the contribution of the State of Ohio to the national gallery.

Sec. 2. That the sum of ten thousand dollars be and the same hereby appropriated out of the general revenue fund not otherwise appropriated, for the purpose of procuring and paying for
the statute provided for in the first section of this act; and the auditor of state is hereby authorized to issue his warrant upon the treasurer of state, in said amount, upon the order of the said commission and the warrant of the governor.

Sec. 3. This act shall take effect upon its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 11, 1882.

[Senate Bill No. 79.]

AN ACT

To encourage fish culture, and to prevent the catching of fish in certain ponds and streams of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That any person who shall trespass upon the lands, or rights in lands, belonging to any person, firm, or corporation, and located in the state of Ohio, in or bordering upon any natural or artificial pond or brook less than ten miles in length, into which have been introduced brook trout (or speckled trout, so-called), land-locked salmon, California salmon, German carp, or any other fish, by the means known as artificial propagation, or by actual importation from other waters, for the purpose of fishing for, or catching, or killing fish, shall be guilty of a misdemeanor, and shall be punished therefor as hereinafter provided.

Sec. 2. Any person who shall buy, or receive any brook trout, land-locked salmon, California salmon, German carp, or any other fish caught, or taken contrary to the provisions of the foregoing section, knowing the same to have been so caught or taken, shall be guilty of a misdemeanor, and shall be punished therefor as hereinafter provided.

Sec. 3. Any person offending against any of the foregoing provisions of this act shall be punished, upon conviction of the first offense, by a fine, in any sum not less than five, nor more than twenty-five dollars; and for each subsequent offense, in addition to such fine, by imprisonment in the county jail, for a period not exceeding thirty days; and if any person, complained of before a justice of the peace, plead guilty to such complaint, such justice of the peace shall have full authority in such case to impose the punishment above described.

Sec. 4. Any person who shall willfully place any poison or other substance injurious to the health of fish, in any pond or brook, designated in the first section herein, for the purpose of capturing or harming any fish therein or any person who shall wrongfully and willfully let the water out of such pond or brook with intent to take or injure fish therein, shall be guilty of a mis
or, and shall be punished on conviction by imprisonment in a county jail not exceeding six months, or by a fine not exceeding two hundred and fifty ($250) dollars, or by both fine and imprisonment.

6. The owners, or those in control of land, or right in or bordering upon any pond or brook, designated in this act, and the state thereof shall have erected and maintained in a conspicuous place along such pond or brook when they are uninclosed, boards at least one foot square, and at a distance apart of not less than forty rods, and which shall have thereon the name of the owner in control, and the words, "Trespassers warned off penalties of the law."

3. Any person who shall willfully and wrongfully tear down or deface, or injure the sign boards provided for in the last section, shall be guilty of a misdemeanor, and liable to a penalty of twenty-five dollars.

7. This act is to take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[Senate Bill No. 111.]

AN ACT

To amend section 3333 of the revised statutes of Ohio.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That section 3333 of the revised statutes of Ohio be so amended as to read as follows:

Section 3333. When the tracks of two railroads cross each other in any way connect at a common grade, the crossings shall be made and kept in repair, and watchmen maintained at the joint expense of the companies owning the tracks; and engines passing over such tracks shall come to a full stop nearer than two hundred feet, nor further than eight feet from the crossing, and shall not cross until signaled for by the watchman, nor until the way is clear, and when passenger or freight trains approach the crossing at the same time, the train on the road first built shall have precedence if the tracks are both main tracks over which all passengers and freight trains are transported; but if only one track is such main and the other is a side or depot track, the train on the main track shall take precedence; and if one of the trains is a passenger and the other a freight train, the former shall take precedence. And regular trains on time shall take precedence over trains not on time, and engines with cars at-
When trains may cross without stopping.

attached, not on time, shall take precedence of engines without car
attached, not on time; provided, however, and in case such two rail
roads crossing each other, or in any way connecting at a common
grade, shall by any works or fixtures to be erected by them render
safe to pass over said crossings without stopping, and such works and
fixtures shall first be approved by the commissioner of railroads and
telegraphs, and the plan of said works and fixtures for such
crossing, designating the plan of crossing shall have been filed
with such commissioner of railroads and telegraphs, then, and in
that case, the provisions of said section thirty-three hundred and
thirty-three, and the provisions of sections thirty-three hundred and
thirty-four, thirty-three hundred and thirty-five shall not apply
but if such commissioner of railroads and telegraphs shall disapprove such plan, or fail to approve the same within twenty days
from the filing thereof, such companies may apply in the courts
where said crossing is situated, to the court of common pleas, or
to a judge thereof in vacation, in the manner provided in sections
thirty-three hundred and seventeen, and the same proceedings
shall be had, and with the same effect as provided in said last
named section.

Sec. 2. Original section 3333 of the revised statutes of Ohio
is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[House Bill No. 287.]

AN ACT

To amend section 4398 of the revised statutes of Ohio.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That original section four thousand three hundred and
ninety-eight of the revised statutes of Ohio be amended so as to read as follows:

Section 4398. Any person shall have a license to peddle in
this state, who files with the auditor of any county, under oath
which may be administered by the auditor, a statement or list of
his stock in trade, in conformity with the law with respect to state
ments by merchants, and pays to the treasurer of such county the
proportionate amount of taxes on such stock in trade, in conformity
with such law, together with twelve dollars, if the applicant
intends to travel on foot; twenty dollars, if on horseback or in
one-horse wagon, or other vehicle; twenty-eight dollars, if in a two
horse wagon or other vehicle, and sixty dollars if in a boat or
AN ACT

amend section 2293 of the revised statutes, as amended April 16, 1881.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 2293 of the revised statutes of Ohio be amended to read as follows: 

section 2293. If the cost and expenses of improving a street, alley, or other public highway, have been paid by the abutting property owners, and the grade remaining unchanged, it becomes necessary to repave such street, alley, or highway, one-half of the cost and expenses of such repaving shall, if the council deem it proper, be placed on the general tax-list of all taxable property in the corporation, and collected as other taxes are collected, and applied to such cost and expense of repaving; provided, that in cases of the second grade of the first-class, if such part of the cost of repaving any street, alley, or other public highway, as has been assessed upon the parcels of land bounding or abutting upon such improvement, has been paid by the owners thereof, and it becomes necessary to repave such street, alley, or highway, and the material to be used in such repaving be stone of a quality acceptable to and approved by the board of improvements and city council, then, after deducting from the entire cost of such repaving,
the cost of repaving the tracks of a street railroad embraced in the improvement, if there be one, as provided in section 2504 of the revised statutes, one-half of the balance of such cost shall be assessed upon the parcels of land bounding or abutting upon the improvement, as provided by law, and the other half of such balance shall be paid by the city at large, but if there be no street railroad embraced in the improvement, then the portion to be levied respectively upon the city at large and upon the abutting property, shall be one-half of the entire cost of such repaving.

And further provided, that the one-half of such cost so paid by the city at large, shall be held to include the part of the cost of each improvement, required to be paid by the corporation as provided in section 2273, and the cost of improving street intersections as provided in section 2274, and shall be in lieu thereof.

And further provided, that nothing in this section shall be construed to authorize an increase of the municipal levy as limited in section 2689, as amended April 16, 1881.

Sec. 2. That said section 2293, as amended April 16, 1881, is hereby repealed.

Sec. 3. That this act shall be in force from its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 15, 1882.

[House Bill No. 241.]

AN ACT

To amend section 314 of the revised statutes of Ohio, as amended April 9, 1880.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section three hundred and fourteen of the revised statutes of Ohio, as amended April 9, 1880, be amended to read as follows:

Section 314. He shall provide the materials, implements, machinery, and fixtures necessary for the binding department, and have control of the same; superintend the arrangement thereof, subject, however, to the concurrence of the trustees as to the space occupied; and he shall have the exclusive direction and management of the practical operation thereof in binding as a branch of the public service; but he shall so manage the business as to afford access and all proper facilities to the teachers in the discharge of their duties; and he shall keep detailed accounts of all materials, machinery, tools, and fixtures purchased and the cost thereof, and of all work done, and materials consumed therefor; and also cause to be made bills in duplicate of all items of property so purchased, one of which he shall file in the office of the secretary of state,
The papers of the commissioners of public printing, and the
same shall certify as a voucher in behalf of the party from
such purchase was made; provided, no payments shall be
for the materials, implements, machinery, or fixtures, or any
articles until the accounts therefor have been audited and
vouched by the commissioners of public printing.

2. Said section three hundred and fourteen is hereby
added.

3. This act shall take effect on its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 15, 1882.

[Senate Bill No. 179.]

AN ACT

Authorize cities of the first class, having a population of two hundred and
two thousand, and over, to issue bonds for improvements in work-houses,
borrow money thereon.

[cincinnati.]

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That cities of the first class, having a population of two
hundred and fifty thousand, and upwards, and having a city work-
house, and are hereby authorized and empowered to borrow, at a
reasonable rate of interest not exceeding five per cent. per annum, upon
order or ordinance of the common council of any such city,
such restrictions and through such officers as may be design-
eated by such resolution or ordinance, the sum of twenty thou-
sand dollars to make such necessary improvements in the hospital
and dining rooms of such work-house as may be found indis-
perable by the directors thereof and approved by such common

2. The city council of such city are hereby authorized
to apply the dues collection of the directors of such work-house, to
the bonds of such city for such sum, not exceeding twenty
hundred and dollars, as shall equal the cost of such improvements,
and bearing a rate of interest not exceeding five per cent. per
year, payable at such times as such city council may direct, to
not less than par, and the proceeds thereof to be applied

3. Whenever such bonds shall be for sale, they shall first
be advertised, daily, for at least ten days in two or more newspapers
in the city, and the advertisement shall provide for sealed bids
by the city, and the bids shall be opened in the presence of the bidders
and the bonds shall be sold to the highest bidder; providing
that no bonds shall be sold for less than par, and that the city may reject any or all of the bids.

Sec. 4. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 17, 1882.

[Senate Bill No. 65.]

AN ACT

To amend sections 920 and 7332 of the revised statutes of Ohio.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That section nine hundred and twenty of the revised statutes be amended so as to read as follows:

Section 920. When any person charged with a felony has fled to any other state, territory, or country, and the governor has issued a requisition for such person, or has requested the president of the United States to issue extradition papers, the commissioners may pay to the agent designated in such requisition or request to execute the same, all necessary expenses of pursuing and returning such person so charged, or so much thereof as to them seems just, out of the county treasury.

Sec. 2. That section seven thousand three hundred and thirty-two of the revised statutes be amended so as to read as follows:

Section 7332. Upon sentence of any person for felony, the officers claiming costs made in the prosecution shall deliver to the clerk itemized bills thereof, who shall make and certify, under his hand and the seal of the court, a complete bill of the costs made in the prosecution, including any sum paid by the county commissioners for the arrest and return of the convict on the requisition of the governor, or on the request of the governor made to the president of the United States, which if correct, the judge of the court shall allow and certify.

Sec. 3. That said original sections nine hundred and twenty and seven thousand three hundred and thirty-two are hereby repealed.

Sec. 4. That this act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 17, 1882.
AN ACT

[Senate Bill No 11.]

AN ACT supplementary to chapter sixteen, title two, part second of the revised statutes of 1869, and to provide for the creation and regulation of safe deposit and trust companies.

Section 1. Be it enacted by the General Assembly of the State of Ohio, that the following sections be enacted as supplementary to chapter sixteen, title two, part second of the revised statutes of 1869, with sectional numbering as herein provided:

Section 3821 (a). Safe deposit and trust companies shall have power to provide by lease or purchase a proper and secure fire building or buildings, and fire and burglar proof vaults or safe deposit vaults for safe keeping therein, government securities, stocks, bonds, coins, jewelry, plate, valuable papers and documents, and other property of every kind, collect and disburse the interest or income upon such property received on deposit as produces interest or income, collect and disburse the principal of such said property, and how interest or income when it becomes due, upon terms described by such company so receiving such property.

Such companies shall also have power to act as agent or trustee for the purpose of registering, countersigning, or transferring certificates of stock, bonds, or other evidences of indebtedness of corporations, association, municipality, state, or public property, upon such terms as may be agreed upon.

Courts in this state, including probate courts, may by order, or otherwise, direct any moneys or properties under its jurisdiction or that may be paid into court by parties to any action or proceeding, or which may be brought into court by reason of the order, judgment or decree, in equity or otherwise, to be held with such safe-deposit and trust company, as may be by it designated, upon such terms, and subject to such conditions as may be deemed expedient; provided, however, that such company shall not be required to assume or execute any acts without its own consent; such companies shall also have power to receive and hold moneys, or property in trust, or on demand on behalf of executors, administrators, assignees, guardians, trustees, or individuals upon such terms and conditions as may be obtained or agreed upon between the parties.

Moneys or properties received in trust by such companies, by the terms of the trust, or by some other mode of investment is fixed, together with the capital of such company, shall be invested only in the authorized loans of the United States or of the state of Ohio, or cities, counties, or towns of this state, or the stocks or bonds of any state in the Union that has been years previous to such investment being made, regularly and lawfully issued or created, and held in trust for the interest on its legal bonded debt in lawful money of the United States, or cities, counties or towns of such states, which are bonited. Moreover, any national banks organized in the state, or the first mortgage bonds of any railroad com-
pany within the states above named, which has earned and paid
regular dividends on its stock for five years next preceding such
loan, or investment, or first mortgages on real estate in this state
or of individuals with a sufficient pledge of any of the aforesaid
securities, or may be loaned to this state, or to any county, city,
or town therein.

No loan shall ever be made directly or indirectly to any officer,
employee or trustee of such company, and not more than ten per
centum of its capital shall be invested in any one security or loss,
except in the provisions of a building and vaults.

All real estate not needed by such companies for the transac-
tion of its [their] business, which may be acquired by foreclosure
or by levy of execution, shall be offered for sale, and so practicable
be sold within two years after the same shall be so acquired.

Section 3821 (d). All money or property held in trust shall
constitute a deposit in the trust department, and the accounts
thereof shall be kept separate, and such funds and the invest-
ment or loans of them shall be especially appropriated to the secure-
ment and payment of all such deposits, and not be subject to any
other liabilities of the company, and for the purpose of securing the
observance of this proviso, such companies shall have a trust de-
partment, in which all business pertaining to such trust prop-
erty shall be kept separate and distinct from its general business.

Such company shall at all times have on hand in lawful money
of the United States as a reserve, an amount equal to fifteen per
centum of all deposits, payable on demand or within ten days
and when said reserve shall be below such per centum of such de-
posits, said company shall not make new loans, nor make any
dividends of its profits until the required proportion between the
aggregate amount of its deposits and its reserve shall be restored.
Provided, that clearing-house certificates representing specie
lawful money specially deposited in the vault of such safe depo-
sitory company or the United States sub-treasury, for the purpose
of any clearing-house association of which said company may be
member, may be recorded as a part, not exceeding one-third, of
said reserve; provided, further, that one other third of said fifteen
per centum shall consist of bonds of the United States or the
state, the absolute property of said company, and the remaining
third of said fifteen per centum in lawful money of the United
States.

Any such company may be appointed trustee under any will
instrument creating a trust for the care and management of prop-
erty, under the same circumstances, in the same manner, and
subject to the same control by the court having jurisdiction of the
same, as in the case of a legally qualified person. The capital
stock of said company, with the liabilities of the stockholders
existing thereunder, shall be held as security for the faithful
charge of the duties undertaken by virtue of this act, and such
bonds shall be required upon the bonds filed by such company the
same as in other cases. In all proceedings in the probate court or
everywhere, connected with any authority exercised under this act,
Capital stock shall be held as security for faithful discharge of duties under this act.

Money held in trust to be invested in trust funds of company.

Money held in trust shall not be mingled with other funds, or be liable for debts of company.

Liability of stockholders.

Trustees to notify auditor of state of organization of company, and make statement.

Auditor of state may appoint expert to examine affairs of such companies.

Dividends, and how paid.
this act shall commence business until all of its authorized capital stock shall have been paid up in cash.

Any safe-deposit and trust company may increase its capital stock as provided in sections 3262 and 3263 of the revised statutes, and in case of such increase, either by preferred or common stock, the stockholders of such company at the time of such increase shall each be entitled to a pro rata share of such increase of stock upon payment of the par value thereof; such right to such pro rata share of such increased stock shall, however, be forfeited by such stockholder who shall fail to pay the amount required of him for such pro rata share of the increased stock within thirty days after the time fixed by the trustees for such payment by public notice in a newspaper published in the county in which the principal place of business of such company is located, and written or printed notice mailed to him.

The stockholders of such company shall have power to provide and determine, as they may see fit, the conditions upon which the shares of stock of said company shall be assignable and transferable, and said shares of stock of said company shall be assignable and transferable according to such rules and regulations and upon such conditions as the stockholders shall for that purpose make and establish, and not otherwise.

SEC. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 17, 1882.

[Senate Bill No. 86.]

AN ACT

To amend sections twenty-six, twenty-eight and twenty-nine of the revised statutes of Ohio

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That sections twenty-six, twenty-eight and twenty-nine of the revised statutes of Ohio be so amended as to read as follows:

Section 26. After the members elect have taken such oath, if there be a quorum present, the senate shall proceed to the election of a president pro tempore, a clerk, and five assistant clerks, to wit: a journal clerk, a message clerk, an engrossing clerk, an enrolling clerk, and a recording clerk, a sergeant at arms, a first assistant sergeant-at-arms, and a second assistant sergeant-at arms; and the election shall be in the order here stated, and by viva voce voting.
AN ACT

to provide for the boundaries of the bed of the part of the Ohio canal which has been abandoned and conveyed to the city of Cleveland.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio that the court of common pleas of the county of Cuyahoga, upon application of the city solicitor of Cleveland, appoint such commission, consisting of not less than three nor more than five persons, who shall at once proceed to survey and determine the boundaries of the land formerly owned by the state, for purposes of said canal before its abandonment, and to mark the same by proper monuments, and to make maps and plats of said land, with necessary descriptions, to be preserved as hereinafter provided.

2. Said commissioners, in the performance of their duties, and such, shall be governed in all respects in accordance with the duties of county surveyors, as laid down in chapters 1187-1189 of the revised statutes of Ohio, and upon
the completion of their work they shall deliver their report, with all the evidence taken, to the county surveyor, who shall forthwith dispose thereof as directed in cases of surveys made and evidence taken by law under the requirements of 1190 of said statutes, as amended April 20, 1881, and the legal effect and use of such plat, survey and deposition shall be governed as the effect and use of the plat, survey and depositions are governed by the provisions of section 1191 of said statutes, as amended April 20, 1881.

SEC. 3. All costs and expenses of these proceedings, including the compensation of said commissioners, shall, after allowance by said court of common pleas, be paid by the person or persons, or corporation, at whose instance or request said proceedings were instituted by the said city solicitor, and the payment of the same shall be secured by a good and sufficient bond to said city by such person, persons or corporation, to the acceptance of the city council of said city; provided, however, that all costs made by the taking of said case or proceedings, or any part thereof, to the district or supreme courts, shall be taxed and paid as the court may direct.

SEC. 4. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[Senate Bill No. 56.]

AN ACT

To amend section 2948 of the revised statutes of Ohio, prescribing the ballot.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 2948 of the revised statutes be amended to read as follows:

Section 2948. All ballots shall consist of plain white paper, with the name or names written, or of plain white news printing paper, not more than two and one-half nor less than two and one-fourth inches wide, with the name or names printed in black ink, and with a blank space of not less than one-fifth of an inch lengthwise of the ticket after one name for each office; or, in case two or more persons are to be elected to the same office, like spaces after as many of the names as there are persons to be elected to that office, and without any mark or device by which one ticket may be distinguished from another, except the words at the head of each; and it shall be unlawful to print for distribution at the polls, to furnish to any elector, or to vote any ballot other than such as herein prescribed; provided, however, that any name
The corrected, erased, or written in pencil mark or ink on the
of the printed ballot.
2. The section hereby amended is repealed.
3. This act shall be in force from the 1st day of May,

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[Senate Bill No. 68.]

AN ACT

and section 5437 of the revised statutes of Ohio, as amended April 15,
(Q. L., 7, p. 210), relating to homestead exemption for widows and

SECTION 1. Be it enacted by the General Assembly of the State
That section 5437 of the revised statutes of Ohio, as

amended April 15, 1880, be amended to read as follows:

section 5437. On petition of executors or administrators to
pay debts, the lands of a decedent who has left a widow,
minor child unmarried, and composing part of the decedent's
at the time of his death, the appraisers shall proceed to set
homestead as provided in the next section, and the same
main exempt from sale on execution, and exempt from
under any order of the court so long as the widow, if she
unmarried, or any unmarried minor child resides thereon.
2. The section hereby amended is repealed.
3. This act shall be in force from the next day after its

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[Senate Bill No. 98.]

AN ACT

the presiding judge of the court of common pleas in any county
joint a board of visitors for the inspection of all charitable and correct-
stitutions supported by the county.

SECTION 1. Be it enacted by the General Assembly of the State
That the presiding judge of the court of common pleas in
county of the state, at the first autumn term of said court
year, shall, when he is satisfied by affidavit or otherwise
such appointment will promote the welfare of such institu-
tions, appoint five persons, residents of said county, three of whom shall be women, who shall constitute a board of visitors for the inspection of all charitable and correctional institutions supported by such county, who shall serve without compensation.

Sec. 2. It shall be the duty of such board of visitors, by personal visitation or otherwise, to keep themselves fully advised of the condition and management of all charitable or corrective institutions supported in whole or in part by county or municipal taxation, or which are under county or municipal control, and especially the infirmary, county jail, municipal prisons, and children's home; and they shall recommend such changes and additional provisions as they may deem essential for their economical and efficient administration, and at least once in every three months all of said institutions shall be visited by said board, or a committee of its members.

Sec. 3. The board of county visitors, at the close of their term of service, shall prepare a full report of their proceedings during the year, with such recommendations as they may deem advisable, and shall file the same with the clerk of the court of common pleas of the county, on or before the 1st day of November, and shall forward a copy of the same to the board of state charities at Columbus.

Sec. 4. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

K. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[Senate Bill No. 108.]

AN ACT

To amend sections 3794, 3795 and 3796 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That sections 3794, 3795 and 3796 of the revised statutes of Ohio be so amended as to read as follows:

Section 3794. When any religious society desires to sell, exchange, or incumber by mortgage or otherwise, any real estate owned by it, or held in trust for any specified religious purpose, except grounds used or occupied as burial places for the dead, the trustees, wardens, and vestry or other officers intrusted with the management of the affairs of such society may file in the court of common pleas of the county in which such real estate is situated a petition stating that such society desires to make such sale, exchange or incumbrance, and setting forth the object of the same; and if, upon the hearing of such case, it appears that such sale, exchange or incumbrance is desired by the members of the society, and that it is right and proper that authority be given to
accomplish the same, the court may authorize the trustees or other
officers, or the society, if it be incorporated under any law of
his state, to sell, exchange or incumber such real estate in accord-
ance with the prayer of said petition, and upon such terms as the
court shall deem reasonable.

Section 3795. The petitioners shall cause notice of the pendi-
cy and prayer of the petition to be published in some newspa-
er of general circulation in the county where the real estate pro-
posed to be sold, exchanged or incumbered is situate, for four
consecutive weeks before the said application shall be heard.

Section 3796. The trustees or other officers of such religious
society authorized to make such sale, exchange or incumbrance,
shall make return thereof to the court ordering the same, at such
time as the court shall order, and thereupon, if the court is satis-
fied that the same has been made in all respects according to its
order, it shall approve the same, and shall order that the proceeds
be invested in other real estate for the use of such society, used
in the payment of its debts, or otherwise invested or disposed of
according to the prayer of said petition.

Sec. 2. That said original sections 3794, 3795 and 3796 be
and the same are hereby repealed.

Sec. 3. This act shall take effect and be in force from and
after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[Senate Bill No. 120.]

AN ACT

To amend section 2759 of the revised statutes of Ohio, and to enact supple-
mental section 2759a.

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That section 2759 of the revised statutes of Ohio be
amended, and that a section supplementary thereto be enacted to
read as follows:

Section 2759. All unincorporated banks and bankers shall, an-
ually, between the first and second Mondays of May, make out
and return to the auditor of the proper county, under oath of the
owner or principal officer or manager thereof, a statement setting
forth:

First—The average amount of notes and bills receivable, dis-
counted or purchased in the course of business, by such unincor-
porated bank, banker or bankers, and considered good and col-
lectible.

Second—The average amount of accounts receivable.
Third—The average amount of cash and cash items in possession or in transit.

Fourth—The average amount of all kinds of stocks, bonds, including United States government bonds, or evidences of indebtedness, held as an investment, or in any way representing assets.

Fifth—The amount of real estate at its assessed value.

Sixth—The average amount of all deposits.

Seventh—The average amount of accounts payable, exclusive of current deposit accounts.

Eighth—The average amount of United States government and other securities that are exempt from taxation.

Ninth—The true value in money of all furniture and other property not otherwise herein enumerated. From the aggregate sum of the first five items above enumerated the said auditor shall deduct the aggregate sum of the fifth, sixth, seventh, and such portions of the eighth items as are by law exempt from taxation, and the remainder thus obtained added to the amount of item nine, shall be entered upon the duplicate of the county in the name of such bank, banker, or bankers, and taxes thereon shall be assessed and paid the same as provided for other personal property assessed and taxed in the same city, ward, or township.

Section 2759a. The said bank, banker or bankers shall at the same time make statement under oath of the amount of capital paid in or employed in such banking business, together with the number of shares or proportional interest each shareholder or partner has in such association or partnership.

Sec. 2. That section 2759 of the revised statutes of Ohio be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[Senate Bill No. 130.]

AN ACT

Supplementary to section 3262 of the revised statutes of Ohio.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the following section be enacted as supplementary to section 3262 of the revised statutes of Ohio, with section numbering as herein provided.

Section 3262 (a). That any corporation not organized for profit, having a capital stock, may increase the number of shares into which its capital stock is divided, by a vote of the holders of a majority of its stock, on notice to its stockholders, as provided in section 3262 of the revised statutes of Ohio, for the increase of
capital stock of the corporations mentioned in that section; a certificate of such action of the corporation shall be filed with the secretary of state.

Sec. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[Senate Bill No. 156.]

AN ACT

To amend section 3301 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 3301 of the revised statutes of Ohio be so amended as to read as follows:

Section 3301. No such aid shall be furnished, nor any pur- chase or lease perfected, until a meeting of the stockholders of each of the companies has been called for that purpose by the directors thereof, on thirty days' notice to each stockholder, at such place and in such manner as is provided for the annual meetings of the companies, and the holders of at least two-thirds the stock of each company, in person or by proxy, at such meeting, assent thereto; and in case of the lease of any railroad in whole or in part within this state, the rental reserved secured for the leased road shall be equal, at least, to the net earnings of the same for the fiscal year next preceding the one in which the lease is made.

Sec. 2. That said original section No. 3301 be and the same is hereby repealed, and this act shall take effect from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[Senate Bill No. 157.]

AN ACT

To amend section 7282 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section seven thousand two hundred and sixty-two

Two-thirds of stockholders of each company must assent to lease or purchase of railroad.
of the revised statutes of Ohio be amended so as to read as follows:

Section 7262. If the accused plead "not guilty," the plea shall be entered on the indictment, and the prosecuting attorney shall, under the direction of the court, designate a day for trial, which shall be a day of the term at which the plea is made, unless the court, for good reasons, continue the case to a subsequent term; in case of felony, in the event of a continuance, either before or after the accused is arraigned, the court, in its discretion, may require any witness or witnesses that the prosecuting attorney may designate, to enter into a recognizance, in such sum as to the court may seem reasonable, for his appearance at any subsequent term of said court to which such cause may have been continued to testify in said cause, and any witness failing, or refusing to enter into said recognizance when required, shall be committed to the county jail until such time as he may be called upon to testify in said cause. If any witness in any court is incarcerated in the county jail, the order of the court for want of recognizance for his appearance, who is pecuniarily unable to give the required bond, shall be paid the same fees while so incarcerated as are allowed witnesses by law in state cases.

Sec. 2. Said original section 7262 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 17, 1882.

[Senate Bill No. 166.]

AN ACT

To authorize the city council of cities of the second grade of the first class to issue bonds for water works purposes.

[CLEVELAND.]

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the city council of any city of the second grade of the first class, wherein water works have been constructed, for the purpose of constructing reservoirs, the erection of new buildings, the purchase of land for water works purposes, the purchase of new engines, the extension of water pipes, and for other improvements of the water works, upon the application of the trustees thereof, the water works, are hereby authorized to issue, from time to time, the bonds of the city for any sum not exceeding twelve hundred thousand dollars in the aggregate, running for such length of time as not exceeding twenty-five years, and bearing a rate of interest not exceeding six per centum per annum.
c. 2. That said bonds shall be designated water works bonds, shall be sold under direction of the city council at not less than par, and the proceeds shall be applied exclusively to the named purposes.

c. 3. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Signed April 17, 1882.

[Senate Bill No. 80.]

AN ACT

For the establishment of an agricultural experiment station.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That for the benefit of the interests of practical and scientific agriculture, and for the development of the vast agricultural resources of the state, an Ohio agricultural experiment station be established as hereinafter provided.

c. 2. The location, control, and general management of the station shall be committed to a board of control, which shall consist of five members, whose term of office shall be for a year, and until their successors shall be duly elected and qualified. The governor of the state, and the person appointed hereinafter provided, to be the director of the station, shall be ex officio members of the board of control. In order to effect the immediate establishment of the station on the passage of this act, the governor shall appoint three members of the board of control, who shall serve for one year, and until their successors shall be duly appointed and qualified.

c. 3. The board of control shall be called together by the governor at as early a date as practicable, and shall organize by election of a president, secretary, and treasurer, who shall hold their offices until their successors are elected. Three members shall constitute a quorum.

c. 4. The board of control shall hold an annual meeting at the time of the annual meeting of the state board of agriculture in January, and other meetings at the call of the president, at times and places as shall best promote the objects of the station.

c. 5. The board of control shall locate said station, and appoint a competent director, who shall have the general management and oversight of the experiments and investigations necessary to carry out the objects of the station. The said board shall also make such rules, by-laws, and regulations for the government.
ment of the station and its work, and for carrying out the business and purposes of the station, as shall be necessary and proper in their judgment. It shall also make an annual report of its experiments and work to the governor of the state, and the same shall be published annually in the Ohio agricultural report, and five thousand copies separate in pamphlet form for free distribution, and the pamphlet copies to be printed and paid for the same as other public printing.

Sec. 6. The directors' salary shall be fixed by the law in proportion to the services required and performed. The members of the board of control shall be paid their actual expenses incurred while on duty, but no compensation for time or service.

Sec. 7. This bill shall take effect immediately after its passage.

O. J. HODGE,

Speaker of the House of Representatives

R. G. RICHARDS,

President of the Senate

Passed April 17, 1882.

[House Bill No. 310.]

AN ACT

To amend sections 4415 and 4418 of the revised statutes of Ohio.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the original sections four thousand four hundred and fifteen and four thousand four hundred and eighteen of the revised statutes of Ohio be amended so as to read as follows:

Section 4415. No proprietor, or agent of the proprietor, of a traveling public show, not prohibited by law, shall exhibit or show any natural or artificial curiosity, or exhibition of horsemanship in a circus, or otherwise, for a price, until a permit has been obtained from the auditor of the county in which it is intended to show or exhibit, specifying the time and place such show may be exhibit in the county; which permit the auditor shall not issue until there has been paid into the county treasury the following sums for each day such show is to be exhibited, to wit: In counties containing a population not exceeding twenty-five thousand by the last federal census, twenty-five dollars; in counties containing a population of more than twenty-five thousand and not exceeding forty thousand by said census, forty dollars; and in all other counties, sixty dollars.

Section 4418. All money paid into the treasury of a county under the provisions of this chapter, shall be appropriated, to one-half to the state agricultural fund, and one-half to the general county fund; and the treasurer of such county shall, at the time of making his semi-annual August settlement each year with the auditor of state, account for all money thus received, and pay into the state treasury, upon the draft of the auditor of state, the on
thereof, and the same shall be placed to the credit of the
agricultural fund.

SEC. 2. That said original sections 4415 and 4418 be and the
same are hereby repealed.

SEC. 3. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HARR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 388.]

AN ACT

Amendment 4957 of the revised statutes of Ohio, as amended April 8,
1881. (Ohio Laws, volume 78, page 108.)

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That section 4957 of the revised statutes of Ohio, as
amended April 8, 1881, be so amended as to read as follows:

Section 4957. The clerk of the court of common pleas shall
keep at least five books, to be called the appearance docket, trial
docket, journal, record, and execution docket, and an index to
trial docket and journal direct, and to the appearance docket,
and execution docket, direct and reverse.

SEC. 2. The said section 4957, as amended April 8, 1881, be
and the same is hereby repealed; and this act shall take effect
and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HARR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 342.]

AN ACT

Provide for the election of boards of managers of county agricultural
societies.

[MIAH COUNTY.]
(36,178), the agricultural society shall be governed by a "board of managers," consisting of two members from each township in the county, and shall be styled the county agricultural board.

Sec. 2. That at the annual election on the first Monday in April, 1883, in each township of such county, there shall be elected by the qualified electors thereof two (2) members of the agricultural board. The candidate receiving the highest number of votes at such election shall be declared elected for two years; and the candidate receiving the next highest number of votes shall be declared elected for one year; and that annually thereafter there shall be elected in each township one member of the agricultural board, who shall hold his office for two years, and upon his successor is elected and qualified.

Sec. 3. The election of members of the agricultural board shall be governed in all respects by the same laws governing the election of other township officers, and the township clerk shall issue notices of election to such members elect as required by law for other township officers. Each person receiving such notice of election shall, within ten days thereafter, appear before some officer authorized to administer oaths, and take an oath to faithfully perform the duties of the office; and the officer administering such oath shall issue a certificate of qualification to the officer so qualified.

Sec. 4. That the members so elected and qualified shall annually, on the first Saturday in May, at two (2) o'clock P.M., meet at the secretary's office on the agricultural grounds, or some other place centrally located in the county, of which due notice shall be given by the secretary of the county agricultural society, and there proceed to elect one president, one vice-president, one secretary and treasurer, such officers to serve for one year, and until their successors are elected. The president and vice-president so elected shall be members of said board.

Sec. 5. The agricultural board, when so organized, shall supersede the incumbent county agricultural board, and shall have all the power, and be governed by such laws and regulations to govern county agricultural societies.

Sec. 6. All vacancies occurring in said board shall be filled by appointment by said board, until the next annual election, when the same shall be filled in the same manner as in the original election of members thereof.

Sec. 7. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.
[House Bill No. 131.]

AN ACT

Amend supplementary section 4209a of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, passed April 16, 1881, be so amended as to read as follows: Any one killing a bird known as the hen, or, or bird hawk, or a bird known as the great horned owl, in the presentation of such bird to the clerk of the township where or they may reside, be entitled to a certificate to the amount of fifty cents for each bird or owl so produced, and the township shall receive for every certificate so made out of ten cents, to be paid for by the person receiving such certificate.

2. That said supplementary section 4209a, passed April 16, 1881, be and the same is hereby repealed.

3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 15, 1882.

[Senate Bill No. 185.]

AN ACT

appropriations to pay the claim of Halm, Bellows & Butler, for furniture for the senate chamber, and other claims.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and is hereby appropriated, out of any money in the state treasury not otherwise appropriated, the sum of one thousand dollars ($1,800), for the payment of Halm, Bellows & Butler, of the city of Columbus, Ohio, for furniture for the senate chamber, furnished by said firm during this session of the general assembly, and upon the approval of the claim by the adjutant-general, the auditor of state shall draw his warrant on the treasury therefor in favor of said firm. And to pay Frederick H. Baker for services under H. J. R. No. 42, six hundred and fifty dollars ($650), to be credited, one-third to the senate and two-thirds to the house contingent fund, and to be applied only for the purposes of said resolution. And to pay the tax revision commissioners appointed under S. J. R. No. 25, one thousand dollars
($1,000), to be paid upon the approval and order of the chairman of said commission. For expenses of committees of both houses, one thousand dollars ($1,000). To pay balance for putting up file cases in the office of the clerk of the supreme court, one hundred dollars ($100). To pay for revised statutes of Ohio, ordered to be purchased by senate joint resolution No. 19, nine hundred dollars ($900).

SEC. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 15, 1882.

[House Bill No. 140.]

AN ACT

To supplement section 6934 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following be enacted as supplementary to section 6934 of the revised statutes of Ohio, with sectional numbering as follows:

Section 6934a. That whoever contracts to have or give to himself or another the option to sell or buy, at a future time, any grain, or other commodity, stock of any railroad or other company, or forestalls the market by spreading false rumors to influence the price of commodities therein, or corners the market, or attempts to do so in relation to any such commodities, shall be fined not less than twenty nor more than five hundred dollars, or confined in the county jail not exceeding six months, or both; and all contracts made in violation of this section, shall be considered gambling contracts, and shall be void; provided, that the provisions of this law shall only be held to mean and apply to such contracts where the intent of the parties thereto is that there shall not be a delivery of the commodity sold, but only a payment of differences by the parties losing upon the rise or fall of the market.

SEC. 2. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 15, 1882.
AN ACT

To authorize the election of an additional judge in the third subdivision of the fifth judicial district.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That for the fifth judicial district there shall be an additional judge of the court of common pleas, who shall be a part of the third subdivision of said district, which subdivision consists of the counties of Franklin, Madison, and Pickaway, who shall be elected by the qualified electors of said subdivision on the second Tuesday of October, A.D. 1882, and every four years thereafter.

2. That the term of office of such additional judge shall be from the first Monday of May following his election, and he shall hold his office for the term of five years; and he shall have all the powers, and be subject to all the obligations, and shall perform all the duties pertaining to said office of judge of the common pleas court, and shall receive the same compensation as other judges of the common pleas judges; and vacancies, if any, in his office, shall be filled as now provided by law.

3. The sheriff of each county in said subdivision of said district, shall, at least fifteen days before an election for additional judge is to be held, give notice, by proclamation, throughout his county, of the time and place of holding such election, which shall be conducted, and the returns thereof made, in the same manner as required by law in case of the election of judges of the court of common pleas.

4. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 111.]

AN ACT

To amend section 2673 of the revised statutes of Ohio, and to repeal an act passed April 18, 1881, supplementing said section.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following section be enacted as supplementary to section 2673 of the revised statutes with sectional numbering thereto:

Section 2673a. That the council of any city or village, which has a board of improvements, or board of public works,
shall have power, three-fifths of all the members elected thereto voting therefor, to offer for sale or lease, any real estate and appurtenances belonging to such city or village, and place the proceeds arising therefrom to the credit of such fund or funds, as to said council may seem proper; provided, that invitation of written bids for such sale or lease shall be first published for two weeks, in some newspaper of general circulation in such city or village, and the sale or lease shall be awarded to the highest and best bidder, but all bids may be rejected, and said council may, at any time within twenty days after opening such bids, award the sale or lease privately to any person at a price not less than the highest bid received, or such lease or sale, after similar notice, may be made by public auction; and, provided further, that said council may, until such invitation and award or auction, lease any of said property from month to month, upon such terms as they choose, without advertisement, so as to produce revenue.

Sec. 2. That an act entitled "an act to supplement section 2673 of the revised statutes of Ohio, passed April 18, 1881, be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No 385.]

AN ACT

To authorize the issue of bonds by cities of the first grade of the first class for city infirmary purposes.

[CINCINNATI.]

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the board of public works of cities of the first grade of the first class, may authorize its president and the city comptroller to execute, sign, and issue bonds of such corporation, pledging the property, faith, and credit of the corporation therefor, said bonds to be made payable in ten years from the date of their issue, and to bear interest at a rate not exceeding four and one-half per cent. per annum, interest payable semi-annually, and to be sold at not less than par, after advertising the sale thereof for ten successive days in two newspapers of general circulation in the corporation; provided, that the amount of the bonds herein authorized to be issued, shall not exceed the sum of forty thousand dollars.

Sec. 2. The proceeds of the sale of said bonds shall be placed in the city treasury, to the credit of the infirmary fund, subject to
order of, and to be used by the board of directors of the city
of such city, for the purpose of making additions and
improvements to the city infirmary buildings located near the vil-

The said board of directors shall advertise for proposals
furnishing materials and performing work for said additions
improvements, in whole or in parts, as said board may deter-

The contract or contracts to the lowest responsible bidder or
bidders, or reject all bids, taking proper security for the perform-

The act shall take effect and be in force from and after
its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

April 17, 1882.

[House Bill No. 444.]

AN ACT

and section 695 of the revised statutes of Ohio, as amended April 20,
1881.

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That section six hundred and ninety-five of the revised
statutes of Ohio, as amended April 20, 1881, be so amended as
follows:

The superintendent shall receive as compensation
the sum of ten hundred dollars a year, the
matron four hundred dollars a year, the
physician five hundred dollars a year, the
matrons of
ten dollars per month; the superintendent of instruct-
teachers, thirty dollars per
seamstresses, fourteen dollars per month; tailoresses,

Compensation
of officers of
Ohio soldiers'
and sailors'
orphans'
home.

said services shall be paid by the su-
cendent in
monthly installments, receipts taken, and the
several amounts carried into the monthly accounts of the super-
intendant.

Sec. 2. That said original section 695, as amended April 2,
1881, be repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives;
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[House Bill No. 501.]

AN ACT

Amendatory of and supplementary to section eighty-nine (89) of the revised statutes of Ohio, and providing for the enforcement of conditions named in pardons granted by the governor.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 89 of the revised statutes of Ohio be amended so as to read as follows:

Section 89. Pardons or commutation of sentence may be granted upon such conditions as the governor deems proper to impose, which shall be stated in the warrant; and such pardon or commutation shall not take effect until the conditions so imposed are accepted by the convict, which acceptance shall be indorsed upon the warrant signed by the convict, and attested by one witness. In a case of commutation of sentence, such witness shall go before the clerk of the court in whose office the sentence is recorded, and prove the signature of the convict, and the clerk shall thereon record the warrant, indorsement, and proof in the journal of the court, which record, or a certified transcript thereof, shall be evidence of such commutation, the conditions thereof, and the acceptance of the conditions. Warrants of pardons shall be issued in duplicate, one copy of which shall be given to the convict, and one filed in the office of the clerk of the penitentiary. Conditional pardons shall also be recorded by the clerk of the penitentiary, in a book to be provided for that purpose, and such record shall embrace all the indorsements thereon, and a transcript of any case recorded in such record, duly certified by the warden and attested by the clerk of the penitentiary, or a copy of a warrant and the indorsements thereon filed, as above provided, so certified and attested, shall be received as evidence of all the facts stated in such instrument.

Sec. 2. That the following section shall be supplemental to the preceding section, and shall be numbered and known as—

Section 89a. A violation of the conditions of a pardon shall be held to be a forfeiture of the pardon, and shall render the person.
Violation of such conditions a forfeiture of pardon.

Person violating conditions to be re-committed to penitentiary.

Proceedings in such cases.

The warden of the penitentiary the evidence provided the preceding section, in cases of conditional pardon, who shall furnish the same; and if, upon such examination, the charge be sustained, the probate judge shall issue a warrant to the sheriff of such county, commanding him to deliver the party into the custody of the warden of the penitentiary to the remainder of his sentence, as herein provided. The judge shall prepare a correct bill of the costs of the arrest and examination of the convict, and certify the same under his seal, which the sheriff shall deliver to the warden of the penitentiary, who shall allow so much thereof as he finds to be in accordance with law, and certify the same to the auditor of state, draw his warrant in favor of the sheriff, upon the treasurer of the state, for the payment thereof out of the appropriation for the prosecution and transportation of convicts. The warden shall furnish each convict who receives a conditional pardon, before he leaves the penitentiary, a copy of this and the preceding sections of this act, and explain its provisions to him.

3. Said original section eighty-nine is hereby repealed; this act shall take effect upon its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[House Bill No. 510.]

AN ACT

for the consent of the state of Ohio to the purchase, by the United States, of certain lands for the purpose of the erection of court house, post office, and other government buildings at Columbus, in the state of Ohio, and the jurisdiction over the same.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the consent of the state of Ohio is hereby given to the purchase, by the United States of America, of one or more tracts of land situated in the city of Columbus, not exceeding...
four acres in quantity, on which to erect court house, post-office, and other government buildings and appurtenances, and the said United States shall have, hold, use, occupy, and own the said lands, when purchased, and exercise jurisdiction and control over the same and every part thereof, subject to the restrictions hereinafter mentioned.

Sec. 2. The jurisdiction of the state of Ohio in and over the said lands mentioned in the foregoing section, when purchased by the United States, shall be and the same is hereby ceded to the United States, but the jurisdiction hereby ceded shall continue no longer than the United States shall own and occupy the said lands.

Sec. 3. The said consent is given and the said jurisdiction ceded upon the express condition that the state of Ohio shall retain concurrent jurisdiction with the United States, in and over the said lands, so far as that all civil process in all cases, and such criminal or other process as may issue under the laws or authority of the state of Ohio, against any person or persons charged with crimes, misdemeanors, or offenses committed within said state, including said lands, may be served and executed therein, in the same way and manner as if such consent had not been given or jurisdiction ceded except so far as such process may affect the real or personal property of the United States; and, also, upon the further condition that all persons who are now residing or shall hereafter reside upon said lands so acquired shall, subject to the general laws of this state, be deemed and held to be citizens of the state of Ohio, entitled to all the privileges, and subject to all the liabilities and duties of citizens of this state; and the taking possession of said lands by the United States shall be taken as an acceptance on the part of the United States of all the stipulations and conditions of this act.

Sec. 4. The jurisdiction hereby ceded shall not rest until the United States shall have acquired the title to said lands by purchase or grant or by lawful appropriation under the right of eminent domain; and so long as said lands shall remain the property of the United States when acquired as aforesaid, and no longer, the same shall be and continue exonerated from all taxes, assessments, and other charges which may be levied or imposed under the authority of this state.

Sec. 5. This act shall take effect on its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.
AN ACT

an appropriation to purchase uniforms for the Ohio national guard and
seal section four of an act entitled "an act making appropriations for
year 1868 and the first quarter of 1869.

SECTION 1. Be it enacted by the General Assembly of the State
That there be appropriated out of any money hereafter
received by the state from the general government, on account of
necessity war claims, the sum of twenty-five thousand dollars,
for the purchase of uniforms for the Ohio national guard.

2. That section four of an act entitled an act making
appropriations for the year 1868 and the first quarter of 1869 be
repealed.

3. This act to take effect and be in force from and after
this day of April, 1882.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

AN ACT

authorize certain municipal corporations to extend the time of payment and
increase the rate of interest of unmatured bonds when the owner or owners
of said bonds consent thereto.

SECTION 1. Be it enacted by the General Assembly of the State
That the council of any municipal corporation which by
the last federal census had, and those which hereafter on the first
of March in any year, as ascertained by any federal census,
have a population of thirty-one hundred and forty-three,
ever the council of any such village shall, by resolution,
for the same expedient, for the purpose of extending the time
of payment of any indebtedness and reducing the rate of
interest thereon, shall have power to issue the bonds of such corpo-
ration so as to change the time of payment, but not increase
indebtedness, in such amounts and for such length of time,
at such rate of interest, not exceeding the rate of five and
one half (5½) per centum per annum, payable semi-annually, as
council may by resolution determine, such bonds shall be
issued by the mayor, countersigned by the clerk and attested by
the corporate seal of such municipal corporation.

2. That the bonds so issued shall be termed "Refunding
Bonds of ---" and shall express upon their face the
name for which they were issued, and under what authority.
SEC. 3. That any such municipal corporation may exchange the bonds hereby authorized, at par of exchange, for any outstanding unmatured bonds of such corporation, heretofore legally authorized and issued, which bear six per cent. interest per annum or a greater rate, and such bonds so received in exchange shall be cancelled and destroyed in the manner provided for bonds so redeemed.

SEC. 4. That the bonds so issued may have interest coupons attached, and may be made payable, principal and interest, at such place as may be determined by resolution of council.

SEC. 5. That the tax authorized to be levied for the payment of original bonds is hereby authorized to be so levied as to provide for the payment of the principal and interest of the refunding bonds authorized under this act, for which they may be exchanged, provided, that before such municipal corporation shall have authority to extend the term of payment of, or reduce the rate of interest on such bonds, they shall first obtain the consent of the owners thereof.

SEC. 6. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 17, 1882.

[Senate Bill No. 133.]

AN ACT

To cure defects in consolidation agreements.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That in all cases where the agreement for the consolidation of railroad companies heretofore filed in the office of the secretary of state, is defective, by reason of the omission of a statement either of the number of the directors or other officers, or their places of residence, or the number of shares of capital stock, as required in such agreement by the laws of this state, such defect may be cured by filing, in the office of the secretary of state, a certificate signed by the president and the secretary of the consolidated company named in such agreement under its corporate seal, setting forth such omitted statements, which shall thereupon be countersigned a part of the agreement of consolidation the same as if originally incorporated therein, and said agreement and all rights, remedies, powers, duties, and acts thereunder be construed accordingly, and the said agreement and certificate and copies thereof, duly certified by the secretary of state, shall be held and received in all courts and other places as constituting the agreement of the consolidation of such companies to a
AN ACT

To amend section 6407 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section six thousand four hundred and seven of the revised statutes of Ohio be amended so as to read as follows:

Section 6407. In addition to cases specially provided for, such cases may be taken to the court of common pleas, from any decision, or judgment of the probate court in settling the estates of an executor, administrator, guardian, and trustees, assignees, trustees and commissioners of insolvents; in proceedings for the sale of real estate for the payment of debts; in proceedings to increase or diminish the allowance made by the court of common pleas to a widower or minor child or children in support of one year; in proceedings against persons suspected of concealing, embezzling, or conveying away the property of deceased persons; in cases for the completion of real contracts, and for an order or decision in the administration of insolvents' estates by assignees, trustees, or commissioners; and in proceedings to appoint guardians or trustees for lunatics, idiots, imbeciles, and feeble-minded persons, by any person against whom such order, decision, or appointment shall be made, or who may be affected thereby; and where so appealed shall be tried, heard, and decided in the court of common pleas, in the same manner as though the said cases of common pleas had original jurisdiction thereof.

2. That said original section 6407 be and the same is hereby repealed, and this act shall take effect and be in force and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.
To amend section 6562 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 6562 of the revised statutes of Ohio be so amended as to read as follows:

Section 6562. If either the plaintiff or defendant, in his bill of particulars, claim more than twenty dollars, the case may be appealed to the court of common pleas, but if neither party demand a greater sum than twenty dollars, and the case is tried by a jury, there shall be no appeal; provided, however, that if either party shall set forth in his bill of particulars, counter claim, or set-off a full statement of the items constituting his cause of action, or defense, and if the same shall be verified by the affidavit of the party, his agent or attorney, the party appearing having complied with the provisions of this section, shall be entitled to a judgment, without further proof, in all cases where the opposing party fails to comply with the provisions of this section, and fails to appear.

Sec. 2. The foregoing section 6562 of the revised statutes of Ohio is hereby repealed, and this act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

To amend section 6944 of the revised statutes of Ohio as amended April 9, 1881, (O. L., vol. 79, p. 129).

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the sale of intoxicating liquors, whether distilled, malt, or vinous, on the first day of the week, commonly called Sunday, except by a regular druggist, on the written prescription of a regular practicing physician for medicinal purposes only, is hereby declared to be unlawful, and all places where such intoxicating liquors are on other days sold or exposed for sale, except regular drug stores, shall on that day be closed, and whoever makes any such sale, or allows any such place to be open or remain open on that day, shall be fined in any sum not exceeding one hundred dollars, and be imprisoned in the county jail or city prison not exceeding thirty days. In regular hotels and eating houses the word "place" herein used shall be held to mean the...
AN ACT

Passed April 15, 1882.

Section one. Be it enacted by the General Assembly of the State of Ohio, as amended April 20, 1881. (Vol. 78, O. L., pp. 202 and 203.)

AN ACT

Passed April 15, 1882.

Section one. Be it enacted by the General Assembly of the State of Ohio, as amended April 20, 1881. (Vol. 78, O. L., pp. 202 and 203.)

AN ACT

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AN ACT

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AN ACT

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Section one. Be it enacted by the General Assembly of the State of Ohio, as amended April 20, 1881. (Vol. 78, O. L., pp. 202 and 203.)

AN ACT

Passed April 15, 1882.

Section one. Be it enacted by the General Assembly of the State of Ohio, as amended April 20, 1881. (Vol. 78, O. L., pp. 202 and 203.)

AN ACT

Passed April 15, 1882.
lars; matron and teachers of same, each, four hundred dollars; superintendent of Ohio soldiers' and sailors' orphans' home, one thousand dollars; matron of same, four hundred dollars; superintendents of asylums for the insane, each, twelve hundred dollars; assistant physicians of same, each, seven hundred dollars; stewards of same, each, eight hundred dollars; matrons of same, each, four hundred dollars; superintendent of the reform school for boys, twelve hundred dollars; matron of same, four hundred dollars; superintendent of girls' industrial home, twelve hundred dollars; matron of same, four hundred dollars; clerk of supreme court, fifteen hundred dollars, and for services while acting as clerk of supreme court commission, five hundred dollars; deputy clerk for supreme court, twelve hundred dollars; commissioners of railroads and telegraphs, two thousand dollars; superintendent of insurance, two thousand dollars; inspector of mines, two thousand dollars; commissioner of statistics of labor, two thousand dollars; supervisor of public printing, eighteen hundred dollars; and state commissioner of common schools, two thousand dollars.

SEC. 2. That said section 1284, as amended April 20, 1872, is hereby repealed.

SEC. 3. This act shall be in force and take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives,

R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 220.]

AN ACT

To authorize building associations to increase their capital stock.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following section be enacted as supplement to section three thousand eight hundred and twenty-one of the revised statutes of Ohio, with sectional numbering as follows: Section 3821a. Any building association which has heretofore been, or may hereafter be incorporated, after at least three-fourths of its capital stock is fully subscribed and taken, upon which seventy-five per cent. thereof has been paid up, may increase its capital stock by a vote of its board of directors and with the written consent of the holders of three fourths of its stock; and a certificate of subscrip-
action of the corporation shall be filed with the secretary of state.
Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 253.]

AN ACT

To amend sections 4909 and 6884 of the revised statutes of Ohio, as amended April 9, 1880.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That sections four thousand nine hundred and nine and six thousand eight hundred and eighty-four of the revised statutes of Ohio, as amended April 9, 1880, be amended so as to read as follows:

Section 4909. Any person, or any board of education, the council of any village, the trustees of any cemetery association, or any agricultural or religious society may appropriate on any public road of legal width on either side thereof, sufficient land to construct thereon a public side-walk not exceeding six feet in width, and may construct such side-walk thereon; but such side-walks shall not obstruct any private entrance or public highway.

Section 6884. Whoever sets up any table, stand, tent, wagon, or other article, to use or let for profit, on a public foot-walk or side-walk constructed by any person, or any board of education, the council of any village, the trustees of any cemetery association, or any agricultural or religious society, according to law, or rides, drives, leads, or hitches any horse or other animal on any such foot-walk or side-walk, or in any other way obstructs the same, or digs up, or removes any of the material of which the same is composed, shall be fined not more than twenty-five nor less than five dollars, or imprisoned not more than ten days, or both.

Sec. 2. That sections four thousand nine hundred and nine and six thousand eight hundred and eighty-four, as amended April 9, 1880, be and the same are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.
[House Bill No 267.]

AN ACT

To amend section 6824 of the revised statutes of Ohio, relating to crimes against the person.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section six thousand eight hundred and twenty-four be amended to read as follows:

Section 6824. Whoever kidnaps, or forcibly, or fraudulently carries off, or decoys out of this state, any person, or arrests or imprisons any person with the intention of having such person carried out of this state, unless it be in pursuance of the laws thereof, or shall take, or cause to be taken, or shall entice any female person under the age of eighteen years, away from her father, mother, guardian, or any other person having the lawful custody, care, or charge of such female person for the purpose and with intention of inducing into, or placing such female person in a house of ill-fame, or a house kept for the purpose of prostitution, or whoever shall harbor such female person in a house of ill-fame or a house kept for the purpose of prostitution, knowing her to have been so taken or enticed away, shall be imprisoned in the penitentiary not more than seven nor less than one year.

SEC. 2. That said original section six thousand eight hundred and twenty-four be and the same is hereby repealed, and that this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 141.]

AN ACT

To amend section 1879 of the revised statutes of Ohio, as amended February 27, 1880, and section 1895 of the revised statutes of Ohio, as amended March 30, 1880.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That sections one thousand eight hundred and seventy-nine and one thousand eight hundred and ninety-five of the revised statutes of Ohio be so amended as to read as follows:

Section 1879. The police force shall be composed of a superintendent of police; an inspector of police, whose duty it shall be to act under the direction of the superintendent of police as his deputy or assistant, and perform such other service as may be required of him by the mayor or the superintendent of police; one surgeon of police, so many lieutenants of police, not to exceed
so many police court officers and station keepers as may be necessary, and so many watchmen or patrolmen, not to exceed one hundred; and the mayor shall appoint a clerk of the police department and such other assistants as may be necessary. Their compensation.

On 1895. The officers and members of such police force receive such compensation as shall be fixed by the common council, provided, that the superintendent of police shall not receive a salary exceeding twenty-five hundred dollars ($2,500); hundred dollars of such sum shall be paid by the county in which the city is situated. The inspector of police shall receive not exceeding fifteen hundred dollars ($1,500); surgeon, not exceeding twelve hundred dollars ($1,200); lieutenants of police, not exceeding nine hundred dollars ($900); court officers, not exceeding eight hundred dollars ($800); deputy not to exceed eight hundred dollars ($800); and station keepers, not exceeding six hundred dollars ($600) per annum for each, and the clerk of the police department shall receive not exceeding fifteen hundred dollars ($1,500); and such compensation as may be necessary, a salary not exceeding one thousand dollars ($1,000), each, per annum.

12. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS, President of the Senate.

April 15, 1882.

[House Bill No. 299.]

AN ACT

To amend section 3650 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section three thousand six hundred and fifty of the revised statutes of Ohio be amended to read as follows: Assessments upon members of mutual companies.

In 3650. Every person who effects insurance in a mutual company, and continues to be insured, and his heirs, executors, administrators and assigns shall thereby become members of the company during the period of insurance, shall be bound to pay all necessary expenses as accrue in and to the company in proportion to the amount of his deposit note; the company shall, as often as they deem necessary, after receiving of any loss or damage by fire sustained by any member, determining the same, or after the rendition of any judgment against the company for loss or damage, settle and determine the same to be paid by the several members thereof as their respective shares of such loss, and publish the same in such manner as they choose, or as the by-laws prescribe, and the sum to be
paid by each member shall always be in proportion to the original amount of his deposit note, and shall be paid to the officers of the company within thirty days next after the publication of such notice; and every such company shall assess its members on the 30th day of September of each year, sufficiently to liquidate all liabilities of the company existing at the time of the assessment, and no such company shall borrow money or create a debt unless for the purpose of necessary office buildings, to continue beyond the period when such assessment may be collected and applied to the payment thereof, and no member shall be assessed for liabilities incurred prior to his membership.

SEC. 2. That section 3650 of the revised statutes of Ohio be and the same is hereby repealed.

SEC. 3. That this act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 315.]

AN ACT

To authorize certain cities to build bridges, and to issue bonds therefor.

[TOLEDO.]

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That any city of the third grade of the first class is hereby authorized to construct a wagon bridge, and the necessary approaches thereto, across any stream, at such points within such city as may be determined by the common council thereof, and for the purpose aforesaid, such city is authorized to issue the bonds thereof, in the aggregate not to exceed the sum of two hundred thousand dollars, payable at such times as the common council of such city may determine, not to exceed fifteen years, said bonds to bear a rate of interest not exceeding five per centum per annum, payable semi-annually on the first day of April and October, and not to be sold at less than par, and the accrued interest thereon; and during the time said bonds remain unpaid, the county commissioners of any county in which such city is situate shall, at the request by resolution of the common council of such city, pay or cause to be paid into the treasury of such city, which shall be expended by such city for the purpose of building and repairing bridges, eighty per centum of all or any levies upon the property within such city made by said commissioners for any bridge and road purposes, or either, whether
eral or special; and for the purpose of meeting any deficiency may arise in the payment of said bonds, the common council of such city is hereby authorized, in addition to all other levies, to levy a tax upon all the taxable property within such corporation, in each year, not exceeding fifteen years, at a rate not exceeding two dollars upon the dollar of valuation of taxable property in such city; and the proceeds of such bonds shall be applied to the construction of such bridge and approaches, and the hereby authorized to be made, shall be by such city used and applied to the payment of said bonds and interest thereon, and to other purpose, all acts or parts of acts to the contrary notwithstanding.

c. 2. That the city council of such city may, for the purpose of aiding in the construction of such bridge or bridges, contract with the county commissioners of any county adjoining county in which such city is situated, which contract said commissioners are hereby authorized to make and perform for the county by such adjoining county of a proportion of the costs of constructing and maintaining such bridge, such proportion to be as provided by the contract of the parties, and the amount to be by such adjoining county to be deducted from the amount of bonds authorized to be issued by this act, and bonds to be issued the balance only.

c. 3. That such bonds shall not be issued nor any money expended on such bridge before plans and specifications for such bridge are prepared and a contract for the construction thereof made into for a sum not to exceed two hundred thousand dollars, and a good and sufficient bond to secure the performance of such act.

c. 4. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 381.]

AN ACT

To amend section 964 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 964 of the revised statutes be amended so read as follows:

Section 964. The board of directors may, annually, expend for all needed repairs and improvements, any sum not exceeding one thousand dollars, of which repairs and improvements an itemized list shall be presented by the board, and when allowed, by commissioners, shall be paid out of the building or poor fund.
SEC. 2. Said section 964 be and is hereby repealed, and this act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[Senate Bill No. 93.]

AN ACT

To amend sections 1435, 4118 and 4117 of the revised statutes of Ohio, and to repeal sections 4118, 4119 and 4121.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio. That section fourteen hundred and thirty-five of the revised statutes of Ohio be amended so as to read as follows:

Section 1435. The auditor of state, upon the filing of an such final certificate in his office, shall prepare a deed for the premises described therein, and deliver it to the governor, together with a certificate, under the seal of his office, that all the papers required by law, and upon which it is based are on file in his office, and have been examined by him and found to be correct, and such certificate shall contain a brief description of the premises conveyed, and the name of the grantee; and such deed, when signed by the governor, countersigned by the secretary of state, and sealed with the great seal of the state, shall be returned to the auditor of state, who shall transmit it to the county auditor from whom the final certificate was received, who shall deliver it to the grantee.

SEC. 2. That section four thousand one hundred and sixteen of the revised statutes of Ohio be so amended as to read as follows:

Section 4116. When a deed, executed for land purchased of the state of Ohio, is lost or destroyed, or when a person who has an interest in such land, cannot by the use of due diligence find the same, and no record exists from which a certified copy can be made to supply the evidence of such deed; or when any certificate of the purchase of land sold at any land office of this state, or when any other contract, bond, or memorandum whatever, evidencing a purchase of any land, has been lost or destroyed by accident or otherwise, or when from any cause the owner of such land cannot, by the use of due diligence, find such certificate, contract, bond, or memorandum, the governor, when satisfied that the original purchase money for such land has been fully paid, shall execute a deed for such land in the name of the original purchaser which shall recite the facts authorizing the making of the deed, and such deed shall be duly recorded in the office of the auditor of state, the auditor of state shall transmit such deed.
The present claimant and it shall have the same effect to all
uses and purposes as the original deed would have had if it had
fully preserved and recorded, or as a deed would have had,
to the original purchaser upon the date of the full payment
of purchase money.

3. That said original sections 1435, 4116, 4117, 4118,
and 4121 be and the same are hereby repealed, and this act
shall take effect upon its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Submitted April 17, 1882.

[House Bill No. 7.]

AN ACT

To provide for the completion of volume V, geology of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State
of Ohio, That the governor is hereby required to appoint, by and
the advice and consent of the senate, a competent geologist,
duty it shall be to revise and prepare for publication, the
works already accumulated for a volume on the economic
products of Ohio by the chief of the recent state geological survey,
signated in the schedule of reports of said survey as
V of Ohio, volume V. It shall further be the duty of said
geologist to supplement and extend the investigations already
in progress to the order of arrangement—extent, composition and
applications of the leading mineral products of the state,
especially of the economic products of the coal measures, so
that volume shall contain, at the date of its issue, an accurate
account of the general facts as to those subjects, as far as known.

2. The said geologist shall have power to employ assistance
who shall work under his direction in the investigation of the
subjects to be reported upon.

3. The said geologist shall receive, while in the actual
performance of his duties, a monthly salary of two hundred dollars,
and on vouchers signed by the governor, and the assist-
ances shall receive monthly salaries, in no case to exceed one
hundred and twenty dollars, to be paid on vouchers signed by
the governor and the geologist in charge.

4. All necessary traveling and incidental expenses
incurred by the geologist and his assistants in the prosecution of
their work, shall be paid from the treasury of the state, upon
vouchers signed by the governor and the geologist in charge.

Effect of such deed.

Governor to appoint geologist to complete volume five of the geological series.

Further duties of such geologist.

Geologist may employ assistants.

Compensation of geologist and assistants.

Traveling and incidental expenses of geologist to be paid by state.
When geologist to enter upon his duties

Appropriations.

SEC. 5. The said geologist shall enter upon his work as soon after his appointment as practicable, and shall complete the revision and preparation of the volume by or before the first Monday of March, 1883.

SEC. 6. There is hereby appropriated from the general revenue fund the sum of five thousand dollars, that may be used for the purposes named above, but no money shall be drawn from the treasury until the work shall have been entered upon.

SEC. 7. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

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[House Bill No 63]

AN ACT

To amend section 4726 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 4726 of the revised statutes of Ohio be so amended as to read as follows:

Section 4726. Supervisors, within their respective districts, shall collect, by suit or otherwise, all fines, forfeitures, and penalties arising and accruing under the provisions of this chapter, unless the collection thereof is otherwise herein provided for; and they are hereby required, before their settlement with the township trustees, to prosecute to final judgment all persons neglecting or refusing to comply with the provisions of this chapter, from whom such fine, forfeiture, or penalty, in the opinion of the supervisor, can be collected by execution; and the judgments, if not paid, together with the costs thereon, shall remain and be in force against the judgment debtor, as other judgments at law. And the costs incurred by said supervisor in any suit brought under this chapter, when the same is not collected from the defendant, shall be paid by the trustees of the township, out of the township fund.

SEC. 2. That section 4726 be and is hereby repealed; and this act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro. tem. of the Senate.

Passed April 15, 1882.
AN ACT

To amend section 897 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 897 of the revised statutes be so amended as to read as follows:

Section 897. Each county commissioner shall be allowed three dollars for each day that he is employed in his official duties, and ten cents per mile for his necessary travel for each regular or called session, not exceeding one session each month, or twelve in any year, and five cents per mile when traveling within their respective counties on official business, to be paid out of the county treasury on the warrant of the county auditor, except in counties in which, by the last federal census, the population amounted to one hundred thousand or upwards, in which counties each commissioner shall be allowed four dollars per day for his services, not to exceed six days in each week, and in counties in which, by the last federal census, the population amounted to two hundred and fifty thousand or upwards, in which counties each commissioner shall be entitled to receive a salary at the rate of two thousand and five hundred dollars per annum, and necessary expenses while traveling outside of the county on official business, which is in full for settling with the decennial and annual equalization assessments, and for all services, including mileage, horse and buggy and necessary expenses in examining work in the county by commissioners, in counties having said population of two hundred and fifty thousand or upwards; each commissioner in all other counties, except those having by the last federal census a population of two hundred and fifty thousand or upwards, for services when necessarily engaged in attending to the business of the county, pertaining to his office, under the direction of the board, and not in attending regular or called sessions of the board, when necessary, to travel on official business out of his county, shall be allowed, in addition thereto, his reasonable and necessary expenses actually paid in the discharge of his official duties, and each commissioner shall present an itemized statement of accounts for per diem, mileage, services, and expenses, as paid, which, before it is allowed by a full board, shall be certified to by the prosecuting attorney of the county, and approved by the probate judge thereof.

Sect. 2. Said original section 897 is hereby repealed; and this act shall take effect on its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 15, 1882.
[Senate Bill No. 170.]

AN ACT

To apportion the state of Ohio into congressional districts.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the state of Ohio shall be divided into twenty-one districts for the election of representatives to congress, and each district shall choose one representative in the manner following:

First District—That so much of the county of Hamilton as now contained within the limits of the first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, and eighteenth wards of the city of Cincinnati as they are now constituted, and the townships of Anderson, Columbia, Spencer, Symmes, and Sycamore, and Avondale and the North-east, St. Bernard, and Bond Hill precincts of Mill Creek township shall compose the first district.

Second District—The balance of the county of Hamilton now contained within the limits of the twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-third, twenty-fourth, and twenty-fifth wards of the city of Cincinnati as they are now constituted, and the townships of Springfield, Colerain, Greene, Delhi, Miami, Whitewater, Harrison, and Crosby, and Clifton, College Hill, Winton Place, and western precincts of Mill Creek township shall compose the second district.

Third District—The counties of Preble, Miami, and Montgomery shall compose the third district.

Fourth District—The counties of Darke, Shelby, Mercer, Auglaize, and Allen shall compose the fourth district.

Fifth District—The counties of Putnam, Hancock, Wyandot, Seneca, and Crawford shall compose the fifth district.

Sixth District—The counties of Wood, Fulton, Williams, Henry, Defiance, Paulding, and Van Wert shall compose the sixth district.

Seventh District—The counties of Butler, Greene, Clermont, and Warren shall compose the seventh district.

Eighth District—The counties of Clarke, Pickaway, Highland, Logan, and Madison shall compose the eighth district.

Ninth District—The counties of Knox, Delaware, Morrow, Union, Marion, and Hardin shall compose the ninth district.

Tenth District—The counties of Sandusky, Ottawa, Lucas, and Erie shall compose the tenth district.

Eleventh District—The counties of Adams, Scioto, Lawrence, Gallia, Jackson, and Vinton shall compose the eleventh district.

Twelfth District—The counties of Clinton, Highland, Fayette, Brown, Ross, and Pike shall compose the twelfth district.

Thirteenth District—The counties of Fairfield, Franklin, Hamilton, and Perry shall compose the thirteenth district.

Fourteenth District—The counties of Richland, Ashland, Huron, and Lorain shall compose the fourteenth district.
Sixteenth District—The counties of Meigs, Athens, Morgan,
Monongalia, and Monroe shall compose the fifteenth district.

Seventeenth District—The counties of Licking, Muskingum, Com-
mon, Holmes, and Tuscarawas shall compose the sixteenth
district.

Eighteenth District—The counties of Belmont, Harrison, Jeff-
erson, Guernsey, and Noble shall compose the seventeenth dis-

Nineteenth District—The counties of Carroll, Columbiana, Ma-
ug, and Stark shall compose the eighteenth district.

Twentieth District—The counties of Portage, Lake, Geauga,
Brownsburg, and Trumbull shall compose the nineteenth district.

Twenty-first District—The counties of Summit, Medina, and
Cuyahoga county, and the towns of Bedford, Chagrin Falls, East Cleveland,
Mayfield, Newburgh, Orange, Warnersville, and Solon,
district.

An Act

AN ACT

Second section 1180 of the revised statutes of Ohio, as amended April 20,
1881. (Vol. 78, page 286.)

SECTION 1. Be it enacted by the General Assembly of the State
That section eleven hundred and eighty of the revised
section 1180. The surveyor shall make and keep up in a
laws, as amended April 20, 1881, be amended so as to read as
convenient for reference, unless otherwise ordered before
is located, the date of the execution thereof, the name of

Speaker of the House of Representatives.

R. A. H Orr,
President pro tem. of the Senate.

J. HODGE,

passed April 17, 1882.

[House Bill No. 237.]
the surveyor making the same, and the name of the party for whom the survey was made; provided, the commissioners may, at any time during the progress of the work provided for in this section, discontinue the same by paying for the work already done and expense incurred.

Sec. 2. That said original section 1180 be and the same is hereby repealed.

Sec. 3. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. A. HORR,
President pro tem of the Senate

Passed ———, 1882.

[House Bill No. 411.]

AN ACT

To amend section 4774 of the revised statutes of Ohio,

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section four thousand seven hundred and seventy four of the revised statutes of Ohio be amended so as to read as follows:

Section 4774. Free turnpike roads shall be authorized, and commissioners appointed to lay out and establish the same in the following manner: a majority of all the landholders residing in the county, who own lands lying within the bounds of any free turnpike, as provided in this chapter, shall present a petition to the board of county commissioners at any regular or special session, asking the appointment of commissioners to lay out an establish a free turnpike road between any points within such county, and stating therein that they desire the county commissioners to levy an extra tax, the amount of which shall not exceed ten mills on the dollar valuation in any year, on the lands and taxable property within the bounds of the road, and also the number of years they desire the levy to continue, not exceeding eight years; and they shall satisfy the commissioners that public notice has been given by advertisement in some newspaper of general circulation in such county, of such intended application, for at least four consecutive weeks preceding the hearing of such application.

Sec. 2. That said section 4774 be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. A. HORR,
President pro tem. of the Senate

Passed April 17, 1882.
AN ACT

To establish a meteorological bureau for the state of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That there be and hereby is established at the state university at Columbus, Ohio, a central office for meteorological stations, with the professor of physics of said university, the secretary of the state board of agriculture, and a third person, to be appointed by the governor, as a board of directors; the members of the board of directors shall be commissioned by the governor, and be duly qualified as like officers of the state.

2. The professor of physics of said university, is hereby elected president of the board, and by and with the advice of the directors shall establish, if practicable, one volunteer weather station in each congressional district, and supervise the same; he shall receive reports therefrom, and reduce the same to a tabular form and report the same monthly to the state printer for publication as the Ohio weather report, and shall annually make a report to the governor which shall contain a detailed statement of the expenditures made during the year, and a summary of the observations made at the various stations.

3. That the supervisor of state printing be directed, under the contract with the state printer, 2,000 copies of the monthly report; one thousand copies shall be distributed by the board, and 1,000 copies shall be delivered to the secretary of the state to be distributed by him in the same manner as other state reports.

4. There is hereby appropriated for the ensuing year, the establishment and maintenance of said bureau, and stations, in the sum of $2,000, or so much thereof as may be necessary for the purpose of meeting the actual expenses of carrying out the provisions of this act; no part of said sum shall be paid for salaries or fees of officers or for office rent, but a reasonable part of the same shall be paid for the services of a clerk at the central station.

5. No money shall be expended, except upon the order of the president director, by and with the approval of the board.

6. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 17, 1882.
AN ACT

To supplement section 3478 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section 3478 be supplemented as follows:

Section 3478a. That any turnpike company, whose beginning point is in a turnpike road, and having completed more than two and one-half miles, but less than three miles, and connecting said road with an improved graveled road, or with another turnpike road, shall have all the privileges, and shall in all other respects conform to the requirements of said original section 3478, provided, that the county commissioners shall first authorize said privilege by a vote entered upon their journal.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. A. HORK,
President pro tem. of the Senate

Passed April 17, 1882.

[Senate Bill No. 177.]

AN ACT

To amend section 8433 of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section eight thousand four hundred and thirty-three of the revised statutes of Ohio be amended so as to read as follows:

Section 8433. The proceeds of the sales of such lands, or so much thereof as may be necessary, after the payment out of the same of all the necessary expenses of survey and sale remaining uncertified into the treasury of said state, may be used by said trustees in building and maintaining upon the lands of said university a suitable number of houses, adapted to use as family residences, for the use of members of the faculty of said university for which use a fair and reasonable rent shall be paid to said university. Said buildings shall be erected under the provisions of title six of the revised statutes of Ohio, and the said trustees shall annually report to the governor a detailed statement of receipts.
and disbursements in the execution of the trusts under the provisions of this act.

Sec. 2. That said original section 8433 of the revised statutes of Ohio be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 17, 1882.

[House Bill No. 339]

AN ACT

To authorize cities of the second class and third grade having a population of nineteen thousand, and not exceeding twenty thousand, and cities having a population of twenty thousand, and not exceeding thirty thousand five hundred by the last federal census, and which have not been advanced to a city of the second class, second grade, to construct the improvements hereinafter mentioned, and to issue bonds for the payment of the same.

[SPRINGFIELD.]

SEC. 1. Be it enacted by the General Assembly of the State of Ohio, That city councils of any city of the second class, third grade, which had by the last federal census a population of nineteen thousand, and not exceeding twenty thousand, and cities which had by the last federal census, a population of twenty thousand, and not exceeding thirty thousand five hundred, and which have not been advanced by law to a city of the second class, second grade, shall have power, whenever the council of any such city deem it necessary and expedient, to make any one, or all of the improvements provided for in subdivision five, chapter four, division seven, title twelve, revised statutes of Ohio, and may make any or all of said improvements at one time or separately, and at different times, as may, in the judgment of council, be most conducie to the interest of the tax-payers and inhabitants of the corporation.

SEC. 2. For the purpose of providing the means for paying the costs and expenses of making any one or all of the improvements authorized by the first section of this act, the council of such municipal corporation shall have power to issue its bonds for any amount not exceeding in the aggregate one hundred thousand dollars, which bonds may be made to run for any length of time, not exceeding twenty years, and at a rate of interest not exceeding six per cent., payable semi-annually; said bonds may be issued at such time or times, and in such amount or amounts as the progress of the work and the convenience of the corporation may require, and shall not be sold or negotiated for less than par,
the proceeds thereof to be applied to the payment of the costs and
expenses of such work, and to no other purpose whatever.

Sec. 3. For the purpose of more fully carrying out the pro-
visions of this act, the council of such municipal corporation, and
the clerk thereof, are not required, in the execution of the same,
to be governed by section two thousand seven hundred and two
of said revised statutes of Ohio.

Sec. 4. If any bonds of such city be issued as hereinbefore
provided, it shall be the duty of the council of such municipal
corporation, annually thereafter, until the same and the interest
thereon shall be fully paid, to assess and levy a tax on all the
taxable property of the corporation sufficient to provide for the
payment of the interest accruing upon the bonds so issued, and to
create a sinking fund for the payment of the principal of the
bonds as they fall due; provided, that when such corporation is
divided into sewer districts, the council, instead of assessing and
levying such tax upon the entire taxable property of the corpo-
ration, may assess and levy the same by districts, fixing such rates
for each district as the council may deem proper, or may so levy
and assess any part of such tax by districts, and the residue upon
the entire taxable property of the corporation; or may levy and
assess such tax, or any part thereof, upon any one or more of
such districts, exempting the remaining districts from such taxation.
Whenever such tax is assessed and levied by districts, or upon
any one or more districts, the money thereby realized from each
district shall constitute a separate fund, to be applied only for
sewerage in the district from which it is derived, and to no other
purpose whatever.

Sec. 5. The council of such municipal corporation may pay
the entire costs and expenses of any such improvement or improve-
ments out of the corporation or district fund, as the case may be,
raised as hereinbefore provided; but in no case shall the council,
either before such improvement or improvements shall have been
commenced, or after the same are completed, fail to assess and
collect the costs and expenses thereof, upon the property thereby
specially benefited; such assessment to be in any one of the
modes, and to the extent authorized by, and to be collected as
provided in said subdivision five, chapter four, division seven,
title twelve of said revised statutes, except so far as the same is
modified by section four of this act; and when any such special
assessment has been placed upon any property, it shall, when col-
lected, be paid into the district fund, authorized to be created by
this act, of the district wherein such property is situated, or if no
such fund has been provided for the district, then into the corpo-
ration fund authorized by this act to be created; provided, how-
ever, that when a fund is constituted for any sewer district, as
aforesaid, such improvement or improvements may, if the council
decide the same expedient, be made and paid for out of said dis-
trict fund, without any of the assessments in this section provided
for, upon the property in such districts specially benefited by such
improvement or improvements.

Sec. 6. For the purpose of more fully carrying out the
Visions of this act, the council of such municipal corporation shall not be governed, in the execution thereof, by sections two thousand six hundred and eighty-three, nor by section thousand three hundred and seventy-five of said revised statutes, and in all proceedings in making any or all such improvements, where the same are not provided for by this act, such proceedings shall conform to the other laws of the state of Ohio applicable thereto.

Sec. 7. An act to authorize cities of the second class, which the last federal census had a population of twelve thousand six hundred and fifty-two, to construct certain improvements therein, and to issue bonds for the payment of the same, be and hereby repealed.

Sec. 8. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 17, 1882.

[Senate Bill No. 100.]

AN ACT

Amend section 3481 of the revised statutes of Ohio, as amended February 24, 1881. (78, O. L., page 85.)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section thirty-four hundred and eighty-one (3481) of the revised statutes of Ohio, as amended February 24, 1881, be, and the same is hereby amended so as to read as follows:

Section 3481. Every company entitled by the laws of this state to charge tolls may receive from persons traveling on or over its roads the following tolls, and no more, for every ten miles they travel on such road, and in the same proportion for any lesser distance, to wit: For every four-wheeled carriage or other vehicle drawn by one horse or other animal, fifteen cents, and for each additional animal, five cents; for every sled or sleigh drawn by one horse or [other] animal, five cents, and for each additional animal, five cents; for every horse or mule, and rider, five cents; for every horse, mule, or ass, six months old or upward, three dollars; for every head of neat cattle, six months old or upward, one dollar; for every head of sheep or hogs, one-half cent; for every stage-coach or omnibus, drawn by two horses or other animals, twenty cents (20 cents), and for each additional animal, five cents; and for every two-wheeled carriage, drawn by one
horse or other animal, ten cents, and for each additional animal, five cents; but on all turnpike roads constructed of and kept in
repair with two-thirds broken limestone, the companies operating
the same may charge and receive for each ten miles travel on such
road, and in the same proportion for any less distance, to wit: For
every four-wheeled carriage or other vehicle, drawn by one horse or
other animal, twenty cents, and for each additional animal, ten
cents; for every sled or sleigh, drawn by one horse or other animal,
ten cents, and for each additional animal, five cents; for every horse
or mule, and rider, ten cents; for every horse, mule, or ass, six
months old or upward, five cents; for every head of neat cattle
six months old or upward, one and a half cents; for every head of
hogs, three-fourths of a cent; for every head of sheep, one-half
cent; for every stage-coach or omnibus, drawn by two horses or
other animal, thirty cents (30 cents), and, for each additional
animal, ten cents; and for every two-wheeled carriage, drawn by
one horse, fifteen cents; but persons going to and from their regu-
lar place of worship on the Sabbath, or to and from funeral
militia musters, or elections, jurymen going to and returning from
their attendance at court, and the troops and armies of the United
States and of this state, may pass on any such roads free of toll
[and] a company incorporated for the purpose of constructing
a turnpike or plank road from a mine or quarry to a railroad, canal,
slack-water navigation, or other navigable water, macadamized
road, or place within or upon the borders of this state, may, when
such road is completed, charge and collect such amount of
toll for teams hauling the products of such mines or quarries on
its road as its directors may determine, not exceeding four cents
per mile for two-horse teams, and an increase of two cents per
mile for each additional horse; but such rates shall not be charged
for teams hauling the products of such mines or quarries for more
than eight miles, nor shall other travelers on such roads be charged
more than the ordinary rate of toll per mile, as allowed by section
thirty-four hundred and eighty-one. [72 v. 85, § 1.]

Provided, that for any vehicle traveling over a plank road,
having a load exceeding two tons net weight, toll shall be paid in
addition to the rates prescribed in this section, not to exceed two
cents per net ton per mile for such excess, at the discretion of the
board of directors.

SEC. 2. That said original section three thousand four hundred
and eighty-one, as amended February 24, 1881, be and the same
is hereby repealed; and this act shall take effect and be in force
from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.
AN ACT

To amend section one thousand three hundred and forty (1340) of the revised statutes of Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section one thousand three hundred and forty (1340) of the revised statutes of Ohio be so amended as to read as follows:

Section 1340. All such advertised money (fees, costs, debts, damages, &c.), remaining in the hands of such clerk, or probate judge, at the expiration of one year from the time of such advertisement, shall be by said clerk and probate judge, or the successor of either, paid over to the treasurer of the county, indicating in each item on the docket the disposition made thereof, and every clerk and probate judge in the state of Ohio, who retired from office in the month of February, 1882, shall at once, on the passage of this act, pay over to his successor all other moneys in his hands received as such officer; and every clerk and probate judge hereafter, immediately upon ceasing to be such clerk or probate judge, shall pay over to his successor aforesaid all moneys then in his hands received as such officer; and any person entitled to any money turned into the treasury aforesaid under this section, shall, upon demand, receive a warrant therefor from the auditor, upon the certificate of the clerk or probate judge in office at the time said demand is made; and all costs certified out of the county treasury in criminal cases, and afterwards collected and paid into the hands of the clerk, or probate judge, and all fines paid into their hands, shall be by said clerk or probate judge paid into the county treasury on or before the Saturday next preceding the beginning of each term of the court of common pleas, and said clerk or probate judge shall keep a book, which shall be considered a part of the records of his office, showing in detail all the moneys paid by him into the county treasury, with proper references showing where each item may be found on the respective dockets, giving the names of the parties to whom said money belongs in alphabetical order; and no clerk or probate judge shall receive from his successor in office any fees earned by him, which shall at any time come into the hands of said successor, until the settlements required under this section are all strictly complied with.

SEC. 2. That said original section numbered one thousand three hundred and forty (1340) be and the same is hereby repealed.

SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORK,
President pro temp. of the Senate.

Passed April 17, 1882.
AN ACT

To authorize city councils of cities of the first grade of the second class to issue bonds for water works purposes.

[COLUMBUS.]

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the city council of any city of the first grade of the second class, wherein water works have been constructed for the purpose of constructing and completing tunnels or filtering-galleries, constructing and completing reservoirs, erecting and completing buildings, purchasing and appropriating real estate for water works purposes, purchasing additional engines and machinery, extending water-pipes, constructing additional mains and pipe-lines, and of otherwise improving and extending such water works, as in the opinion of the board of trustees of such water works, may be necessary to meet the demands and interest of the inhabitants of such city, be and they are hereby authorized and empowered, upon the application of such trustees, to issue, from time to time, the bonds of such city, for any sum not exceeding in the aggregate one hundred and fifty thousand dollars ($150,000), running for such length of time as such council may determine, not exceeding thirty years, and bearing such rate of interest as may be determined by such council, not exceeding six (6) per centum per annum, such interest to be payable annually, or semi-annually, as such council may determine.

SEC. 2. Such bonds shall be issued and sold in manner as is or may be provided by statute for the issuing and sale of other bonds of such municipal corporation. They shall be designated water works bonds, and the proceeds of the sales thereof shall be applied exclusively to the purposes for which they are issued.

SEC. 3. For the purposes of paying the principal and interest of any bonds which may be issued under the authority of this act, as they mature, respectively, the city council of such city is hereby authorized and empowered to levy, annually, upon all the taxable property within such city, not to exceed one-half of one mill in any one year, upon each dollar valuation thereof, additional in amount to the aggregate rate, and the aggregate of all taxes now or hereafter authorized to be levied or ordered by such municipal corporation.

SEC. 4. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 17, 1882.
LOCAL AND SPECIAL ACTS.

[House Bill No. 16.]

AN ACT

amending section two of an act entitled "an act to authorize the establishment of a children's home in Meigs county." (O. L. 76, p. 279.)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section two of the above recited act be amended to read as follows:

.section 2. After a majority of the electors of said county, voting on the question submitted, have voted in favor of the purchase or erection of said house, the county commissioners of said county shall appoint a board of three trustees, who shall hold their offices as follows: One for one year, one for two years, and one for three years, from the first Monday of March next after the adoption; and annually thereafter, they shall appoint one trustee, who shall hold his office for the term of three years, and until his successor is appointed and qualified.

C. 2. Said original section two be and the same is hereby repealed.

C. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HARRR,
President pro tem. of the Senate.

Passed January 27, 1882.

[House Bill No. 27.]

AN ACT

To authorize the council of the village of Niles, Ohio, to transfer certain funds.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the council of the village of Niles, Trumbull county, Ohio, be and they are hereby authorized to transfer the sum of five hundred dollars ($500) from the estate fund to the debt [fund] of said village.

C. 2. This act shall take effect and be in full force from and after its pas-

O. J. HODGE,
Speaker of the House of Representatives.
R. G. Richards,
President of the Senate.

Passed February 1, 1882.
[House Bill No. 44.]

AN ACT

To authorize the board of education of the city of Zanesville, Ohio, to borrow money and issue bonds for school house purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the board of education of the city of Zanesville, Ohio, is hereby authorized to purchase sufficient ground, or to appropriate the same, in manner now provided by law, and erect a school building thereon, and furnish the same, at a cost not to exceed forty-five thousand dollars ($45,000), and said board of education is hereby authorized to borrow money, not to exceed forty-five thousand dollars ($45,000), for said purpose, and to issue bonds for said sums so borrowed. The levy for the payment of the same not to exceed in any one year the present limitation.

SEC. 2. Said bonds shall be, in denominations, not less than one hundred dollars ($100), and shall bear interest not exceeding six per centum per annum, and payment shall not be deferred exceeding fifteen years from date of issue, and shall not be sold at less than par, and shall be signed by the president and clerk of said board, and shall be duly registered and authenticated by the seal of said board upon resolution in that behalf passed.

SEC. 3. This act shall take effect upon its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed February 8, 1882.

[House Bill No. 98.]

AN ACT

To authorize the commissioners of Licking county to rebuild a certain bridge.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Licking county, Ohio, be and they are hereby authorized to forthwith rebuild, without advertising for bids for the same, the bridge across Raccoon creek, in the city of Newark, in said county, in such manner as they may deem advisable.

SEC. 2. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed February 8, 1882.

[House Bill No. 110.]

AN ACT

To authorize and require the commissioners of Tuscarawas county to build a court house.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
commissioners of Tuscarawas county are hereby authorized and required to construct a court house at such point at the county seat of said county, as, in judgment, may be deemed most for the public good, and a plan shall be approved upon and the contract let according to law, within six months after passage of this act, which contract shall require the building to be completed as soon as practicable, at a cost not to exceed one hundred thousand dollars.

Sec. 2. That the commissioners of said county, for the purpose of building a court house, are hereby authorized to borrow such sum or sums of money as they shall deem necessary, at a rate of interest not to exceed six per cent. annum, and issue bonds of said county to secure the payment of the principal and interest thereon; such interest shall be paid semi-annually, and the principal shall be paid at such times as the commissioners may prescribe within forty years from the date of such indebtedness, said bonds to be sold for not less than their par value.

Sec. 3. That the bonds so issued shall be signed by the commissioners, or two of them, and countersigned by the auditor, with coupons attached, in amounts of not less than one hundred, nor more than one thousand dollars each, payable to the bearer, at the county treasury, with interest as aforesaid, at such times, not exceeding twenty years after date, as the commissioners may prescribe, such bonds shall specify distinctly the object or objects for which they were issued.

Sec. 4. The commissioners shall, annually, at their June session, levy such tax as will pay the interest on such indebtedness, and the principal as it matures, to exceed ten thousand dollars in any one year.

Sec. 5. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed February 13, 1882.

[Senate Bill No. 7.]

AN ACT

authorize the trustees of Salem township, in Tuscarawas county, to transfer certain funds.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Salem township, in the county of Tuscarawas, are hereby authorized to transfer the sum of two hundred and fifty dollars from the cemetery fund to the road fund of said township.

Sec. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed February 13, 1882.
[House Bill No. 21.]

AN ACT

To amend section one of an act, passed April 18, 1881, entitled "an act to authorize the commissioners of Clermont county, Ohio, to construct certain turnpike roads," and to repeal said section one of said act.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section one of an act to authorize the commissioners of Clermont county, Ohio, to construct certain turnpike roads, be so amended to read as follows:

Section 1. That the commissioners of Clermont county, Ohio, be and they are hereby authorized to construct the following free turnpikes: FIRST ROAD.—Comming at the end of the Felicity free turnpike road at the farm of Israel Smith, and by the shortest and most practicable route to the village of Point Isabel; and thence to Saltair and Nicholsville, to the Ohio turnpike at the Bantam fair ground; and in locating such road said commissioners may locate the same upon the whole or any part of any county or township road, heretofore laid out and established, and to widen, alter, change, or vacate the same or any part thereof, and shall have the power to lay out, locate, and survey such turnpike through any improved or unimproved lands; and are hereby authorized for that purpose, to condemn and appropriate the necessary lands therefor in pursuance of the laws of Ohio for the appropriation of private property for public purposes and the payment of compensation therefor. Said road shall be opened not more than sixty and not less than forty feet wide. SECOND ROAD.—Comming at Batavia, and running the nearest and best route to New Boston, from New Boston to intersect the Newtonville or Edenton turnpike, as the commissioners may determine.

Sec. 2. That section one of said act so recited be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed February 14, 1882.

[House Bill No. 91.]

AN ACT

To authorize the trustees of Westfield township, Medina county, Ohio, to levy a tax to improve and fence the park at the center of said township.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the township trustees of Westfield township, Medina county, Ohio, are hereby authorized to levy a tax upon the taxable property of said township for the purpose of fencing and otherwise improving the park at the center of said township, the amount of said tax not to exceed three hundred dollars, and the money thus raised to be expended under the direction of said trustees.

Sec. 2. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed February 14, 1882.
AN ACT

1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Pike county are hereby authorized to pay the aforesaid sum now in the hands of the holders, amounting, in the aggregate to twenty and five hundred dollars, and the coupons or interest thereon, issued by county for the purpose of building said improved or gravel road, the “Waverly and Coopersville improved road,” and for the purpose of said bonds and coupons, said commissioners are hereby authorized to use and apply the said unexpended proceeds of the sale of bonds now in the treasury of said county, amounting to the sum of eight and thirty-one dollars and eighty cents; also, to use and apply the sum of three thousand one hundred and twenty-seven dollars and twenty cents of the money now in said county treasury, being the taxes collected the levy heretofore made for the purpose of paying said bonds and interest thereon.

2. That, for the purpose of realizing the money to pay the portion of bonds, and interest thereon, remaining after the application of the money provided in section one of this act, the commissioners of said Pike county are hereby authorized and required to levy a tax, annually, upon all the taxable property of said county, without exemption, sufficient to meet and pay such remaining balance of said bonds and accruing interest thereon, as the same shall become due and payable according to the terms of said bonds and coupons; but said commissioners, in making such levy, shall take into consideration the sum of money heretofore realized from the said former levies to pay said bonds and interest, so that the persons who have already paid such tax shall receive due credit therefor on account of future levies against such persons.

3. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed February 17, 1882.

[House Bill No. 184.]

AN ACT


WHEREAS, John A. Miller, James A. Porter, James N. Salisbury, and John Cropper were sureties for W. P. Williams, treasurer of Jefferson township, Brown county, Ohio, in the year 1875; and

WHEREAS, The dwelling-house of the said W. P. Williams was entered by
burglars, and the funds, to wit: eleven hundred and thirty-seven dollars ($1,137) were stolen; and

WHEREAS, The said W. P. Williams was, at the time, wholly insolvent and unable to refund any part of said fund; therefore,

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the board of trustees of Jefferson township, Brown county, Ohio, are hereby authorized and required to submit, at any regular election, after twenty days' notice thereof given by notices posted in at least six conspicuous places in said township, to the qualified electors of said township, the question of reimbursing said sureties, and upon an affirmative vote of a majority of those voting at such election on said question, said board of trustees shall levy a tax to reimburse said sureties for the actual amount and interest thereon so paid by them.

SEC. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives.

R. A. HORR,
President pro temp. of the Senate.

Passed February 16, 1882.

[Senate Bill No. 1.]

AN ACT

To authorize the commissioners of Adams county to construct certain free turnpike roads.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the county commissioners of Adams county are hereby authorized, whenever, in their judgment, the public interest requires it, to construct the following free turnpike roads on, or near as practicable, the following described routes:

Beginning at the crossing, Isaac's creek at the mouth of Williamson's hollow, up said hollow through the lands of J. Y. Francis and William Roush, and the most practicable route to the Maysville and Zanesville turnpike, thence from said pike at lands of A. V. Hutson, along the Decatur road, to lands of E. C. Donaldson; from her lands in Liberty township, northward through lands of William M. Burbage and Louisa Bennington, thence westwardly through the lands of Smith Grimes, in survey 1426, through land of G. N. Teacher, William Finney's heirs to Decatur and Bentonville road; thence by nearest practicable route, through lands of P. Stivers, A. S. Evans, and William Fort, near land of D. B. Kirker, and through land of John Grimes' heirs and Geo. Bloom, to the intersection of the Brown county line with the Cincinnati pike.

SECOND ROAD.—Beginning at the Brown county line on the Ohio river, thence up the county road to Elk run, thence up Elk run and the Cabin creek road to intersect with the Manchester, Moore's run, and Brown county turnpike road. Said described roads shall be opened not more than sixty feet wide nor less than forty feet, and at least twenty feet in width, shall be turnpiked with earth as to drain freely to the sides, and raised with stone or gravel, or both, not more than twelve nor more than sixteen feet in width, nor less than twelve inches thick in the center, and not less than eight inches thick at the outer edge, such bed of stone or gravel, well compacted together, in such a manner as to secure a firm, even, and substantial road; and said road shall be provided with the necessary side-drains and with substantial bridges or culverts at all crossings.

SEC. 2. Before determining upon the location and construction of said road...
County commissioners shall cause an estimate and profile, showing the total cost per mile of said road or roads to be made by a suitable engineer placed on file in their office, and said commissioners shall require donations for not exceeding twenty per centum of said estimated cost of said road, or with the right of way. Persons contributing to said donation shall have written agreement subjecting their taxable property to taxation until such time as they may make are paid, which agreement shall be filed and kept in the office of the county recorder; and from the time of such filing thereof, shall operate as a lien upon the real estate of the several parties therein, as donors, for the purpose herein provided.

3. Said commissioners may, if they deem best, assess a tax upon the property of said county to pay for the construction of said roads, or same out of funds lying in the county treasury and unexpended, levied and improvement purposes.

4. A majority of said board of commissioners shall, at a regular session, necessary to agree upon specifications, and order said improvement.

5. The locating, viewing, selling, and advertising of said road shall be in accordance with the statutes now in force and provided, governing matters, and the county commissioners shall pay all costs of preliminary survey and estimates for such roads, out of the county treasury.

6. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

[House Bill No. 130.]

AN ACT

Appropriating the trustees of Franklin township, Tuscarawas county, to apply certain money, now in the treasury of said township, to purchasing a site, and erecting a township house thereon, choosing a site with a house already erected thereon, and to make an additional levy for such purpose.

WHEREAS, There is in the treasury of Franklin township, Tuscarawas county, in the sum of eight hundred and twenty-three dollars and eighty-three cents, paid by the tax-payers of said township, for the purpose of purchasing a site and erecting thereon a township house, or purchasing a site with a house already erected thereon, under and by virtue of an act passed March 6, 1869 (vol. 66, Ohio laws); and

WHEREAS, Said act has since been repealed; therefore,

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of said township are hereby authorized and empowered to expend one hundred dollars, on the taxable property of said township, within one year from the passage of the act hereby enacted, for the purpose of carrying into effect the provisions of said act.

2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed February 17, 1882.
To authorize the incorporated village of Doylestown, Wayne county, to levy a tax and issue bonds to raise money to build a town-hall in said village.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the council of the incorporated village of Doylestown, Wayne county, be and the same is hereby authorized to build a town-hall in and for said village, and to raise money for that purpose, not exceeding two thousand dollars, in the manner hereinafter provided.

SEC. 2. The council of said village are hereby authorized to issue bonds not exceeding in amount the sum of two thousand dollars, which may be used in payment for material already furnished and to be furnished, and work and labor done and performed, and to be done and performed, in the building and finishing of said town-hall, or said bonds may be sold at not less than the value thereof, and the proceeds of such sale shall be applied to said purpose.

SEC. 3. Said bonds as aforesaid authorized to be issued, shall be signed by the mayor of said incorporated village, and countersigned and registered by the clerk of said village, and may be issued in denominations of not less than five dollars, nor more than one hundred dollars, bearing interest at the rate of one per cent per annum, payable annually, the principal and interest to be paid in one, two, three, and four years from the time of issuing the same, and in such amounts each year as the council of said village may direct.

SEC. 4. For the payment of the principal and interest of said bonds as the same shall become due, the council of said village are hereby authorized and required to levy a tax on all taxable property within the corporate limits of said village, in such amounts as will each year meet the principal and interest thereof falling due upon said bonds, which levy shall be placed on the tax duplicate and in other manner as the auditor of said county, and collected as other taxes.

SEC. 5. Before the council of said village shall have the right to issue said bonds, the question of issuing the same shall be submitted to the qualified electors of said incorporated village, at a regular or special election, called by said council of said village, of which at least ten days' notice shall be given, by publication in any newspaper published within the limits of said village, of the time and place of holding such election; and if two-thirds of the electors voting at said election on said question shall vote in favor of the same, then, and in such otherwise, said council of said village shall be authorized to issue said bonds, as hereinbefore provided. Those voting in favor of the proposition shall have written or printed on their ballots, "For the issue of bonds—Yes;" and those voting against the proposition shall have written or printed on their ballots, "For the issue of bonds—No."

SEC. 6. Said election shall, in all respects not otherwise herein provided, be held the same as municipal elections are now required by law to be held in said incorporated village.

SEC. 7. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro temp. of the Senate.

Passed February 22, 1882.
AN ACT

Authorize the trustees of Miami township, in Logan county, to levy a tax on the Quincy precinct of said township, and issue bonds for the purchase of cemetery grounds and the movement thereof.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Miami township, Logan county, Ohio, be and are hereby authorized to issue bonds to the amount of two thousand dollars, payable in one, two, four, and five years, bearing a rate of interest not exceeding six per cent., semi-annually, for the purpose of purchasing and improving of cemetery lands for said Quincy precinct; said bonds shall not be sold for less than par value, and shall be signed by the trustees of said township and be approved by the clerk of said township.

2. For the purpose of raising the money to pay said bonds and the interest thereon, as each matures, the said trustees are hereby authorized to levy a tax not exceeding one mill on the dollar in any one year, on all the taxable property in the Quincy precinct of said township, in addition to the taxes now authorized by law, to meet said indebtedness.

3. This act to take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 2, 1882.

[Senate Bill No. 4.]

AN ACT

Being an act entitled, "an act to provide for the more effectual drainage of Hog Creek marsh, in Hardin county," passed June 5, 1879, and an act amendatory thereof.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the act entitled "an act to provide for the more effectual drainage of Hog Creek marsh, in Hardin county," passed June 5, 1879 (O. L., vol. 76, p. 284), be and the same is hereby repealed. But all proceedings now pending shall be completed, and all taxes necessary to pay the costs and expenses thereof shall be levied and collected under the provisions of said acts the same as if this act had not been passed.

2. This act shall take effect from and after the passage thereof.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORK,
President pro tem. of the Senate.

Passed February 22, 1882.
AN ACT

To authorize the commissioners of Lawrence county to levy an additional tax for certain purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Lawrence county be and they are hereby authorized to levy, for the years 1882, 1883, 1884, and 1885, in addition to the amount not authorized by law for county purposes, a tax not exceeding five-tenths of one mill (5-10) on the dollar of the valuation for taxation of the property of such county, for the purpose of paying a present floating indebtedness, and the interest accrued and accruing thereon, and may borrow money at not exceeding six per cent. interest in anticipation of the fund arising from such levy.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives

R. G. RICHARDS,
President of the Senate

Passed March 2, 1882.

[House Bill No. 145.]

AN ACT

To authorize the city of Ironton to issue bonds, borrow money, and levy a tax for the purpose of defraying the expenses incurred in suppressing the small pox.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the city council of the city of Ironton, Ohio, be and is hereby authorized and empowered to issue the bonds of said city, signed by the mayor of said city and countersigned by the clerk thereof, in any amount not exceeding sixteen thousand dollars, and to sell and dispose of the same for the purpose and upon the conditions and terms hereinafter provided in section two of this act.

Sec. 2. Said bonds shall be for such several amounts each, as the council may determine. They may bear interest at any rate not to exceed six per cent per annum, and shall be made payable in not more than ten years nor less than, five years from the date of their issue, as the council of said city may determine, and they shall not be sold or disposed of for less than their par value. The money so realized from said bonds shall be used in repaying the sums of money advanced by individuals to prevent the spread of small pox in said city.

Sec. 3. That the council of said city, for the purpose of paying said bonds and interest, is hereby authorized to levy a tax upon all the taxable property, real and personal, of said city, to be certified to the auditor of said county of Lawrence, and the same shall be collected as other taxes for city purposes as collected.

Sec. 4. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives

R. G. RICHARDS,
President of the Senate

Passed March 2, 1882.
[House Bill No. 106.]

AN ACT

To authorize the village of Milford, Clermont county, to transfer certain funds.

SECTION 1. *Be it enacted by the General Assembly of the State of Ohio,* That council of the village of Milford, Clermont county, Ohio, is hereby authorized to transfer a surplus of three hundred and fifty dollars from the street fund of said village to the building fund thereof.

C. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 3, 1882.

[House Bill No. 108.]

AN ACT

To authorize the trustees of Allen township, Darke County, Ohio, to levy a tax on the property of said township, for the purpose of paying for the cost of constructing a township-house.

SECTION 1. *Be it enacted by the General Assembly of the State of Ohio,* That trustees of Allen township, Darke county, Ohio, are hereby authorized to levy such tax as they shall deem necessary, not in any one year exceeding one and one-half mills on the dollar valuation, and not to exceed in the aggregate sum of four hundred and ten dollars, for the purpose of paying the cost of the township-house, heretofore erected in said township.

C. 2. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 4, 1882.

[Senate Bill No. 27.]

AN ACT

To enable the trustees of Newton township, Trumbull county, to take charge, care, and control of several parcels of ground, known as Newton Falls burial-grounds.

SECTION 1. *Be it enacted by the General Assembly of the State of Ohio,* That trustees of the township of Newton, in the county of Trumbull, are hereby authorized and empowered to assume the care and control of the several parcels of land in said township, and within the limits of the hamlet of Newton known as the Newton Falls burial-grounds, said parcels being all con

11
Parcel 1. Being about one-half acre of land, for which no written title is
known, but said to have been donated to the public as a burial-ground in the
year 1813, by Jonathan Jacobs and Bildad Hine, and ever since so used and
fully occupied.

Parcel 2. Embracing lots "m," "n," and "o," in great lot 55, as shown
on the map of said village, as recorded by H. A. DuBois, June 20, 1837, and
conveyed by deed, dated June 21, 1843, as a burial-ground, by Thomas D.
Webb to F. L. Kidder, I. Trudely, and William Tew, and their successors, as
trustees for the purchasers, and ever since so occupied.

Parcel 3. Embracing lot "l," adjoining the lot named, and a fraction of
lot 29, in the third division of Earlsville (now Newton Falls), and conveyed by
deed of November 5, 1863, by Daniel Johnson to Charles Boardman, John
N. Ensign, and D. Johnson, and their successors, as trustees for an association
organized as "Newton Falls Odd Fellows cemetery association," and ever since so occupied.

Parcel 4. Embracing about one acre of land in the third division of said
map of Earlsville, and conveyed by deed of Champion Smith, on the 14th day
of December, 1880, to the trustees of Newton township, and their successors
in office, for the purposes of a public burial-ground.

Sec. 2. That the said township trustees are hereby authorized to accept the
care and entire control of said parcels, one, two, three, and four; and that
these being all contiguous, shall be regarded and held as consolidated, and
known as a public burial-ground.

Sec. 3. That, in addition to the ordinary powers and duties of township
trustees, as provided by statute, the said trustees are empowered to receive and
invest three hundred dollars, bequeathed by Tamar Lynn, and apply the pro-
cceeds, as directed by her last will, to the care of the grounds; and to receive
and apply any other donation herefore or hereafter made for like purposes.

Sec. 4. That the trustees of the parcels, Nos. 2 and 3, aforesaid, are
hereby authorized to relinquish the care and control of said parcels to the town-
ship trustees, who shall exercise the same jurisdiction over these as parcels 1
and 4, in accordance with the statutes; and that the holder, Addison S. Tay-
lor, of the bequest of Tamar Lynn, is hereby authorized to transfer the same
to the township trustees for the purpose of the bequest.

Sec. 5. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 6, 1882.

[Senate Bill No. 33.]

AN ACT

To authorize the commissioners of Montgomery county to purchase of the Montgomery County
Agricultural Society and Southern Ohio Fair Association their respective titles and interests
in the fair grounds in said county, and to lease or sell and convey the same.

WHEREAS, Said county of Montgomery holds the legal title to about thirty
seven (37) acres of land in said county, known as the fair grounds, in trust for the uses of the Montgomery County Agricultural Society, and subject to a
executed by said county and said society, to the Southern Ohio Fair As-

sociation for the term of fifteen (15) years from the first day of January, 1874;

whereas, said county has heretofore invested over $16,000 in money in

purchase of said grounds; and, whereas, said Southern Ohio Fair Associa-

tion has heretofore expended over $30,000 in the erection of permanent im-

provements upon said grounds; and, whereas, said grounds are located within

corporate limits of the city of Dayton, and have become very valuable;

whereas, other grounds, equally adapted to and available for the uses and

uses of said society can be obtained for less money than said county has

invested in said grounds; and, whereas, said society and said association are

ng to transfer their title and interest to said county, and thus enable said

nty to dispose of the same, and to make a more judicious investment of

proceeds thereof; therefore,  

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That

commissioners of Montgomery county be and are hereby authorized to pur-

ose from said Montgomery County Agricultural Society and said Southern

Fair Association their respective titles, interest, and unexpired term in

lands, consisting of about thirty-seven acres, situated in said county, and

nown as the fair grounds, with the improvements thereon; said commissioners

not pay for said titles and interests to exceed the sum of six thousand dol-

and, to pay for the same, may issue the notes of the county for said sum

three thousand dollars, for a length of time not exceeding three years, and

iding therein, that they shall be redeemable and payable at the option of

ounty after two years, and at a rate of interest not exceeding six per cent.

amnum, which said notes shall not be sold by said commissioners for less than

par value, and shall be payable out of the rents and profits of proceeds of

real estate when sold or disposed of as hereinafter provided, or out of the

real expense fund in the county treasury not otherwise appropriated.

sec. 2. That, after having acquired the titles of said society and association

and lands and improvements, said commissioners are hereby authorized and

powered to sell the same at public or private sale, in whole or in parcels, and

uch payments as they may think proper, and to execute good and sufficient

of conveyance therefor; and until said premises are sold as aforesaid,

missioners are authorized to lease the same.

sec. 3. When said property shall be sold as above provided, the surplus

ed of sale remaining after the amount paid to said society and association

their interests has been first deducted, restored to the treasury of the

ity, if paid out of the same, or applied to the payment of said notes, with

interest thereon, shall be temporarily transferred to the general expense fund

aid county; and said commissioners are hereby authorized to expend said

nus, or so much thereof as may be necessary for that purpose, in the pur-

se of other grounds for the uses of said agricultural society, or such county

cultural society as may be hereafter organized, and hold the title thereto in

for such uses; and said commissioners may also use any portion of said

us not expended in said purchase, in the erection of improvements upon

unds so purchased, or in extending other necessary and proper aid to

ociety.

sec. 4. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 8, 1882.
AN ACT

To amend section two of an act to authorize the construction of a town hall by the trustees of Burton, Geauga county, Ohio, and empower them to borrow money therefor, passed April 10, 1881. (O. L., vol. 78, p. 372)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section two of an act entitled "an act to authorize the construction of a town hall by the trustees of Burton, Ohio, and empower them to borrow money therefor, passed April 10, 1881, be so amended as to read as follows:

Section 2. That for the purpose of carrying out the provision of the foregoing section, the trustees are authorized to levy such tax as they shall deem necessary, not in any one year exceeding one and three-fourths mills on the dollar valuation, and for not exceeding ten years; in anticipation of the collection of such tax, they may issue the bonds of said township running from one to ten years, at a rate of interest not exceeding six per cent., to be disposed of at not less than par, and in the aggregate not exceeding the amount to be realized by the levy named.

Sec. 2. That section two of the above entitled act be and the same is hereby repealed; provided, that all acts of said trustees heretofore under said original section are hereby saved.

Sec. 3. This act shall take effect from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 6, 1882.

[House Bill No. 135.]
AN ACT

To create a special school district in certain townships of Montgomery county.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the territory in the county of Montgomery, and in the townships of Van Buren and Mad River, described as follows, to wit: The territory in Van Buren township, bounded by beginning at the north-west corner of section 14, town 2, R. 7, M. R., on the township line; thence running south on section line to half-section line of section 14; thence east to the point where said half-section line intersects the Shakertown road, running northward from the Shakertown village thence southward with the center of said road to its intersection with the center line of the Shakertown turnpike road leading from Dayton; thence westward with the center of said turnpike road to its intersection with the west line of the tract of land in section 13, belonging to said Shaker society; thence south on said west line to the southwest corner of said tract; thence west on half-section line of sections 13 and 19, to the middle corner of section 19; thence south on half-section line about 80 rods; thence west on a line parallel with the southern lines of sections 19 and 25, to the half-section line of section 25; thence north to middle corner of section 25; thence west on half-section line to the southeast corner of Charles Fauver's 42 acre tract; thence north with said Fauver's eas
to the southeast corner of J. S. Wead's 105 acre tract; thence north with
Wead's east line direct to Frederick Schutte's south line; thence west with
Schutte and P. Steffen's south lines to the half-section line of section 32;
thence north to the township line; thence with the township line east to place
beginning; and also, the following described tract, situated in Mad River
township, bounded by beginning at the half-section corner on the south line of
section 33, on the township line; thence running north on half-section line to
the middle corner of section 33; thence east on the half-section lines of sections
27, to its intersection with the corporation line of the city of Dayton,
running north and south; thence north with said corporation line to the center
the Dayton and Xenia turnpike road; thence with the center of said road
north-easterly to the point of its intersection with the half-section line of sec-
tion 21, town. 2, R. 7; thence south on the half-section line to the township
line; thence west on the township line to the place of beginning—be, and the
one hereby created and constituted a special school district, to be known as
Special School District No. 8, of Van Buren and Mad River townships.

Sec. 2. The directors of the present joint sub-district No. 8, in said town-
sips, shall constitute the board of education of said special district until the
third Monday of April, 1882, and until their successors are elected and qualified,
and shall immediately, upon notice of the passage of this act, organize as such
board; and upon the second Monday of April, 1882, the electors of said
special school district shall elect three members of the board of education, one
year, one for two years, and one for three years, from said third Monday
of April, 1882, who shall hold their offices for the terms specified, and until
their successors are elected and qualified.

Sec. 3. The said special school district shall be entitled to all of the school
property within such territory, and the title thereto is vested in the board of
education of said special school district.

Sec. 4. The said special school district shall be entitled to and shall receive
a proportional share of the school funds, and the funds levied for incidental
expenses in accordance with the enumeration of 1881, of children who are
titled to attend schools, said funds being those now collected or already levied
not collected, either in the county or township treasury, such proportional
share of said special district to be ascertained and fixed by the auditor of
Montgomery county.

Sec. 5. Said special school district shall be governed in all respects by such
laws as are now or may hereafter be in force relating to special school districts.

Sec. 6. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed March 9, 1882.

[House Bill No. 107.]

AN ACT

Authorize the trustees of Porter township, Scioto county, Ohio, to make an addition to the
Wheeler'sburg cemetery, and to issue bonds to pay for the same.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
enable the trustees of Porter township, Scioto county, Ohio, to enlarge the
Wheelersburg cemetery, it being the township cemetery of said township, they are hereby authorized to proceed to purchase, upon reasonable terms, if the same can be done, or to appropriate lands therefor, not exceeding five acres, by proceedings in accordance with the provisions of the law regulating the appropriation of private property by municipal corporations; they are hereby further authorized and empowered to issue the bonds of Porter township, Scioto county, Ohio, in sums not less than twenty-five dollars each, and not to exceed in the aggregate five hundred dollars, bearing interest at the rate of not exceeding six per cent. per annum. Said bonds to be payable in not to exceed three years from the date of issue, and be redeemable at the pleasure of the township trustees, at any time after one year.

Sec. 2. The said bonds shall be signed by the trustees of said township, and countersigned by the clerk, who shall keep a record of all the bonds issued, to whom issued, and when made payable; said bonds shall be made negotiable but shall not be disposed of at less than their par value, and the proceeds thereof shall be applied to no other purpose than that hereinbefore mentioned.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed March 14, 1882.

[House Bill No. 81.]

AN ACT

To increase the levy for the purpose of continuing the schools in the special school district of Columbus Grove, in Putnam county.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the board of education for the special school district of Columbus Grove, in Putnam county, be and they are hereby authorized to levy a tax for the years 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, and 1892, not exceeding three mills on the dollar, annually, on all the taxable property in said special school district, in addition to the levy now authorized by law, for the continuance of the schools in said special school district.

Sec. 2. Said tax to be levied and collected in the same manner as taxes for the common school fund are levied and collected; provided, that before any power herein conferred shall be exercised, the board of education of said special school district shall submit the question of the exercise of such power to the qualified electors of such special school district, at the regular spring election for members of the board of education of said special school district, and it shall be the duty of the board of education of said district to give at least ten days' notice of the object and purpose of said election, by publication in one or more newspapers of general circulation within the limits of said special school district, or any special election, to be called by said board of education by publishing the same in one or more papers of general circulation within the limits of the special school district herein named, at least ten days before the day of such election, calling attention to the time and place at which said elec-
A tax will be held, and the object and purpose thereof; the ballots to be voted at
such election shall have written or printed thereon the words, "Additional tax
for school purposes—Yes;" "Additional tax for school purposes—No." That
poll-books and tally-sheets of such election shall be forthwith, after the close
of said election, returned to the clerk of said board of education, and the said
board of education shall, at its next regular meeting thereafter, provide for the
vassing of said returns, and shall cause the result to be entered upon the
official records of said board of education and proceedings of that meeting; and if it shall appear that a majority of the electors voting at said election have not voted
favor of said proposition, said board of education shall not exercise any of
the powers in this act conferred and authorized.

Sec. 3. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 14, 1882.

[House Bill No. 155.]

AN ACT

To authorize the commissioners of Hamilton county to levy a tax for opening, grading
and completing an avenue known as Columbia avenue, extending from Kemper lane, in the city
of Cincinnati, to Tusculum avenue.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the commissioners of Hamilton county, in addition to their other powers of tax-
ation, be and they are hereby authorized to assess and collect upon the grand
roll of the taxable property of said county, a tax not exceeding two-tenths of a
cent on the dollar, which shall be assessed in the year eighteen hundred and
ninety-two, to be applied to the opening, grading, and completing of an avenue
running from Kemper lane to Tusculum avenue, and known as Columbia
avenue, running through the first ward; provided, that so much of said tax as
shall be expended on that portion of said avenue situated within the corporate
limits of the city of Cincinnati, shall be expended by and under the direction of
said board of public works of said city; and provided, further, that the fund
created by said levy shall not be diverted from the object for which this levy is
authorized, or transferred to the credit of any other fund, or used for any other
purpose whatever; and further provided, that Columbia avenue shall be es-
tabl., opened, graded, and completed on such route as may be determined by
said board of public works.

Sec. 2. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 14, 1882.
AN ACT

To create a special school district in Delhi township, Hamilton county, Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the following described territory, to wit: Section twenty-four (24), section
thirty (30), and all that part of section twenty-nine (29) that is not included in
the South Bend special school district, in Delhi township, Hamilton county, shall
be and the same is hereby created and declared to constitute a special school
district, to be known as the northwestern special school district; provided,
however, that a majority of the electors residing within said territory shall vote
in favor of said special school district, at an election to be held in the following
manner:

Sec. 2. Written notices shall be posted in at least three (3) of the most
public places within said territory, signed by at least three (3) resident electors
of the same, requesting the qualified electors thereof to assemble on a day, at
least five (5) days from the day of posting; and at an hour and place designated
in said notices, then and there to vote for or against the creation of said special
school district. The electors assembled at the time and place designated in
said notices, shall appoint a chairman and two clerks, who shall be judges of
said election, which shall continue at least two hours, and shall not close before
4 o'clock p.m. The electors in favor of the proposed special school district
shall have written upon their ballots, "Special School District—Yes;" those
opposed thereto, "Special School District—No;" and a majority of the ballots
so cast shall determine the question whether or not the said proposed special
school district shall be created.

Sec. 3. Should a majority of all the ballots cast at said election be found in
favor of the special school district, as aforesaid, the electors shall at once pro-
cceed to elect three (3) members to constitute a board of education, one to serve
until the third (3d) Monday of April next preceding his election, and one to
serve for one year, and one for two years from said third Monday, and until
the election and qualification of their successors.

Sec. 4. Said special school district shall be entitled to receive its proportion-
ate share of the school funds, and the funds levied for school-house and inci-
dental expenses in accordance with the enumeration of 1881, of children who
are entitled to attend school; said funds being those now collected, or already
levied and not collected within the county or township treasury, and shall be
governed by such laws as now or may hereafter be in force relating to special
school districts.

Sec. 5. This act to take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 13, 1882.

[House Bill No. 285.]

AN ACT

To authorize the board of education of Leetonia, Columbiana county, Ohio, to issue bonds and
levy a tax to redeem other bonds.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
board of education of the special school district of Leetonia, Columbiana county, Ohio, for the purpose of redeeming bonds of said school district now outstanding, to the amount of six thousand dollars, is hereby authorized to issue bonds of said special school district of Leetonia, Columbiana county, Ohio, in an amount not less than fifty dollars, nor more than five hundred dollars, and not to exceed, in the aggregate, the sum of six thousand dollars, and said bonds to bear interest at a rate of interest not to exceed six per centum per annum; said bonds to be payable at any time after one and within seven years; said bonds shall be signed by the president of said board, and attested by the secretary, who shall keep a record of all bonds issued, to whom and when payable; and said bonds shall be negotiable, but shall not be sold by said board at less than their par value.

2. Said board of education is hereby authorized to levy a tax to pay the interest and principal on said bonds, and the taxes levied therefor, to certify said levy to the auditor of Columbiana county, who shall cause the levy so certified by said board to be levied on all the taxable property of said special school district of Leetonia, Columbiana county, Ohio; and the same shall be collected as other taxes, and paid to the treasurer of said school board; no part of the money raised as herein provided shall ever be used for any purpose other than the payment of the bonds aforesaid, and the interest thereon.

3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 13, 1882.

[House Bill No. 231]

AN ACT

To authorize the commissioners of Portage county to raise money to complete the remodeling, heating, and building an addition to the court house in said county, and furnishing the

WHEREAS, The general assembly of the state of Ohio did, on the 11th day of March, 1881, pass an act to authorize the commissioners of Portage county to build a fire-proof addition, and to remodel and repair the present court house and county, and issue bonds therefor (O. L., 78, pp. 326 and 327); and

WHEREAS, The sum of twenty-five thousand dollars, to which the commissioners of said county are authorized to expend in the completion of the addition to, remodeling, and repairing the court house and county, as authorized by the aforesaid act, of March 11, 1881, and the money necessary therefor, not exceeding twenty thousand dollars,

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That commissioners of Portage county be and they are hereby authorized to

SECTION 2. That the commissioners of said county, for the purpose of enabling
which they may issue the bonds of the county, bearing interest at the rate of not more than six per cent. per annum, payable semi-annually, principal and interest, payable at such place and time as the commissioners may prescribe, not more than five years from the date of said indebtedness, and not to be sold at less than their par value.

SEC. 3 That the bonds so issued shall be signed by the commissioners, or any two of them, and countersigned by the auditor, with or without coupons attached, in sums of not less than one hundred nor more than one thousand dollars each, payable to bearer, and specifying distinctly the purpose for which they were issued.

SEC. 4 The board of commissioners shall, annually, at their June sessions for the years 1882 and 1883, and each year thereafter, until the said bonds are all paid, cause to be levied upon the tax duplicate of the county such amount of taxes as shall be necessary to pay the accruing interest upon said bonds and such part of the principal as falls due each year, not exceeding in any one year one mill on the dollar of valuation of taxable property in said county.

SEC. 5 This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 13, 1882.

[House Bill No. 221.]

AN ACT

To authorize the trustees of Union township, Fayette county, Ohio, to divide said township into four election precincts, instead of two, as now divided.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Union township, Fayette county, Ohio, be and they are hereby authorized and empowered to divide said township into four election precincts, as said trustees may deem proper.

SEC. 2. When such division shall have been made, the said trustees shall give notice by hand-bill in each of said precincts, and also in each newspaper printed in said township, that such division has been made, and also of the boundaries of each of said precincts, which said notices shall be given at least twenty days before the first election next to be held in said township after such division.

SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 15, 1882.

[Senate Bill No. 61.]

AN ACT

To authorize the trustees of Goshen township, Clermont county, to purchase a town hall, and levy a tax for that purpose.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Goshen township, in Clermont county, be and they are hereby authorized to purchase a town hall, and to levy a tax not exceeding two hun-
and seventy-five dollars in any one year, and to continue for a term of
years, on all the taxable property on the duplicate of said township, for
purpose of purchasing and paying for the principal lower room, for township
uses, in the Masonic lodge building as now erected on lot No. 27, in the
of Goshen, in said county of Clermont.
2. Said tax so hereby authorized to be levied, shall be expended in
building and paying for said room, and for no other purpose, until said hall
shall be fully paid.
3. Provided, that before said trustees shall order any such levy of tax,
shall submit the question of levying the same to the qualified voters of
township, at a general election in April, first giving at least ten days’ writ-
printed notice, posted in ten conspicuous places in said township; and if
majority of all the votes cast on that subject shall be favorable to said tax,
said trustees may proceed to purchase said room, and to levy said tax as
provided in this act.
4. This act shall take effect and be in force from and after its

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

March 16, 1882.

[Senate Bill No. 30.]

AN ACT

authorize the trustees of any township in Harrison county to construct free turnpikes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the trustees of any township in the county of Harrison are hereby authorized,
the petition of not less than twenty-five resident freeholders of such town-
levy a tax, not to exceed in any one year five mills on the dollar on all
able property of the township, for the purpose of grading, macadamizing,
ong, and otherwise improving the public roads of such township, and
when collected, shall be applied to improving said roads as aforesaid,
the direction of said trustees; provided, that no such tax shall be levied
the question of levying the same shall be submitted to a vote of the
elctors of such township, at a regular spring election, of which sub-
less than twenty days’ notice shall be given by posting up notices
less than five of the most public places in such township; further pro-
that a majority of said electors, voting at such election on said question,
cide in favor of such levy. The trustees shall declare the result of
ction by resolution.

2. Whenever the electors of any such township shall vote in favor of
the levy provided for in this act, for the improvement of the public
year, it shall be the duty of such trustees thereafter, at each suc-
spring election, to submit the question of continuing said levy for such
ing year, and such levy shall only be made so long as a majority shall
favor of the same. But after a majority shall refuse to so vote, the
question shall not again be submitted, except as provided in the first section, upon the petition of not less than twenty-five freeholders of such township.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives

R. G. RICHARDS,
President of the Senate

Passed March 16, 1882.

[House Bill No. 258.]

AN ACT

To authorize the commissioners of Athens county, Ohio, to levy an additional tax.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Athens county be and they are hereby authorized to make an additional levy of two mills on all the taxable property of said county, in addition to the tax now authorized by law, for county and poor purposes, for the years 1882, 1883, 1884, 1885, and 1886.

Sec. 2. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives

R. G. RICHARDS,
President of the Senate

Passed March 23, 1882.

[House Bill No. 202.]

AN ACT

To authorize certain township trustees to dispose of burying-ground, and purchase other ground.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the township trustees of Liberty township, Guernsey county, Ohio, are hereby authorized to dispose of a lot near Kimbolton, in Liberty township, bought by the former trustees for a township burying-ground, and purchase a more suitable and desirable lot for said purpose.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives

R. G. RICHARDS,
President of the Senate

Passed March 23, 1882.
AN ACT

授权东利物浦村发行债券以支付因小天花引起的费用。

目的，实现东利物浦村因小天花引起的费用。因此，

第一部分。本法案由俄亥俄州议会制定。

1. 东利物浦村，柯勒斯县的董事会，因小天花的紧急情况，需要从其定期预算中拨出资金来支付费用，因此，

2. 东利物浦村的董事会，为了支付这笔费用，可以对村里的所有财产，无论动产或不动产，征税。

3. 本法案自通过之日起生效。

O. J. HODGE,
演讲人。

R. G. RICHARDS,
参议院议长。

签署于1882年3月28日。

[House Bill No. 203.]

AN ACT

授权东利物浦村，柯勒斯县，发行债券以购买和改善公墓的用地。

第一部分。本法案由俄亥俄州议会制定。

1. 东利物浦村的董事会，以柯勒斯县的名义，发行债券购买和改善公墓的用地。

2. 这些债券的面值不超过一万，每债券面值为六分之一，每年支付一次。

3. 这些债券的利息为六分之一，由董事会决定，并应于发行之日起十年内偿还。

4. 这些债券的利息为六分之一，由董事会决定，并应于发行之日起十年内偿还。

5. 这些债券的利息为六分之一，由董事会决定，并应于发行之日起十年内偿还。
used to purchase grounds for a cemetery for said village, and to properly improve the same, and for no other purpose; said bonds shall be signed by the mayor and attested by the clerk, under the corporate seal of said village.

Sec. 2. The village council are hereby authorized and required to levy a tax on all the taxable property within the corporate limits of said village, sufficient to pay said bonds and the interest thereon, as the same may become due; provided, sufficient funds be not available from the proceeds of the sale of burial lots in said cemetery to pay said bonds and interest.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 22, 1882.

[House Bill No. 309.]

AN ACT

To authorize the city council of the city of Galion, Crawford county, and the council of the incorporated village of Kent, in Portage county, to borrow money, and to issue bonds therefore, for the purpose of providing said city and village with a system of water works.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the city council of the city of Galion, in the county of Crawford, and the council of the incorporated village of Kent, in Portage county, be and the same are hereby authorized to issue the bonds of said city and incorporated village in any sums not to exceed seventy-five thousand dollars in the aggregate, said bonds not to bear interest at a rate exceeding six per cent. per annum (the interest to be paid semi-annually), for the purpose of providing said city and incorporated village with a system of public water works.

Sec. 2. Said bonds shall be signed by the president of the city council, and mayor of said village, and countersigned by the city clerk of said city, and clerk of said village. They shall not be sold at less than their par value and accrued interest, and shall be in such amounts as may to said city and village councils seem to best subserve the negotiation and sale thereof, to be payable at such time as said city and village councils may by ordinance determine, not to exceed twenty-five years from the date of their issue; and said city and village councils are hereby authorized to levy a tax upon all the taxable property of said city and village for the payment of said bonds and the interest thereon, not to exceed three mills on each dollar in any one year; but said council shall not, in any one year, make a tax levy to exceed ten mills on each dollar for all municipal purposes; provided, that the question of issuing such bonds shall first be submitted to the vote of the qualified electors of said city and village, at a general or special election held in said city and village, twenty days' notice of which shall be given by publication in all the newspapers of said city and village; and if two-thirds of the votes cast at said election shall be in favor of issuing the bonds aforesaid, the council shall have authority to issue the same as hereinbefore provided. The form of the ballot shall be as provided for in section 2837 of the revised statutes of Ohio.

Sec. 3. All moneys arising from the sale of said bonds shall be applied to the construction of a system of public water works by the council of said city.
village, and such water works shall be used, operated, and controlled in
manner as may be provided by the laws of Ohio and the ordinances of
city and village made in conformity thereto.

4. The councils of said city and village may treat any funds which
come into the treasury of said city and village by virtue of the provisions
of this act as a sinking fund, and said councils are hereby author-
ized to invest the same in any bonds of said city and village authorized by law,
the bonds of the state of Ohio, or of the United States, as may to said
seem best.

5. At the annual municipal election held in said city and village on
Monday in April, A.D. 1882, or any special election ordered thereafter
in the event of a vacancy in the office of mayor, one of whom shall hold his
office for one year, one for two years, and one for three years, of which election
twenty days' notice shall be given by the mayors of said city and village
and under the provisions of such ordinances as the councils of said city
and village may pass in harmony therewith.

6. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Signed March 22, 1882.

[House Bill No. 8.]

AN ACT

authorize the trustees of Silver Creek township, Greene county, to transfer certain funds.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the trustees of Silver Creek township, Greene county, be and they are hereby
authorized to transfer all money held to the credit of the fund to provide
the bonds issued by said trustees to the Dayton, Xenia and Belpre
railroad company to the general township fund for township purposes; provided,
the said Silver Creek township shall hereafter be legally held liable for, and
paid to all or any part of said bonds which have not been presented
and met, nothing herein contained shall interfere with or release said town-
ship from any legal responsibility for their redemption.

2. All acts or parts of acts which are inconsistent with the provisions
of this act be and the same are hereby repealed.

3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Signed March 22, 1882.
AN ACT

To authorize the township trustees of Kelly’s Island township, Erie county, to assess a tax for side walk purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the township trustees of Kelly’s Island township, Erie county, shall have power to assess an annual tax: not to exceed one and one-half mills on the dollar, on the taxable property of said township, for the purpose of constructing side walks, and maintaining side walks now constructed in said township. But the question of assessing such tax shall first be submitted to the qualified electors of such township at a regular or special election called for that purpose, and a majority of those voting at such election shall favor the assessment of such tax.

SEC. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 22, 1882.

[Senate Bill No. 64.]

AN ACT

To authorize the commissioners of Monroe county to settle certain claims therein noticed.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Monroe county, Ohio, be and they are hereby authorized to pay to William Read, late sheriff of said county, such sum as they may deem reasonable for his extra services, not exceeding three hundred dollars, in the hanging of Peter King, Jr., and for extra expenses for house rent and removing, caused by the tearing down and rebuilding of the county jail and sheriff’s residence during his term of office.

SEC. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 23, 1882.

[Senate Bill No. 69.]

AN ACT

To divide Twin township, in Darke county, into two election precincts.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That Twin township, in the county of Darke, be and the same hereby is divided
two election precincts, as follows: Commencing on the east line of said town-
sip at a point where the same is intersected by the line between section fourteen
and twenty-three (23) in said township, running thence west on section
10 to a point where the west line of said township is intersected by the line
between sections eighteen (18) and nineteen (19) in said township, and there to
end.

2. That portion of said township lying north of said line shall consti-
tute and be known as north precinct, with voting place at Arcanum. And the
remaining portion of said township lying south of said line shall constitute and
be known as south precinct, with voting place at Ithaca.

3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 23, 1882.

[Senate Bill No. 88.]

AN ACT

To create two election precincts in Meigs township, Adams county, Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
Meigs township, in the county of Adams, and state of Ohio, be and the
is hereby divided into two election precincts, for state, county, and town-
ship purposes, by a line commencing at the point where the Chillicothe road
intersects the township line between Meigs and Franklin townships, thence with
an east and west direction to the northwest corner surveyed on the 14th day of
April, 1882, survey number 14,196; thence south to the township line between Meigs
Jefferson townships; thence with said township line east to the county line
between Adams and Scioto counties; thence with said county line north to the
Interstate line between Meigs and Franklin townships; thence with said town-
ship line to the place of beginning. That the part of said Meigs township lying
of said dividing line shall be known and designated as the “Mineral
Springs” precinct, and that the remainder of said township lying west of said
shall be known and designated as the “Jacksonville” precinct.

2. That the elections in said “Mineral Springs” and “Jacksonville”
precincts shall be held at such places as the trustees of said township may pre-
scribe.

3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 23, 1882.
AN ACT

To authorize the city council of Galion, Crawford county, to borrow money and to issue bonds therefor, for the purpose of purchasing grounds for cemetery purposes and for the improvement of the same.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the city council of the city of Galion, Crawford county, be and the same hereby is authorized to issue the bonds of said city, in any sum not exceeding eleven thousand dollars, bearing interest at a rate not exceeding six per cent., payable semi-annually, for the purpose of purchasing grounds, and improving the same, for a cemetery for said city.

SEC. 2. The bonds issued under the provisions of this first section of this act shall be signed by the president of the city council, and countersigned by the city clerk of said city; they shall not be sold for less than their par value, and shall be in such amounts, and payable at such times, not to exceed ten years, as the council of said city may by resolution determine; and said city council is hereby authorized to levy a tax, annually, on all the taxable property of said city, not to exceed one mill in any one year, for the purpose of paying said bonds and the interest thereon; but this act shall not be construed to authorize a tax levy in excess of that now provided by law, and all moneys arising from the sale of the bonds herein provided for shall be devoted to the purchase of grounds for a cemetery for said city, and the improvement of the same.

SEC. 3. The electors of said city may, on the day of the annual election of municipal officers for the year 1882, elect three persons to act as trustees of cemeteries, under the provisions of the laws of the state; said election to be held in all respects according to the provisions of the general laws of the state, except that only five days' notice thereof shall be required.

SEC. 4. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 23, 1882.

[House Bill No. 296.]

AN ACT

To divide York township, Athens county, into election precincts.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the township of York, in the county of Athens, be and the same is hereby divided into four election precincts, as follows: The first shall be called Nelsonville precinct, and shall include sections sixteen (16), seventeen (17), eighteen (18), twenty-three (23), twenty-four (24), twenty-nine (29), thirty (30), thirty-five (35), and thirty-six (36), and the voting place shall be at Nelsonville; the
and shall be called Buchtel precinct, and shall include sections five (5), six 
eleven (11), and twelve (12), and the voting place shall be at Buchtel; the 
third shall be called Floodwood precinct, and shall include sections one (1), 
two (2), three (3), four (4), seven (7), eight (8), nine (9), and ten (10), and the 
voting place shall be at New Floodwood; the fourth shall be called Howard 
precinct, and shall include sections thirteen (13), fourteen (14), fifteen (15), 
ten (19), twenty (20), twenty-one (21), twenty-two (22), twenty-five (25), 
twenty-six (26), twenty-seven (27), twenty-eight (28), thirty-one (31), thirty-two 
(thirty-three (33), and thirty-four (34), and the voting place shall be at 
Howard church.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 24, 1882.

[House Bill No. 354.]

AN ACT

To authorize the city council of the city of Lima, Ohio, to issue bonds for the purpose of pro-
viding said city with a system of water works.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That 
the city council of the city of Lima, in the county of Allen, state of Ohio, be 
and is hereby authorized and empowered to issue the bonds of said city in any 
sum, payable semi-annually, and of such denominations as the city council 
shall determine by resolution prescribe, but not less than one hundred dollars nor more 
than one thousand dollars each, and shall be made payable at such times as the 
council shall determine by resolution prescribe, but not less than fifteen nor more than 
forty years from this date, and which bonds shall not be sold for less than par 
value; the proceeds of said bonds shall be used for the purpose of buying the 
necessary land and material and constructing thereon and therewith a system of 
works for said city, and for no other purpose; the said bonds shall be 
secured by the president of said council, and attested by the clerk thereof, and 
deal of said city, and when said bonds are sold the proceeds shall be paid to 
the treasurer of said city, who shall hold and disburse said proceeds as other city 
expenditures are by him held and disbursed.

Sec. 2. If any bonds of said city be issued as hereinbefore provided, it 
shall be the duty of the council of such municipal corporation annually there-
with to hold a tax upon all the taxable property of the corporation, sufficient to provide 
the payment of the interest accruing upon the bonds so issued, and to create 
sinking fund for the payment of the principal of the bonds as they fall due.

Sec. 3. Provided, before said bonds are issued, the city council shall sub-
mit the proposition to the electors of said city at some general election, or at
some special election to be held for that purpose, at such time as a majority of said council shall by resolution determine, notice of which shall be given, and of the time and places of holding said election, and the amount of bonds to be issued, at least twenty days prior to the time of holding such election, in at least two newspapers of general circulation in said city, and the form of ballot shall be as follows: Those in favor of the construction of water works and the issuing of said bonds therefor, shall have written or printed upon their ballots, "Water Works—Yes." Those who are opposed to the construction of water works and the issuing of said bonds, shall have written or printed on their ballots, "Water Works—No." The election shall be held in accordance with the election laws of the state, but the poll books and the returns thereof shall be made to the city clerk, who shall present them to the said council at the next regular meeting thereof, when the same shall be opened and canvassed, and the result declared and entered upon the minutes of said council; and if it shall appear that a majority of the ballots cast at said election were in favor of water works and the issuing of said bonds, then the council shall proceed to issue said bonds, and not otherwise.

SEC. 4. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 25, 1882.

[House Bill No. 352]

AN ACT

To amend section four (4) and five (5) of an act entitled "An act to amend an act entitled an act to enable the commissioners of Montgomery and Warren counties to purchase toll roads, and convert the same into free roads," passed and took effect May 10, 1878, (O. L., vol. 78, p. 1150), and amended April 12, 1880, (O. L. v. 77, p. 386.)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section four (4) of the above entitled act, as amended April 12, 1880, be amended so as to read as follows:

Section 4. That upon the filing of said report by said appraisers, if the appraised value of said roads shall be deemed reasonable, the commissioners shall submit to the owner or owners of said toll-roads a proposition for the purchase of the same, at a price not to exceed such appraisal; and if such proposition is accepted, the said commissioners shall thereupon purchase the same, and take conveyance thereof from such owner or owners; and if, upon said first appraisement, the county commissioners and the owners of said toll-roads cannot agree upon the price to be paid therefor, said commissioners may order a second or other appraisement in the manner herein provided: and to provide for the payment of said roads, said commissioners are hereby authorized to issue the bonds of the county at their par value, the payment of the same to be made in annual installments not to exceed seven years, and to bear a rate of interest, payable annually, not to exceed six per cent.; and thereupon said roads shall be declared free roads, to be kept in repair as hereinafter specified; and in any and all cases the commissioners of said county may reserve the right to reject any appraisement or award, should they deem the same excessive.
SEC. 2. That said original section four (4) of the above entitled act, as amended April 12, 1880, be and the same is hereby repealed.

SEC. 3. That section five (5) of the above entitled act, as amended April 1880, be amended so as to read as follows:

Section 5. For the purpose of paying the bonds named in this act, and rest thereon, the county commissioners are authorized and empowered to annually levy upon the grand duplicate of the county, an amount which, in their opinion, may be sufficient for the payment of said bonds and interest thereon; for the purpose of keeping said roads in repair, the county commissioners authorized and empowered to annually levy upon the grand duplicate of the county an amount sufficient to keep said roads in repair, which fund shall be known as a special pike fund, and shall be collected as other taxes, and shall remain under the control of the county commissioners; and to further provide for keeping in repair said roads, there shall be elected in each of the townships of said county, wherein any of said roads or parts thereof may be located, on the first Monday of April, 1882, and annually thereafter, one or more special pike commissioners, as said county commissioners may direct, whose duty it shall be to keep in repair said roads or parts of roads in such township, and who shall give bond for the faithful discharge of his duties, in sum of three thousand dollars ($3,000), with good and sufficient surety, to approve by the county commissioners, and who shall also report, semi-annually, on the first Monday of September and the first Monday of March, to the county commissioners, with accompanying vouchers, a detailed statement of the receipts and expenditures of his office, and he shall do and perform his or her said roads under the instruction of the county commissioners, and derive from them, from time to time, such portion of the special pike fund as may deem proper, to be paid upon estimate and upon the order of the county auditor. Said commissioner shall receive for his services, two dollars each and every day he may be actually employed on said roads; but nothing herein shall be construed as to allow him buggy hire, or additional pay of any kind; and in case of a vacancy occurring in the office of special pike commissioner, in any of the townships herein mentioned, the county commissioners are hereby empowered to fill such vacancy until the same can be regularly filled at the succeeding township election.

SEC. 4. That said original section five (5) of the above entitled act, as amended April 12, 1880, be and the same is hereby repealed.

SEC. 5. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 27, 1882.

[House Bill No. 374.]

AN ACT

authorize the village council of the incorporated village of Medina, Medina county, to issue bonds for the purpose of providing said village with a system of public water works.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the village council of the incorporated village of Medina, Medina county, be
and the same is hereby authorized to issue the bonds of said village in the sum not exceeding six (6) thousand dollars, bearing interest at a rate not exceeding five per cent. per annum from the date of issue, payable semi-annually, for the purpose of providing said village with water works.

Sec. 2. Said bonds shall be signed by the mayor of said village and countersigned by the clerk of said village; said bonds shall not be sold for less than their par value, and shall be issued in such amounts respectively as will, in the judgment of the council, best subserve the negotiation and sale thereof; the principal shall be payable at such time as the council of said village may determine by ordinance within a period not exceeding ten years, and said village council is hereby authorized to levy a tax upon all the taxable property of said village to pay said bonds and interest, not to exceed two mills on the dollar in any one year.

Sec. 3. The funds realized from the sale of said bonds shall be used by the council of said village for the purpose of erecting, constructing, and paying for water works for said village, which water works, when completed, shall be used, operated, and controlled in such manner as may be prescribed by law and the ordinances of said village.

Sec. 4. The question of issuing said bonds, levying said tax, and of erecting and constructing said water works for said village of Medina, shall be submitted to a vote of the qualified electors of said village at the regular spring election, to wit: on the first Monday of April, A.D. 1882, at the several places of holding elections. The tickets to be voted at said election shall have written or printed thereon the words, “Water Works—Yes,” or “Water Works—No;” and a majority vote at said election shall decide the question.

Sec. 5. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 27, 1882.

[Senate Bill No. 135.]

AN ACT

To authorize the trustees of Venice township, Seneca county, Ohio, to macadamize a certain road in said township.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Venice township, in the county of Seneca, and state of Ohio, be and they are hereby authorized to construct the following free turnpike road: Being a part of the road known as the Sandusky and Columbus turnpike road, commencing for the same at the south line of said Venice township, and terminating at the north line of said township, at a cost not exceeding thirty-five thousand dollars.

Sec. 2. The contract for macadamizing said road shall be let to the lowest bidder, upon estimates and specifications made by a competent engineer, and in accordance with general laws in force for contracts in other cases; provided, a notice shall be published for three consecutive weeks in at least two newspapers
AN ACT

authorize the council of the incorporated village of Defiance to transfer certain funds,

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That council of the incorporated village of Defiance is hereby authorized to transfer certain funds, as follows:

the sum of fifteen hundred dollars ($1,500) from the prison fund to the road building fund.

the sum of five hundred dollars ($500) from the bridge fund to the macadamizing fund.

the sum of five hundred dollars ($500) from the bridge fund to the engine house fund.

the sum of three hundred dollars ($300) from the gas fund to the engine house fund.

This act shall be in force and take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 29, 1882.
To authorize the city of Dayton, Ohio, to issue water works and fire department bonds, for the purposes therein specified.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the city council of Dayton, Montgomery county, Ohio, is hereby authorized and empowered, for the purposes herein set fourth, to issue bonds upon the terms herein named, entitled as follows, and to the amounts severally set forth: Water works enlargement bonds, twenty-five thousand dollars; fire department improvement bonds, ten thousand dollars; said water works enlargement bonds to be issued to enable the trustees of the water works of said city to extend and complete the new main, to enlarge and improve the filtering gallery, and lay additional supply pipes, the money arising to be expended only upon the approval by the city council of said city of the plans and specifications thereof submitted and recommended by the trustees of the water works; the fire department improvement bonds are to be issued to enable the fire commissioners of said city to purchase grounds and erect thereon suitable engine or hose-houses, procure the necessary fire apparatus, and make needed repairs in the present engine or hose-houses of said city; the money to be paid into the city treasury for the benefit of the fire department funds, to be expended for the purposes herein provided. The bonds heretofore recited shall be of such denomination as the city council may deem best, in any sum not in excess of the amount heretofore named, for a length of time not exceeding twenty years, and at a rate of interest not exceeding six per cent. per annum, payable semi-annually; said bonds shall not be sold for less than their par value, and the proceeds thereof other than such premium as may be derived thereby, shall be applied to no other purpose than the purposes herein mentioned; said bonds shall be signed by the mayor and clerk of said city, and be sealed with the seal of the corporation.

SEC. 2. The council of said city is hereby authorized to levy an annual tax not in excess of four-tenths of one mill, in addition to the other taxes heretofore levied, or hereafter to be levied, for the redemption of said bonds and payment of interest thereon, on all the taxable property of said city, until the said bonds and the interest thereon are paid and redeemed as the same may become due.

SEC. 3. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 29, 1882.

[House Bill No. 316.]

To authorize the commissioners of Paulding county to improve certain streams.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the county commissioners of the county of Paulding may, at any regular or
AN ACT

 authorize the commissioners of Clermont county, Ohio, to construct certain free turnpike roads.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That commissioners of Clermont county, Ohio, are hereby authorized to construct the following free turnpike roads:

1.) First Road: To begin at Clermontville, and thence to the farm of James Dixon, thence to the farm of Philip Kennedy, thence to the farm of Albert Richards, thence to connect with the Felicity and Bethel road, at Mt. Olive church.

2.) Second Road: To begin at the cross roads at the farms of Julius Pelts and John Marsh, and by the shortest and most practical route to the village of W. F. Leener, thence to the farm of Richard Rush, to run on the new road on the north side of said Richard Rush, thence to Breckinridge school-house, thence to connect with the Point Isabel and Saltair road, at the farm of Harriet Page.

3.) Third Road: To begin at the village of Williamsburg, in said county, and thence to the Brown county line, said free turnpike to be located on the bed of old plank road, leading from the village of Williamsburg to the village of Orab, in Brown county, Ohio.

4.) Fourth Road: To begin at the village of Williamsburg, and to extend to the village of Bethel.

5.) Fifth Road: To begin at the southwest end of George street, in the village of Goshen, thence on the Goshen and Lebanon road in a northwest direction passing the lands of W. Burkhardt, V. F. Leener, H. H. Nichols, and O. O'Niles, thence southwest on the new road to the line of John S. Walker, thence to the school-house in subdistrict No. 4, thence in a northwest direction on the most practicable route, to be selected by the commissioners, to the Yetta railroad at Hill's station.

6.) Sixth Road: To begin at the south end of the east Goshen and Raddale road where it intersects the Goshen and Wilmington turnpike, thence north and west with the said Cozaddale road passing the farms of A. E. Rogers, Frybarger, Notley Hill, and others, to the Warren county line so as to
meet the improved road in said Warren county, and in locating such roads said commissioners may locate the same upon the whole or any part of any county or township road heretofore laid out and established, and to widen, alter, change, or vacate the same, or any part thereof, and shall have the power to lay out, locate, and survey such turnpikes through any improved or unimproved lands, and are hereby authorized, for that purpose, to condemn and appropriate the necessary lands therefor, in pursuance of the laws of Ohio, for the appropriation of private property for public purposes, and the payment of compensation therefor; said roads shall be opened not more than sixty and not less than forty feet wide.

(7.) SEVENTH ROAD: To begin at the corporation line of Loveland, where the present Goshen, Mainville, and Loveland county road intersects said corporation line, thence with the said county road to John Black's lot, thence running on county road to the new school-house in sub district No. 7, in Miami township, thence running a westerly course through lands of A. P. Brown and others so as to intersect the eastern terminus of the Miamiville and Camarge turnpikes.

SEC. 2. That said commissioners may, if they deem it best, issue bonds for the construction of said roads; provided, said bonds shall not bear interest at a higher rate than six per cent. per annum, payable annually, and shall not be sold for less than their par value; provided further, that said bonds may extend to such time as they can be met, at a levy of three mills on the dollar on the tax duplicate of said county.

SEC. 3. That said commissioners shall, before proceeding to construct said road, or any part of the same, require and secure from those interested in said improvements a subscription or donation equal in amount to twenty per centum of the costs of said improvements to aid in the construction of the same.

SEC. 4. That for the purpose of paying said bonds, the county commissioners are hereby authorized to levy and assess a tax not exceeding three mills on the dollar, annually, on any and all property in said county.

SEC. 5. That a majority of said board of commissioners shall, at any regular session, be necessary to agree upon specifications and order said improvements, or any part thereof.

This act shall be in force and take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed March 29, 1882.

[Senate Bill No. 122]

AN ACT

To amend section one of an act entitled "an act to authorize the county commissioners of Erie county, Ohio, to issue bonds to build a jail," passed April 18, 1881. (O. L., vol. 78, p. 386.)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section one of an act entitled "an act to authorize the commissioners of Erie county, Ohio, to issue bonds to build a jail," passed April 18, 1881, (O. L., p. 386, vol. 78), be amended so as to read as follows:
Section 1. That the commissioners of Erie county, Ohio, for the purpose of raising money to build a jail in Sandusky, Erie county, Ohio, be and are hereby authorized and empowered to issue bonds of said Erie county, in sums not less than one hundred dollars each, and in the aggregate not to exceed five thousand dollars, which bonds shall have proper interest coupons fixed, and bear a rate of interest not exceeding six per centum per annum, payable on the first days of March and September. The payment of the principal of said bonds shall not be deferred beyond a period of ten years, and shall be payable at the pleasure of the commissioners after two years.

Sec. 2. Said bonds shall be signed by said commissioners, and attested by the auditor of said county, who shall keep a record of all bonds issued, and to whom issued. Said bonds shall be negotiable, and payable at such place as the commissioners of said county shall determine, which place shall be specified in bonds, and they shall not be disposed of at less than their par value.

Sec. 3. That the said commissioners are hereby authorized to levy a tax to the principal and interest of said bonds, not to exceed in any one year one mill of the dollar of valuation of the taxable property of said county.

Sec. 4. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed March 29, 1882.

[House Bill No. 146.]

AN ACT

To authorize the commissioners of Adams county to construct certain free turnpike roads.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Adams county, Ohio, be and they are hereby authorized to construct the following free turnpike roads:

1) FIRST ROAD—Bentonville and Brown county line road: Beginning at the Maysville and Zanesville turnpike, in the town of Bentonville; thence southwest via said town and out on the Decatur road, and along and in the same through the lands of Mower, Siningher, Lawrence, and others, to the corner of J. M. Leedom and J. Ellis, in said road, on Wm. Hook's land; thence with the line of said Hook and Ellis to the first branch, and down said branch to Suck run, there intersecting the Manchester and Suck run road; thence down Suck run to the Brown county line.

2) SECOND ROAD—Cedar Mills and Dry Fork road: Beginning at Cedar Mills; thence passing near B. C. Wamsley's and N. McGowan's; thence through the mountain to Turkey creek near J. Wisecup's or Samuel Jones'; thence down said creek to the Mineral Springs and Rome road near the mouth of Dry Fork.

3) THIRD ROAD—Poplar Ridge road: Beginning in the West Union and Dam turnpike, east of Killinstown; thence south along the county road, or as practicable, to New Harmony church; thence in a westerly direction C. Baldwin's, Captain Crawfor'd's and between the lands of John Cooper, Joel Santee, and William Holmes', through the lands of Wm. Baldwin to ridge over Maharg's run in the West Union and Wrightsville free turnpike.
(4.) **FOURTH ROAD**—Brush creek and Turkey creek road: Beginning at the Sproull bridge over Brush creek; thence in an easterly direction along the route heretofore surveyed, passing Brownlee's mill or the Baptist church, as may be thought best, to Turkey creek, and down the same to the mouth of Dry Fork and the Rome turnpike.

(5.) **FIFTH ROAD**—Fristoe's and Highland county line road: Beginning in the West Union turnpike near Fristoe's; thence up Brush creek to C. & E. R. R. at Newport; thence up said creek on the west side to Louisville; thence to London; thence to the county line at the termination of the Belfast turnpike.

(6.) **SIXTH ROAD**—Beginning at the terminus of the Cedar Mills and West Union turnpike; thence east along the county road passing through the lands of the Freemans to Turkey run and down the same to the Rome turnpike.

(7.) **SEVENTH ROAD**—Beginning at the end of the Locust Grove pike, in Locust Grove; thence through the lands of E. Arnold, Hamilton, Pemberton, Baker, Garmon, Carter, to W. C. Cannon's; thence through his lands, Julia N. Cannon's and George Burns' to the old state road; thence on the same to the Highland county line at the terminus of the Sinking Springs turnpike.

(8.) **EIGHTH ROAD**—Beginning at the Brown county line on the waters of Suck run; thence through the lands of J. and L. Barns and Peter Pruce's land up the Mecan Hollow through the farm of Dios Swearingen to Clayton; thence south on the most practicable route to the Manchester, Moore's run, and Brown county pike.

(9.) **NINTH ROAD**—Beginning in the Buck run turnpike, near Campbell's mills; thence through the lands of John Koukle and Wm. Doak, to the north fork of Brush creek; thence up said creek through the lands of Peter Stroup to W. C. Steen's land, and across said creek through the lands of J. B. Steen, John Wasson, Jonah Wical, to a small branch on the lands of A. B. Steen; thence with said branch to the west fork of Brush creek, near the mill of J. M. Rees, crossing said creek through the lands of W. G. Alexander, J. H. Crissman, Franklin Crissman, and Joseph G. Neal, to the Winchester and Belfast road, at or near the lands of J. W. Rotherack; thence west with said road to the town of Winchester.

(10.) **TENTH ROAD**—Beginning in the town of Winchester; thence following the county road leading from Winchester to Jacksonville, terminating in the Ripley and Tranquility free turnpike at a point near the Grace's run bridge.

(11.) **ELEVENTH ROAD**—Beginning at a point on the Adams county turnpike called the North Liberty and Bentonville pike, where the old Eckmansville road intersects said pike, running thence in a westerly direction along the line of said road and between the lands of N. B. Roush, Wm. Eckman, and Daniel Ebrite on the north side, and R. B. McClung and others on the south, to a point where said road intersects the old New Market road, and running thence north through the lands of Daniel Ebrite, Samuel Alexander, and the Jones estate, and along the line of said New Market road to the town of Eckmansville, Adams county, Ohio, where said road intersects the Tranquility and Ripley pike in said town. Said several roads are to be constructed substantially on the routes herein respectively indicated, or as near the same as is practicable to locate and make good roads and obtain the right of way therefor; and all preliminary surveying and all the engineering done upon said roads shall be done at the expense of the county at the request of said county commissioners.

Sec. 2. The county commissioners of said county, in ordering the construction of said roads, shall be governed as to width of road, width of grade, depth of metal, amount of gravel and drainage, and ascent and descent, and in all other matters pertaining to the construction of good turnpikes, by any of the
now in force on the statute books applicable thereto, as may in their judg-
seem best.

c. 3. After determining upon the location or construction of said roads,
y of them, conditionally, the county commissioners may require donations
money, and written agreements on the part of tax-payers of the county
acting their taxable property to taxation annually, in amounts not exceed-
ing per centum of the estimated cost of said roads, to be ascertained at the
use of the county, to aid in the construction of the same, or in lieu of
cause those interested in said improvements to grade and culvert said
, or any of them, ready for the material for the same, before ordering the
struction of said roads, or any of them.

C. 4. That said county commissioners may, for the purpose of construct-
said roads, issue county bonds, bearing six per cent. interest, which shall
be sld at less than par value, or they may levy a tax upon the taxable
erty of said county, not exceeding in amount, in any one year, twenty per
um of the estimated cost of said roads.

C. 5. That for the purpose of paying said bonds, in case they are issued,
county commissioners are hereby authorized to levy and assess a tax, not
ed two mills on the dollar, annually, on any and all property in said
ty on the tax duplicate.

C. 6. That a majority of the said board of commissioners shall be neces-
to agree upon specifications and order said improvements, or any part of,

C. 7. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 5, 1882.

[Senate Bill No. 78.]

AN ACT

Emendation to an act passed by the general assembly of the state of Ohio on the 17th day of
uary, A. D. 1882, entitled "an act authorizing the commissioners of Pike county to pay
bonds and coupons issued by said county, and for that purpose to apply certain
beys in the treasury of said county, and to levy a tax."

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
following sections be passed, supplementary to an act, passed by the gen-
assembly of the state of Ohio on the 17th day of February, A. D. 1882,
ted "an act authorizing the commissioners of Pike county to pay certain
bonds and coupons issued by said county and for that purpose to apply certain
beys in the treasury of said county and to levy a tax."

that the commissioners of Pike county, in order to pay an indebtedness of
hundred and eighty-three (183) dollars and twenty-nine (29) cents, and to
plete the Waverly and Coopersville improved road according to the require-
ments of the state board of public works, are hereby authorized and directed
ssue bonds of said county, not to exceed the sum of six thousand (6,000)
s; said bonds to be made payable at such times and dates as said commis-
ers shall deem best, not to exceed eight years from the date of their issue, and
ear interest from date at the rate of (6) per cent. per annum, and not to be
disposed of by said county at less than their par value, and to be issued in denominations of not less than one hundred (100) dollars, nor more than five hundred (500) dollars.

Sec. 2. That for the purpose of obtaining the money to pay said bonds, said commissioners are hereby authorized and directed to levy a tax, at any regular session of their board, upon all the taxable property of said county, annually, and not exempt from taxation, till a sufficient amount of money shall be obtained to pay said bonds and interest at the times and dates the same shall become due.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 5, 1882.

[Senate Bill No. 102.]

AN ACT

To authorize the county commissioners of Jackson county, Ohio, to issue bonds to build a jail.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Jackson county, Ohio, for the purpose of raising money to build a jail in Jackson, Jackson county, Ohio, be and are hereby authorized and empowered to issue bonds of said county in sums of not less than one hundred dollars each, and in the aggregate not to exceed twenty thousand dollars, which bonds shall have proper interest coupons attached, and bear a rate of interest not exceeding six per cent. per annum, payable on the first day of March and September of each year. The payment of the principal of said bonds shall not be deferred beyond a period of seven years, and shall be payable at the pleasure of the commissioners after two years.

Sec. 2. Said bonds shall be signed by said commissioners and attested by the auditor of said county, who shall keep a record of all bonds issued and to whom issued. Said bonds shall be negotiable and payable at such place as the commissioners of said county shall determine, which place shall be specified in said bonds, and they shall not be disposed of at less than their par value.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 5, 1882.

[Senate Bill No 110.]

AN ACT

Authorizing the county commissioners of Ross county to contract for graveling or macadamizing the Egypt road in said county.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the county commissioners of Ross county, if in their judgment the public
An Act

To provide means for lighting the city of Xenia

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the purpose of raising money wherewith to make provision for lighting the city of Xenia and exercising the powers conferred by section 2492 of the revised code of Ohio, the council of said city is hereby authorized to provide by public sale of the bonds thereof not exceeding eight thousand dollars in amount, payable in ten years, but redeemable at the option of said city at any time after one year from the issue thereof, and bearing interest at not exceeding six per cent. per annum. Said bonds shall be of such denomination and payable at such place as shall be prescribed in such ordinance, and shall be sold at not less than their par value.

Sec. 2. Said council shall provide, by taxation, the necessary means to meet the principal and interest of said bonds each year, so long as any of them remain outstanding; provided, that the levy for this and all other purposes of said city shall not exceed the limit now authorized by law.

Sec. 3. That before any such bonds shall be issued, the question of the propriety thereof shall be submitted to the electors of said city at some municipal special election held therein, and receive a majority of the votes cast thereat, in favor of such issue. Such submission shall be made by resolution of said council designating the time of such election, the character of the light proposed to be used, the probable expense of making provision therefor, and the amount of bonds to be issued. The said resolution shall be published in two newspapers of said city at least one week before such election; but, if the submission be at a special election called for the purpose, such publication shall be made two weeks prior thereto. The election shall be held by the officers designated by said council for holding elections, and the returns be made to the city clerk, who shall omit the same to said council at its next meeting after the receipt thereof; and such council shall determine and declare the result of such election. Those voting at said election in favor of such issue of bonds shall have upon
their ballots the words "Issue of Light Bonds—Yes;" and those against, the words "Issue of Light Bonds—No."

SEC. 4. This act shall take effect on the next day after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 5, 1882.

[House Bill No. 266]

AN ACT

To authorize the commissioners of Hamilton county to levy a tax for the building, construction and erection of a morgue.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Hamilton county, in addition to their other powers of taxation, be and they are hereby authorized to assess and collect upon the grand levy of the taxable property of said county, a tax not exceeding one-twentieth (1/20) of a mill on the dollar, which shall be assessed in the year eighteen hundred and eighty-two, to be applied to the building, construction and erection of a morgue; said building, construction and erection of said morgue to be carried out under the joint supervision of said commissioners and the coroner of Hamilton county.

SEC. 2. Said morgue shall be erected and maintained on the north side of the Hamilton county jail lot, between the jail and court house of said county.

SEC. 3. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 6, 1882.

[House Bill No. 228]

AN ACT

To amend an act passed March 21, 1881, entitled "An act to encourage the killing of wood-chucks or ground-hogs in Erie county, Ohio," as found in volume 78, Ohio Laws, page 334.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That any person in the counties of Erie, Jefferson, Holmes, and Harrison, in the state of Ohio, killing an animal known as the ground-hog or wood-chuck within said counties, shall, on presentation of the carcass of such animal to the clerk
The township where he or they may reside, be entitled to a certificate to the
amount of twenty cents for the carcass of each wood-chuck or ground-hog so
killed, and the township clerk shall destroy the carcass so presented.

C. 2. The auditor of Erie, Jefferson, Holmes, and Harrison counties,
respectively, on the presentation of such certificate by the person to whom it was
issued, or his order, shall, if the commissioners first determine by order on their
judgment that the public interest requires it, issue an order on the treasurer of their
respective counties for the amount of the certificate so presented, to be paid out
from the general revenue fund in their respective counties, and such orders shall
be preserved by said treasurer as other orders are preserved; and it shall be the
duty of the auditors of said counties to keep an account of all such orders as
are issued April 5, 1882.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

AN ACT

To change the surname of a person therein named.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the surname of Etta V. Shuman, who is a resident of Wayne county, Ohio, be
changed so as to read as follows, to wit: Etta V. Shank.

C. 2. That such change of surname shall in no wise affect the rights,
privileges and liabilities of the said Etta V. Shank, formerly Etta V. Shuman.

C. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Issued April 7, 1882.

AN ACT

To authorize the macadamizing of the streets of Quaker City, Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the council of the incorporated village of Quaker City, Guernsey county, Ohio,
thereby authorized and empowered to issue bonds, not to exceed the amount
of three thousand dollars ($3,000), payable in one, two, three, four, and five years, bearing a rate of interest not to exceed six per cent., payable semi-annually, for the purpose of macadamizing and improving the streets of said village; said bonds shall not be sold for less than their par value, and shall be signed by the mayor and clerk or recorder of said village.

Sec. 2. For the purpose of paying such bonds and interest thereon as each matures, the said council are hereby authorized to levy a tax not exceeding three (3) mills on the dollar in addition to the tax now authorized by law, in any one year, on all the taxable property in said corporation.

Sec. 3. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 7, 1882.

[Senate Bill No. 140.]

AN ACT

For the relief of Osro S. Burt

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Granger township, Medina county, are hereby authorized to release Osro S. Burt and his official securities on their official bonds, as treasurer of said township, from the payment of the sum of sixteen hundred and twenty-five dollars ($1,625), belonging to the school and township funds of said township; provided, that the said trustees shall submit said proposition to release to the qualified voters of said township at a general or special election, and a majority of said electors voting on said matter voting in favor of said release.

Sec. 2. It shall be the duty of the said trustees, before submitting said proposition at a special election, to give notice by advertisement posted in three conspicuous places in said township, at least ten days next pending said election, stating the object thereof; but if submitted at any general election, no advertisement shall be required, and the form of the ballot shall be the following: “For release—Yes;” “For release—No.” The trustees shall provide a separate ballot box for such ballots.

Sec. 3. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 7, 1882.

[House Bill No. 297.]

AN ACT

To provide for levying additional tax by the commissioners of Mahoning county, to reimburse the bridge fund, and the issuing of bonds if necessary.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of said county of Mahoning, for the purpose of providing for reimbursing the bridge fund of said county, for money heretofore tempo-
Section 1. Be it enacted by the General Assembly of the State of Ohio, That
the board of education of the village school district of the incorporated village
of Washington, Guernsey county, Ohio, and the territory annexed thereto for school
purposes, be and they are hereby authorized to issue bonds, not exceeding in
amount five hundred dollars ($500), to raise money to pay for roofing school
building and other necessary repairs, said bonds to be signed by the president
and clerk of said board of education, and to be in sums of not less than fifty
dollars ($50), nor more than one hundred dollars ($100), bearing interest at
rate not exceeding six (6) per cent. per annum, the principal and interest of
said bonds to be payable as said board of education may direct, not exceeding
five years from the time of issuing the same; provided, the said bonds shall
not be sold for less than their par value.

Sec. 2. That, for the purpose of paying said bonds and the interest thereon,
the same may become due, the said board of education is hereby authorized
d to levy a tax on the taxable property of said village school
district of Washington, Guernsey county, Ohio, and the territory annexed
thereto for school purposes, in such amounts, annually, commencing in the
year eighteen hundred and eighty-two, as will be sufficient to pay the principal
and interest of said bonds as they may become due in each year, as said board
dermination shall determine.

Sec. 3. This act shall take effect on its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 10, 1882.
AN ACT

To authorize the commissioners of Marion county to build a court-house.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Marion county are hereby authorized to construct a court-house at such point at the county seat of said county as, in their judgment, may be deemed most for the public good, at a cost not to exceed one hundred thousand dollars.

SEC. 2. That the commissioners of said county, for the purpose of building said court-house, are hereby authorized to borrow such sum or sums of money as they shall deem necessary, at a rate of interest not to exceed six per cent. per annum, and issue bonds of said county to secure the payment of the principal and interest thereon; such interest shall be paid semi-annually, and the principal shall be paid at such times as the commissioners may prescribe, within twenty years from the date of such indebtedness; said bonds to be sold for not less than their par value.

SEC. 3. That the bonds so issued shall be signed by the commissioners, or any two of them, and countersigned by the auditor, with coupons attached, in such sums of not less than one hundred, nor more than one thousand dollars each, payable to the bearer at the county treasury, with interest as aforesaid, at such times, not exceeding twenty years after date, as the commissioners may prescribe; and such bonds shall specify distinctly the object for which they were issued.

SEC. 4. The commissioners shall, annually, at their June session, levy such tax as will pay the interest upon such indebtedness and the principal as it matures, not to exceed twenty thousand dollars in any one year.

SEC. 5. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 10, 1882.

AN ACT

To divide Perry township, Lawrence county, into two election precincts.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the township of Perry, in the county of Lawrence, be and the same is divided into two election precincts, as follows: The first shall be called the Sheridan voting precinct, and shall comprise sections sixteen (16), seventeen (17), twenty (20), twenty-nine (29), and thirty-two (32), and fractional sections eighteen (18), nineteen (19), thirty (30), and thirty-one (31), of township number two, in range number seventeen. Also, the south half of section one (1), and all of fractional section number four (4), both being in fractional township one (1), in range eighteen (18), Perry township, Lawrence county. The second shall consist of the balance of the territory of said township, and be known as Perry precinct.

SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 10, 1882.

state of Ohio,” (O. L., vol. 76, p. 286) be and the same is hereby repealed, and this act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 10, 1882.

[Senate Bill No. 91.]

AN ACT

To authorize the commissioners of Seneca county to build a court-house,

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Seneca county are hereby authorized to erect a court-house at a cost not to exceed one hundred and twenty-five thousand dollars.

SEC. 2. The commissioners of said county, for the purpose of building said court house, may borrow such sum or sums of money as they shall deem necessary, at a rate of interest not to exceed six per cent. per annum, and issue the bonds of the said county to secure the payment of the principal and interest thereof; such interest shall be paid semi-annually, each, six months after date of issue, at the county treasury, or in the city of New York, at the discretion of the county commissioners, and the principal shall be paid at such times as the commissioners prescribe, within not exceeding ten years from the date of such indebtedness; said bonds to be sold for not less than their par value; but the first payment of interest on any such bonds shall be for such portion of the six months as shall have elapsed between the date of its issue and the time specified therein for the first payment of interest thereafter, the aggregate sum of the bonds so issued shall not exceed the amount fixed in the first section of this act.

SEC. 3. The bonds so issued shall be signed by the commissioners, or any two of them, and countersigned by the auditor, with coupons attached, in sums not less than fifty nor more than one thousand dollars each, payable to the bearer, at the county treasury or in the city of New York, at the discretion of the county commissioners, with interest as aforesaid, at such times as may be therein specified, not exceeding ten years after date, as the commissioners may prescribe, and such bonds shall specify distinctly the object for which they were issued.

SEC. 4. The commissioners shall, annually, at their June session, levy such amount of taxes as will pay the interest on such indebtedness, and not less than one-tenth of the principal.

SEC. 5. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR
President pro tem. of the Senate.

Passed April 11, 1882.
[House Bill No. 346.]

AN ACT

To authorize the village of Millersburg, Holmes county, to borrow money, and levy a tax to pay indebtedness, and repair school house.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the board of education of the village of Millersburg, in Holmes county, be and are hereby authorized to borrow any sum of money, not to exceed twelve hundred dollars, necessary to pay the existing indebtedness of said board and repair their school-house, and to issue bonds therefor, bearing interest not exceeding six per centum per annum, payable annually, to be signed by the president, and countersigned by the clerk of said board, and to be in amounts, and payable at times to enable the board to pay the same by the levy hereby authorized; and to pay said bonds and the interest thereon, said board is hereby authorized to levy a tax not to exceed two mills on the dollar of valuation of the property within said district, for one year, in addition to the levy now authorized by law.

SEC. 2. This act shall take effect and be in force from its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORB,
President pro tem. of the Senate.

Passed April 11, 1882.

[House Bill No. 332.]

AN ACT

To change the name of Lewis Sedam Worthington.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the name of Lewis Sedam Worthington, a resident of Hamilton county, Ohio, be and the same is hereby changed so as to be and read as follows, to wit: Lewis Nicholas Worthington.

Sec. 2. That such change shall in no wise affect the rights, privileges, and abilities of said person.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORB,
President pro tem. of the Senate.

Passed April 11, 1882.

[House Bill No. 457.]

AN ACT

For the relief of the sureties of James Love, late treasurer of Waterloo township, Athens county.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the board of education of Waterloo township, Athens county, are hereby author-
ized and required to release Abiram McVey and Thomas H. Furgason as sureties on the official bond of James Love, as treasurer of said township, from payment of the judgment for $1,185.10, rendered by the Athens county court of common pleas at the May term, 1878, thereof, in the suit of Charles V. Lewellen, clerk of said board, against James Love, Abiram McVey, and Thomas H. Furgason; provided, that before said release the board of education shall submit said proposition to the qualified voters of said township at the next regular October election; and provided, further, that two-thirds of the electors at said election vote in favor of said release.

SEC. 2. It shall be the duty of said board of education, before submitting said proposition, to give at least ten days' notice of the submission of said proposition by posting notices, in at least three conspicuous places in said township, of the time and object of such voting. The form of the ballots at such election shall be as follows: "For the release of Abiram McVey and Thomas H. Furgason—Yes;" and "For the release of Abiram McVey and Thomas H. Furgason—No."

SEC. 3. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 12, 1882.

[House Bill No. 450.]

AN ACT

To amend an act entitled, "an act to empower the trustees named in the last will of John Shaw to dispose of certain lands," passed March 3, 1851.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section two of said act be so amended as to read as follows:

Section 2. That all the moneys arising from such sale or sales shall be by such board either kept out on loan or loans, on bond and mortgage on real estate in said county, the value of which real estate above all incumbrances shall be double the amount of any loan secured thereby, and that all such moneys and all property of any kind in which said moneys at any time may be invested, shall be and remain under the care and management of said board for the uses and purposes mentioned in said will, in the like manner as said real estate devised, was and is limited and appointed: that is to say, that the proceeds of such sale or sales shall be preserved and kept as a permanent and undiminished fund, the interest and profits thereof only being subject to be applied to the purposes and objects named in said will; or said board of trustees may, at their discretion, invest all or any part of the moneys arising from such sale or sales in school buildings of a durable and permanent character, upon the lot of land designated in the last will of said John Shaw for that purpose, in said township of East Cleveland, and said buildings and property shall be used for and applied to the purposes and objects named in said will.
Sec. 2. That said original section two (2) be and the same is hereby re-
uled.

Sec. 3. This act shall take effect and be in force from and after its pas-
sage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 12, 1882.

[House Bill No. 308]

AN ACT

to authorize the board of county commissioners of Union county, Ohio, to issue bonds to com-
plete and furnish court-house.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
for the purpose of completing and furnishing the court-house now being erected
Marysville, Union county, Ohio, the board of commissioners of said county
be hereby authorized and empowered to issue the bonds of said county in such
manner as the said board of commissioners may determine, and in the aggregate
not to exceed twenty-five thousand dollars; which bonds shall have proper
interest coupons attached, and bear interest at a rate not exceeding six per cent.
annum, payable semi-annually on the first day of March and September of
each year; the payment of the principal shall not be deferred beyond a period
ten years, and shall be payable at the pleasure of the commissioners after
five years.

Sec. 2. Said bonds shall be signed by the commissioners, and attested by the
director of said county, who shall keep a record of all bonds issued, and to whom
inquired; said bonds shall be negotiable and payable at such place as the commis-
ioners of said county may determine; which place shall be specified in said
bonds, and they shall not be disposed of at less than their par value.

Sec. 3. That said board of commissioners are hereby authorized to levy an
annual tax to pay the interest of said bonds, and such tax as may be necessary
to pay the principal as the same becomes due.

Sec. 4. That this act be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 11, 1882.

[House Bill No. 222]

AN ACT

to authorize the commissioners of Champaign county to transfer the unpaid balances of the
soldiers' bounty fund to the several townships.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the commissioners of Champaign county be and they are hereby authorized and
empowered to transfer and pay over all moneys now held to the credit of the several
townships of said county in account with the soldiers’ bounty fund, to the trustee thereof of said townships, for general township purposes; provided, however, that nothing herein contained shall release any township to which the bounty fund may be transferred and covered from any responsibility for payment of any legal claim against the same.

SEC. 2. This act to take effect on its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 12, 1882.

[House Bill No. 254.]

AN ACT

Authorizing the commissioners of Athens county to reimburse John S. Fowler, for money spent and to partially compensate him for services rendered in obtaining subscriptions to establish a children’s home.

WHEREAS, John S. Fowler, of Bartlett, Washington county, Ohio, has arduously and gratuitously labored for a period of four or five years in soliciting subscriptions from the citizens of Athens county with which to establish a children’s home; and

WHEREAS, The said John S. Fowler has, during the time and in the performance of the work above mentioned, spent in the support of his home several hundred dollars of his own money; therefore,

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Athens county be and they are hereby authorized to pay the said John S. Fowler, out of the county funds, a sum of money not to exceed one thousand dollars, to reimburse him for money spent in maintaining his home, and to partially compensate him for the labor performed in obtaining said subscriptions.

SEC. 2. This act to take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 12, 1882.

[House Bill No. 182.]

AN ACT

To enable the county commissioners of Logan county, Ohio, to issue bonds for the repair of bridges and culverts therein.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the board of county commissioners of Logan county are hereby authorized, from time to time, during the period of five years after the passage of this act, when
the same shall by said board be deemed necessary for the purpose of raising money to build and repair bridges and culverts in said county, to issue the bonds of said county for that purpose, in such sums as said board may deem proper, not exceeding in the aggregate the sum of fifteen thousand dollars, payable semiannually, which bonds shall not be sold at less than their par value. The proceeds of said bonds to be paid into the county treasury, and to be used as needed for the building of bridges and repairing the same in said county; provided, that no bonds shall be delivered, or money paid to any contractor, except upon estimate of work, as the same progresses or is completed.

Section 2. The said commissioners are hereby authorized to levy an additional tax not exceeding one mill on the dollar in any one year, to meet the payment of said bonds and the accrued interest thereon.

Section 3. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 11, 1882.

[House Bill No. 174.]

AN ACT

To divide Rome township, Lawrence county, into two election precincts.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the township of Rome, in the county of Lawrence, be and the same is divided into two election precincts, as follows: The first precinct to be composed of Rome township one (1), range fifteen, Ohio company's purchase, to be known as the first precinct. The remaining territory to compose Rome precinct.

Section 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 12, 1882.

[House Bill No. 230.]

AN ACT

To authorize the council of the city of Steubenville, Ohio, to issue bonds to raise money to build and complete a work-house in said city.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the council of the city of Steubenville, Ohio, be and is hereby authorized and directed to issue the bonds of said city for the purpose of raising money...
with which to build and complete a work-house in said city, to an amount not exceeding ten thousand dollars, and bearing a rate of interest not exceeding six per centum per annum, interest payable semi-annually, and to run such a length of time, not exceeding ten years, as the council aforesaid may determine.

Sec. 2. Said bonds shall be signed by the president of the council and the clerk of said city, and sealed with the seal of said municipal corporation, and shall not be sold for less than their par value, nor shall the proceeds arising therefrom be applied to any other purpose than the erection and completion of a work-house.

Sec. 3. That for the purpose of paying the principal and interest of said bonds, the council of said city shall, annually, levy a tax of not exceeding one mill, in addition to the other taxes authorized by law, on all taxable property in said city, until the said bonds and interest are paid in full.

Sec. 4. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 12, 1882.

[House Bill No. 438.]

AN ACT

To transfer funds now in the township treasuries of Logan county to the county treasury, and to provide for the disbursement of taxes hereafter to be collected for free turnpike purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That all funds in the treasury of said county which have been collected for the repair of free turnpikes by the trustees of the several townships therein be and the same are hereby transferred to the control of the commissioners of said county, and shall remain in said county treasury, and shall be expended and paid out under the direction of said commissioners as superintendents of free turnpikes, as required by law; provided, that the said funds shall be paid out and expended by such commissioners in each township in proportion to the amount collected therein for free turnpike purposes.

Sec. 2. In all townships in said county which shall have in their township treasuries unexpended monies collected for repair of free turnpikes, the treasurer is hereby authorized and required to pay the same back into the county treasury, to be expended by the commissioners for repair of free turnpike repairs.

Sec. 3. All taxes levied in said county for repair of free turnpikes therein and not yet collected, when collected shall remain in the treasury of said county, to be paid out as required by section one of this act.

Sec. 4. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives
R. G. RICHARDS,
President of the Senate

Passed April 12, 1882.
AN ACT

authorize the trustees of Granville township, Licking county, Ohio, to sell the town-hall building of said township, and to buy the Baptist church edifice for a town hall, and to issue bonds therefor.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Granville township, Licking county, Ohio, are hereby authorized to sell by public auction the present town-hall building of said township. The trustees shall give at least twenty days' notice of said sale prior thereto, posting a written notice thereof in at least five public places in said township.

c. 2. The trustees of said township are hereby authorized to buy the Baptist church edifice in the village of Granville, in said township, and to convey the same into a town-hall on any site to be selected by them in said village.

c. 3. For the purpose of raising money for said purchase, said trustees hereby authorized and empowered to issue the bonds of said township to mount not exceeding five thousand dollars, bearing a rate of interest not exceeding six per cent. per annum. Said bonds shall be for the sum of five hundred dollars each, and interest as aforesaid. One of said bonds shall be payable on the first day of March, A.D. 1883, and the succeeding bonds at intervals of six months thereafter, until the whole number of the bonds shall have been paid, and said trustees are hereby authorized to use the proceeds of the sale provided for in section one for said purpose.

c. 4. Said bonds shall be signed by the said trustees, and countersigned by the clerk of said township, and shall not be sold for less than their par value.

c. 5. For the purpose of paying the principal and interest of said bonds, said trustees may, annually, levy a tax of not exceeding one mill on the dollar of the taxable property of said township for five years.

c. 6. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 12, 1882.

[House Bill No. 183.]

AN ACT

authorize the commissioners of Van Wert county to levy an additional tax for current purposes, and to reduce certain other general county levies.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Van Wert county, Ohio, be and are hereby authorized, in the years of 1882 and 1883, to levy a tax on all the taxable property of said county for general county purposes, an amount not exceeding nine-tenths of a mill each year, in addition to the amount now authorized to be levied for purposes, to meet a deficiency now existing in said funds, the same to be credited upon the grand duplicate of said county and collected in the same manner as other taxes are collected; provided, that during said years, said board of commissioners shall reduce other county levies to correspond with this in-
crease, so as not to increase the general taxation in said county, but the levies for those years shall not in the aggregate exceed the amounts now fixed by law.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.

[Senate Bill No. 160.]

AN ACT

To provide for the issue and payment of bonds by the commissioners of Champaign county to meet a deficiency in the levy for the bridge fund.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Champaign county, to meet and provide for a deficiency in the bridge fund for said county, be and they are hereby authorized to issue the bonds of said county, for any amount not exceeding fifteen thousand dollars ($15,000), in such sums and payable at such times not exceeding five years from the date of the same, as to said commissioners may seem proper, bearing a rate of interest not exceeding six per centum per annum, payable semi-annually; and said bonds shall not be sold for less than their par value.

Sec. 2. That for the payment of the interest on, and for the redemption of said bonds, the commissioners of the said county are hereby authorized to levy taxes upon all the taxable property of said county, at such a rate not exceeding one mill, in addition to levies for road and bridge purposes now authorized by law, on each dollar of taxable property in said county, as may be found necessary to pay the interest on said bonds and provide a sum sufficient to redeem and pay the same as they become due and payable; said bonds shall be signed by the county commissioners, or any two of them, and countersigned by the county auditor.

Sec. 3. This act shall take effect the next day after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.

[Senate Bill No. 151.]

AN ACT

To authorize the trustees of Centre township, Columbiana county, Ohio, to transfer certain funds.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the township trustees of Centre township, Columbiana county, be and they are hereby authorized to transfer the sum of three hundred dollars, the proceeds of a statutory bond, to the road fund of said township.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.
AN ACT

Authorizing the commissioners of Pike county to pay certain indebtedness.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That commissioners of Pike county are hereby authorized, for the purpose of paying off and discharging the indebtedness contracted in the erection and construction of a bridge over Scioto river at Piketon, amounting in the aggregate to two thousand (2,000) and five hundred (500) dollars, to issue bonds of said county in sums of not less than one hundred (100) dollars nor more than five hundred (500), and the whole issue of said bonds not to exceed said indebtedness, said bonds to bear a rate of interest not to exceed six (6) per cent. per annum, and to become due at such dates and times from the issue thereof as may be deemed best, not to exceed two years from date, and not to be disposed of at less than their par value.

c. 2. That for the purpose of realizing the money to pay said bonds, the commissioners are hereby authorized to levy a tax at any regular session of the board, upon all the taxable property of the county, not exceeding one-half of a mill upon each dollar of valuation thereof, and to pay said bonds and interest thereon as the same becomes due.

c. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.
TO authorize the commissioners of Pike county to construct certain free turnpike roads.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Pike county, Ohio, be and are hereby authorized, when the resident land owners along the route of the roads hereafter named shall grant and secure unto said county the right of way to the same free of cost and expense, to construct in said county the following free turnpike roads, to wit:

First—To begin at a point in the "Waverly and Beaver turnpike road," near Gregg's Hill, and following as near as practicable the county road to a point near where said road intersects the Piketon and Jackson road; thence following the said Piketon and Jackson road, in the same manner to a point near where the Harrisonville road intersects said road; thence following the said Harrisonville road in the same manner to a point near where said road intersects the Scioto county line.

Second—To begin at or near a point in the Harrisonville road, known as the "Four Mile Bridge," following in an easterly course the county road as nearly as practicable, passing through Beavertown to a point in the Jackson and Piketon road; thence following said road in the same manner to a point in the Jackson county line.

SEC. 2. That said roads shall be not more than sixty (60) nor less than forty (40) feet wide, and at least twenty (20) feet in width, shall be turnpiked with earth so as to drain freely to the sides and raised with stone or gravel not less than ten (10) nor more than sixteen (16) feet in width, nor less than twelve (12) inches thick in center nor less than eight (8) inches thick at outer edges of such bed of stone or gravel, well compacted together in such a manner as to secure a firm and even and substantial road, and in no case shall the grade of ascent or descent on said roads be greater than seven (7) degrees, and said roads shall be provided with all necessary side drains, water-ways and underdraining, and with substantial bridges and convenient and sufficient culverts wherever the same shall be needed.

SEC. 3. That for the purpose of obtaining the money to build said roads the board of commissioners of said Pike county are hereby authorized to issue bonds of said county, not to exceed twenty-five thousand (25,000) dollars; said bonds to be made payable at such times and dates as said commissioners shall deem best, not to exceed fifteen (15) years from date of their issue, and to bear interest from date at a rate of not greater than six (6) per cent. per annum, payable semi-annually, and not to be disposed of by said county at less than par value, and to be issued in denominations of not less than one hundred (100) dollars nor more than five hundred (500) dollars.

SEC. 4. That to pay said bonds and interest at the several times and dates as the same become due, said board of commissioners are hereby authorized to levy a tax, not to exceed two mills, annually, upon all the taxable property of said county not exempt from taxation.

SEC. 5. That the records of all proceedings, under this statute, and payments made, and the letting of said work and estimates made, shall be done and performed in all particulars as designated and defined by the general laws of Ohio, now in force, regulating the construction and building of free turnpikes.

SEC. 6. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.
AN ACT

To authorize the village council of the village of Bellevue, Ohio, to issue bonds for the purpose of completing water-works now in the course of construction.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the village council of the village of Bellevue, in the counties of Huron and Sandusky, state of Ohio, be and is hereby authorized and empowered to issue the bonds of said village in any sum actually needed for the purpose, but in no case exceeding eight thousand dollars, bearing interest at a rate not exceeding six (6) per cent. per annum, payable semi-annually, and be of such denominations as the village council shall by resolution prescribe, but not less than one hundred dollars nor more than one thousand dollars each, and shall be made payable at such times as the said council shall by resolution prescribe, but not less than five nor more than fifteen years from this date; and which bonds shall not be sold for less than par in cash; the proceeds of said bonds shall be used for the purpose of completing water-works now in the course of construction so as to secure an abundant supply of water for present and future need of said village and for other purposes; the said bonds shall be signed by the mayor and attested by the clerk and the seal of said village, and when said bonds are sold the proceeds shall be paid to the treasurer of said village, who shall hold and disburse said proceeds as other funds are by him held and disbursed.

SEC. 2. That the council of said village, for the purpose of paying said bonds and the interest thereon as the same becomes due, is hereby authorized to levy a tax upon all the taxable property, real and personal, of said village, in addition to the amount otherwise allowed by law, to be collected as other taxes, and the money so raised shall not be used for any purpose other than the paying of said bonds and the interest thereon.

SEC. 3. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.

[House Bill No. 473.]

AN ACT

To authorize the county commissioners of Cuyahoga county to purchase a farm outside the corporation limits of Cleveland, and build an infirmary thereon, and issue bonds.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the county commissioners of Cuyahoga county be and hereby are authorized to purchase within the limits of said county, but outside of the corporate limits of the city of Cleveland, a farm for infirmary purposes, and to erect one infirmary thereon at a total cost not exceeding the sum of thirty thousand dollars.

SEC. 2. That, for the purpose of paying for such farm and building such infirmary, the county commissioners are hereby authorized to issue the bonds
of said county in denominations of not less than fifty dollars nor more than five hundred dollars, and bearing interest not exceeding six per cent. per annum, payable semi-annually, which bonds shall be due and payable in equal amounts in two, three, four, and five years from date, with interest and principal, payable at the office of the treasurer of such county.

Sec. 3. That the county commissioners shall, at the annual election in October, A.D. 1882, submit the question of purchasing such farm building, such infirmary, and issuing such bonds to the qualified electors of such county residing outside the corporate limits of the city of Cleveland, of which four weeks' notice shall be given by notice published in at least two newspapers printed and of general circulation in such county.

Sec. 4. Such election shall be conducted by the same officers and in the same manner as elections for township officers; but separate ballot-boxes, ballots, and tally-sheets shall be used.

Sec. 5. If a majority of the votes cast upon the question so submitted at such elections be in the affirmative, the county commissioners shall within a reasonable time thereafter issue and sell in such amounts as they may think best, the bonds necessary for the purchase of such farm and the building of such infirmary, not exceeding the sum of thirty thousand dollars, and shall purchase such farm, and cause to be erected thereon such infirmary; provided, that such bonds shall not be sold for less than their par value.

Sec. 6. The county commissioners shall, after the issuing and sale of such bonds, from year to year, levy a tax upon all property listed for taxation outside the corporate limits of the city of Cleveland, in said county, sufficient to pay the interest and principal of such bonds as they become due, and all costs connected with such infirmary; but no part of the money collected by such levy shall be used for any other purpose than herein prescribed.

Sec. 7. Upon the erection of such infirmary, the judges of the court of common pleas in such county shall appoint three competent electors, residing in such county, outside the corporate limits of the city of Cleveland, to be directors of such infirmary until their successors are duly elected and qualified, which electors, when so appointed, shall qualify and be governed in all respects by the general laws relating to infirmaries in force at the passage of this act, or which may hereafter be passed.

Sec. 8. At the first regular election for county officers held after the erection of such infirmary, there shall be elected from the electors resident of such county, outside the corporate limits of the city of Cleveland, three persons having the qualifications of electors to be infirmary directors, to hold office, one for one year, one for two years, and one for three years, or until their successors are elected and qualified, and every year thereafter shall one infirmary director be elected by the electors resident of same territory with like qualifications, in the same manner in all respects as is provided for by the general laws relating to infirmaries.

Sec. 9. Such infirmary shall be for the exclusive use of the paupers of the townships outside the corporate limits of the city of Cleveland, and shall be supported by tax upon the property of such county outside the corporate limits of such city.

Sec. 10. That this act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 13, 1882.
AN ACT

For the relief of James B. White.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Franklin township, Wayne county, are hereby authorized to release James B. White and his official securities on their official bonds, as treasurer of said township, from the payment of the sum of seven hundred and eighty dollars ($780) belonging to the school and township funds of said township; provided, that the said trustees shall submit said proposition to release to the qualified voters of said township at a general or special election, and a majority of said electors voting at said election vote in favor of said release.

SEC. 2. It shall be the duty of the said trustees, before submitting said proposition at a special election, to give notice by advertisement posted in three conspicuous places in said township, at least ten days next preceding said election, stating the object thereof; but if submitted at any general election, no advertisement shall be required, and the form of the ballot shall be the following: "For release—Yes;" "For release—No." The trustees shall provide a separate ballot-box for such ballots, and make due return of the result of said election to the auditor of said county.

SEC. 3. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[Senate Bill No. 173.]

AN ACT

To authorize the trustees of Ridgeville township, Lorain county, Ohio, to build a township hall.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Ridgeville township, Lorain county, Ohio, be and they are hereby authorized to construct a township hall and purchase a site therefor; the said hall to be built at such point in said township as said trustees shall designate. The said hall and site in the aggregate shall not exceed the sum of fifteen thousand dollars. Said trustees, in providing for the payment of said hall and site, shall be governed in all respects as provided by section 1479 of the revised statutes of Ohio.

SEC. 2. This act shall take effect from its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.
[House Bill No. 378.]

AN ACT

To authorize the board of education of the village district of Versailles, Darke county, Ohio, to reissue certain bonds.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the board of education of the village district of Versailles, Darke county, Ohio, be and they are hereby authorized and empowered to reissue the bonds of said village district as the same become due and payable; said reissued bonds to become due and payable at such times as the board may determine, and to bear interest at a rate not to exceed six per cent. interest, payable semi-annually. The said board are also hereby authorized to issue bonds for the sum of two thousand dollars ($2,000), to pay an existing indebtedness, which bonds are to be made payable at such times as the board may determine, and bear interest at a rate not to exceed six per cent., payable semi-annually; provided, that none of said bonds shall be sold for less than their par value, and that the levy made to pay above mentioned bonds and accruing interest shall not exceed the maximum allowed by law.

SEC. 2. This act shall be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[House Bill No. 428.]

AN ACT

To authorize the board of education of special school district number one, of Hicksville township, Defiance county, Ohio, to issue a new bond or bonds in lieu of one issued by virtue of an act passed by the General Assembly of the state of Ohio, April 18, 1874. (Vol. 71, page 102.)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the board of education of special school district number one, of the village of Hicksville, county of Defiance, and state of Ohio, be and they are hereby authorized to issue a new bond, or bonds, in lieu of one issued by virtue of the act aforesaid, and numbered fourteen (14), for the sum of three thousand three hundred and thirty dollars, payable to the first national bank of Hamilton, Ohio, and bearing interest at the rate of eight (8) per cent. per annum.

SEC. 2. That for the purpose aforesaid, the said board is hereby authorized and empowered to issue a new bond, or bonds, to be signed by the president and attested by the clerk of said board, in sum or sums not exceeding in aggregate the sum of three thousand dollars, bearing interest at a rate not exceeding six per cent. per annum; said bond or bonds to be payable at any time within five years, and at the pleasure of the board after two years; provided, that said bond or bonds shall not be sold at less than their par value.

SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.
To authorize the commissioners of Clermont county to construct certain free turnpike roads.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Clermont county are hereby authorized to construct the following free turnpike roads:

FIRST ROAD—To begin at Batavia, and thence to intersect the Cincinnati, Milford, and Chillicothe turnpike, at or near the Stonelick bridge.

SECOND ROAD—To begin at the Newtonville and Brownsville free turnpike road in or near the town of Newtonville, and running in a northerly direction as near as practicable along the county road lately established, passing the residence of William Roudabush to its terminus near the residence of Frederick Weaver, and from thence in a northerly direction to the Warren county line near McKendry Chapel church so as to pass at the cross roads near Edward Chaney.

THIRD ROAD—To begin at a point in the Cincinnati, Goshen, and Wilmington turnpike where the dividing line between the farms of George Shilterly and that known as the Thomas Porter farm, now intersects said turnpike two miles west of the village of Goshen, thence running in a northwest direction on the line of the county road known as the Goshen and Loveland road, through the lands of Randolph Lenning, Doctor Spencer, Harvey Hawley, Robert McLane, and others, to intersect the road known as the Loveland and Guinea road at a point where the dividing line between the lands of John P. Emery and Julia Emery now intersects said road in Miami township. And in locating such roads, said commissioners may locate the same upon the whole or any part of the county or township road heretofore laid out and established, and to widen, alter, change, or vacate the same or any part thereof, and shall have the power to lay out, locate, and survey such turnpike through any improved or unimproved lands, and are hereby authorized for the purpose to condemn and appropriate the necessary lands therefor, in pursuance of the laws of Ohio for the appropriation of private property for public purposes, and the payment of compensation therefor; said roads shall be opened not more than sixty nor less than forty feet wide.

SEC. 2. That said county commissioners may, if they deem it best, issue bonds for the construction of said roads; provided, said bonds shall not bear interest at a higher rate than six per cent. per annum, payable annually, and shall not be sold for less than their par value; provided, further, that said bonds may extend to such time as they can be met at a levy of one mill on the dollar in the tax duplicate of said county.

SEC. 3. That the commissioners shall, before proceeding to construct said roads or any part of the same, require and secure from those interested in said improvement, a subscription or donation equal in amount to twenty per centum of the cost of said improvement, to aid in the construction of the same, or in lieu thereof, may cause those interested in said improvement, to grade and cultivate said roads or parts of roads, ready for the metal for the same.

SEC. 4. That for the purpose of paying said bonds, the county commissioners are hereby authorized to levy and assess a tax not exceeding one mill on the dollar, annually, on any and all property in said county.

SEC. 5. That a majority of said board of commissioners shall, at any regular...
session, be necessary to agree upon specifications and order said improvement, or any part thereof.

Sec. 6. This act shall be in force and take effect from and after its passage.

O. J. Hodge,
Speaker of the House of Representatives.
R. G. Richards,
President of the Senate.

Passed April 14, 1882.

[House Bill No. 442.]

AN ACT

To authorize the commissioners of Logan county to issue bonds, and to levy additional taxes to pay the same.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Logan county be and are hereby authorized to issue the bonds of said county, to the amount of twenty thousand dollars, to pay existing indebtedness of said county for which no provision has been made by law; said bonds shall be issued at such times and in such sums as said commissioners may think proper, and shall be made payable at any time within ten years; said bonds shall bear interest at a rate not exceeding six per cent. per annum, which interest shall be payable semi-annually, and when so issued shall not be sold for less than their par value.

Sec. 2. The commissioners of said county are hereby authorized to levy, each year, a tax in addition to that authorized by law, not exceeding three-tenths of one mill on the dollar on all the taxable property; said county to pay said bonds as they may mature.

Sec. 3. This act shall be in force and take effect from and after its passage.

O. J. Hodge,
Speaker of the House of Representatives.
R. G. Richards,
President of the Senate.

Passed April 14, 1882.

[House Bill No. 447.]

AN ACT

To authorize the town council of the incorporated village of Celina, Mercer county, Ohio, to macadamize or otherwise improve the streets and alleys of said village, and to issue bonds and levy a tax for that purpose.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the town council of the village of Celina, in the county of Mercer, Ohio, be and is hereby authorized and empowered to issue bonds not exceeding the sum of twenty-five thousand dollars, bearing a rate of interest not exceeding six per centum per annum, and to be of such denominations as said council by ordinance shall provide, not less than fifty dollars each, which bonds shall be made
payable at such time or times as such council shall determine in not less than
10 nor more than twenty years from the date of the issuing any of said bonds,
and said bonds shall be signed by the mayor and countersigned by the clerk of
said village, and shall not be sold for less than their par value, and the money
arising from said bonds shall be used and applied in macadamizing or otherwise
improving the streets and alleys of said village.

Sec. 2. Said town council shall have power, after issuing said bonds, to
levy a tax on the taxable property of said village in addition to the rate now
authorized by law, in each year during the existence of said bonds, sufficient to
pay the interest and ultimately to pay the principal of said bonds at maturity,
and the money arising from such tax shall be applied by said council to the pay-
ment of the interest and principal of said bonds, and for no other purpose.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[House Bill No. 452.]

AN ACT

To authorize the commissioners of Allen, Hardin, and Logan counties to levy an additional
tax for general county purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the commissioners of each of the counties of Allen, Hardin, and Logan be and
are hereby authorized, in the year 1882 and 1883, to levy a tax on all the tax-
able property of said counties respectively for general county purposes to an
amount not exceeding three-tenths of one mill each year, in addition to the
amount now authorized to be levied for said purposes to meet a deficiency now
existing in said funds, the same to be entered upon the grand duplicate of said
counties respectively, and collected in the same manner as other taxes are col-
lected.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[Senate Bill No. 168.]

AN ACT

To authorize the board of education of the Upper Sandusky school district to levy an additional
tax for certain purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the board of education of the Upper Sandusky Union school district, in the
county of Wyandot, and state of Ohio, be and are hereby authorized and
empowered to levy a tax on the taxable property of said district, of three mills on the dollar for the year 1882, and three mills on the dollar for the year 1883, in addition to the taxes now authorized by law, the same to be levied, assessed, and collected as other taxes, for the purpose of seating, heating, and completing the new school-house now in process of erection in said school district; the said taxes when collected, shall be paid over to the treasurer of said board of education of the Upper Sandusky Union school district, to be used for the purposes hereinbefore stated, and for no other.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[Senate Bill No. 148.]

AN ACT

Authorizing the construction of a certain free turnpike in Thorn township, Perry county, Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Thorn township, Perry county, Ohio, are hereby authorized to levy a tax on all the taxable property of said township, not to exceed three mills on the dollar, for the purpose of constructing a free turnpike road from the village of Thornville to the station on the Straitsville division of the Baltimore & Ohio railroad in said township, called Thornport.

Sec. 2. The taxes levied by said trustees under the authority of this act, shall be returned to the auditor of said county, and placed on the duplicate of said township, and collected as other taxes, which, when so collected, shall be paid to the treasurer of said township, and by him disbursed for the purpose aforesaid on the order of said trustees.

Sec. 3. This act shall be in force and take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[Senate Bill No. 149.]

AN ACT

To authorize the commissioners of Gallia county to levy an additional tax for poor purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the county commissioners of Gallia county be and they are hereby authorized to levy not to exceed six-tenths of one mill upon each dollar of the taxable property
said county, for poor purposes, in addition to the levy for said poor purposes now authorized by law, the same to be entered on the duplicate of said county and collected as other taxes.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[Senate Bill No. 164.]

AN ACT

authorize the trustees of Weathersfield township, Trumbull county, Ohio, to levy a tax and build a soldiers' monument.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of Weathersfield township, Trumbull county, Ohio, are hereby authorized to levy a tax on all the taxable property of said township, not to exceed in the aggregate one thousand dollars ($1,000), for the purpose of erecting a soldiers' monument on a lot now owned by said township, for a burial-place of deceased soldiers and their families.

Sec. 2. The tax levied by said trustees under the authority of this act, shall be returned to the auditor of said county, and placed on the duplicate of said county and collected as other taxes, and when so collected shall be paid to treasurer of said township, and by him disbursed for the purposes aforesaid, at the order of said trustees.

Sec. 3. This act shall be in force and take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[Senate Bill No. 67.]

AN ACT

authorize the village of East Palestine, Columbiana county, Ohio, to borrow money to complete its town building, and for protection against fire.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the council of the incorporated village of East Palestine, county of Columbiana, and it is hereby authorized to borrow money, not exceeding one thousand dollars, for the purpose of completing its town building, and for
purchasing a fire engine and fire apparatus for the use of the fire department of said village, and for its general fire purposes; and the council of said village is hereby authorized to issue bonds of said village for the money so borrowed; said bonds to bear interest at a rate not exceeding six per cent. per annum, payable semi-annually; and said bonds shall be of such denominations and shall mature at such times as the council shall determine; provided, that such bonds shall not be sold for less than their par value.

SEC. 2. That said council of said village is hereby authorized to levy a tax on all the taxable property within the corporate limits of said village to pay said bonds, together with the interest thereon, as they shall become due; which levy shall be placed on the tax duplicate of said county, and collected as other taxes are provided, that before said bonds are issued, the question shall be submitted to a vote of the qualified electors of said village, at a general or special election to be held for that purpose, of which, in either case, at least ten days' notice shall be given by publication in a newspaper of general circulation in said village, and at such election the ballots shall have written or printed thereon, by those favoring the issue of bonds, the words, "Authority to issue bonds—Yes;" and by those opposing the issue of bonds the words, "Authority to issue bonds—No;" and if a majority of the votes cast at such election shall be in favor of the issue of bonds, then the council of said village may proceed to issue said bonds, which shall be signed by the mayor and countersigned by the clerk of said village.

SEC. 3. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[Senate Bill No. 82.]

AN ACT

To authorize the town council of Woodfield, Monroe county, to issue bonds and levy a tax.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That for the purpose of grading, macadamizing and improving the streets of the village of Woodfield, Monroe county, Ohio, the town council is hereby authorized to issue and sell the bonds of said village, not exceeding ten thousand dollars in amount, and in such denominations as said council may determine; not less than fifty nor more than five hundred dollars each, said bonds to be signed by the mayor, and countersigned by the clerk, payable at such time as the council may determine, not exceeding twenty years after date, bearing a rate of interest not exceeding five per cent. per annum, payable semi-annually; provided, that said bonds shall not be sold for less than their par value.

SEC. 2. That for the purpose of paying said bonds so authorized to be issued by this act, the council of said village is hereby authorized to levy a tax upon all the taxable property of said village, as provided by law, in addition to the amount already allowed by law, to be levied every year during the period said
Bonds have to run, sufficient in amount each year to redeem that portion of the bonds issued in pursuance of this act that will fall due during said year, and all accrued interest on said bonds.

Sec. 3. The clerk of said corporation is hereby required to keep a registry of said bonds when issued, in some book which the law now requires him to keep, giving the number, amount, date, rate of interest, when payable, and to be issued; and shall indorse on the back of each bond the word, "registered," and shall witness the same with his official signature.

Sec. 4. That before the issuing of said bonds, the question of issue shall be submitted to the qualified electors of said village, at a general or special election, of which ten days' notice shall be given in one or more newspapers printed in said village, of the amount of said bonds to be issued, and the time and place where said election will be held in said village; and if a majority of the electors voting at said election on said question shall vote in favor of said issue of bonds, then, and not otherwise, shall said bonds be issued; and at said election, those voting in favor of said issue shall have written or printed on their ballots, "For improvement bonds;" and those voting against said issue shall have written or printed on their ballots, "Against improvement bonds."

Sec. 5. Before said question of issuing said bonds shall be submitted to said voters, the town council shall pass a resolution ordering said question to be submitted to the vote aforesaid; provided, said vote shall be ordered and taken within two years from the passage of this act; otherwise said council shall have no right to issue said bonds.

Sec. 6. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[House Bill No. 320.]

AN ACT

Amend the act passed April 19th, 1881, entitled "An act to amend section one of the act entitled 'An act to authorize the commissioners of Franklin county to build a bridge across the Scioto river, in said county, and to levy a tax for that purpose,'" passed March 30, 1880.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section one (1) of the above recited act be so amended as to read as follows: section 1. That the commissioners of Franklin county, Ohio, be and they are hereby authorized to remove the old bridge across the Scioto river, on the faith of the old National road, now Broad street, in the city of Columbus, in said county, and build a new bridge on the same site, and to levy a tax for that purpose, not exceeding six-tenths (6-10) of a mill on the dollar of all the taxable property of said county each year, for the years 1882, 1883, 1884, and 1885, in addition to the other levies authorized by law; provided, that the cost of said bridge shall not exceed one hundred and fifty thousand dollars ($150,000); and further, that before any tax is levied or bonds sold or used, the said
commissions shall approve plans and specifications for said bridge, and shall enter into a contract with some person or persons, with approved security, to erect and complete said bridge according to said plans and specifications, it being understood and provided that said bridge shall not cost to exceed the sum of one hundred and fifty thousand dollars, otherwise the provisions of this act shall have no force or effect.

SEC. 2. That said original section one be and the same is hereby repealed.

SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 294.]

AN ACT

To authorize the commissioners of Coshocton county to build a bridge across the Walhonding river, in said county, and to levy a tax for that purpose.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Coshocton county, Ohio, be and they are hereby authorized to build a bridge across the Walhonding river at or near the "Thos. Darling ford," in Jefferson township, in said county, at a cost not exceeding fourteen thousand dollars ($14,000); and, for the purpose of constructing said bridge, said commissioners are hereby empowered, at their June session in the year 1882, to levy a tax not exceeding one and one-tenth mills on the dollar for the year ending June, 1883, in addition to the levy now authorized by law, on all the taxable property of said county, to be expended under their direction and control in constructing said bridge.

SEC. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 335.]

AN ACT

To authorize the commissioners of Greene county, Ohio, to construct a certain free turnpike road.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Greene, county, Ohio, be and they are hereby authorized to assist in the construction of a free turnpike road, if, in their judgment, it
The best interest of the county, to begin at the village of Bowersville, in
Trumbull township, in said county, and thence northwardly on the limestone
to Jamestown, in Silvercreek township, thence northwardly on the public
road from Jamestown to south Charleston, in Clarke county, to a point
where said road intersects the federal road turnpike in Ross township, in said
county, on the land formerly owned by F. A. Brock.

Sec. 2. That said county commissioners may, if they deem it best, issue
bonds for the construction of said road; provided, said bonds shall bear interest
at the rate of six per cent. per annum, payable semi-annually, and shall not be
less than their par value; provided further, that not more than twenty
per centum of the cost of said improvement shall be assessed in any one year.

Sec. 3. That for the purpose of paying said bonds, the said county com-
mmissioners are hereby authorized to levy a tax, not exceeding one-fourth mill on
the dollar, annually, on all the taxable property of said county.

Sec. 4. That this act shall take effect and be in force from and after its
passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 233.]

AN ACT

To authorize the village of New Paris, Preble county, Ohio, to transfer certain funds.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
the council of the incorporated village of New Paris, in the county of Preble,
may authorize to transfer the surplus police fund of said village to the
EOF. 2. This act shall take effect from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No 249.]

AN ACT

To authorize the council of the city of Portsmouth to issue bonds to construct a sewer and
necessary branches in said city.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That
council of the city of Portsmouth be and is hereby authorized and em-
功率, for the purpose of constructing a sewer, with an inside diameter of
four feet, together with necessary branches, well-holes, and man-holes, on Union, Waller, and Mill streets of said city, to issue the bonds of the city in a total sum of not exceeding fifteen thousand dollars ($15,000), and bearing a rate of interest not exceeding six (6) per cent. per annum, payable semi-annually, for such length of time not exceeding fifteen years, as the council aforesaid shall determine, which bonds shall not be sold for less than their par value, and the proceeds thereof shall be applied to no other purpose than the completion of said sewer and its necessary branches, well-holes, and man-holes of the bonds shall be signed by the mayor and clerk of the said city, and sealed with the seal of said city of Portsmouth.

SEC. 2. That for the purpose of paying the principal and interest of said bonds, the council of said city shall, annually, levy a tax of not exceeding one (1) mill, in addition to other taxes authorized by law, on all the taxable property in said city, until said bonds and interest are paid in full.

SEC. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 32.]

AN ACT

To provide for the better improvement of the public highways in Knox county.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of each township in Knox county having more than ten square miles of area, shall, on the first Monday in March, in the year eighteen hundred and eighty-three, and annually thereafter, divide their respective townships into two road districts, and two only, containing, as near as may be, an equal number of miles of road; and said trustees shall number said road districts one and two respectively, and shall furnish each road supervisor with a plat of the territory embraced in his road district, as nearly accurate as practicable, but College township in said county shall constitute one road district only.

SEC. 2. The trustees of each township in said county shall, on the first Monday of March, in the year eighteen hundred and eighty-three, and annually thereafter, in addition to all other taxes allowed by law, levy on the taxable property of their respective townships, for the purpose of improving, grading, macadamizing, repairing, and keeping in repair the public roads of such township, not less than three-fourths of one mill, and not exceeding one mill and three-fourths of one mill, in each year; and said trustees shall certify the same to the county auditor, who shall place the same on the duplicate, and the same shall be collected in the December installment of each year. All road taxes so levied by said trustees, and collected by the county treasurer, shall be paid over to the treasurer of the township from which they were collected. The money arising from such road tax shall be paid out by the township treasurer only upon the order of said trustees. All of the money so raised annually in each township shall be expended as near equally as can be by the trustees in the two road districts of their respective townships.

SEC. 3. The township trustees of each township in said county are hereby
required to meet on the first Monday of June, in the year eighteen hundred eighty-three, and annually thereafter, and issue the bonds of their respective townships, not to exceed the amount of tax levied for road purposes therein for the year, payable in six months from the date thereof, and to bear a rate of interest not to exceed six per cent., in denominations of not less than twenty-five dollars, nor more than one hundred dollars. Said bonds are to be issued for the purpose of raising money to be expended in improving the roads in said townships, and are to be paid off each year with the money arising from the road tax so collected in the December installment. If any of said bonds are not presented for payment within sixty days after the same become due and payable, the same shall cease to draw interest thereafter.

Sec. 4. The qualified electors of each township in said counties, shall, on the first Monday of April, in the year eighteen hundred and eighty-three, and annually thereafter, elect two road supervisors, and two only, in accordance with law. Each road supervisor so elected shall give bond in the sum of one thousand dollars, payable to said trustees, to be approved by them and conditioned according to law, which bonds shall be deposited with the township clerk. Said supervisors shall receive as compensation for their services the sum of two dollars per day for time actually spent in supervising and working the roads in their respective districts, which shall be paid by the trustees, from time to time, as said trustees shall direct. Said supervisors shall be liable to the same penalties for the non-performance of their duties as are already prescribed by law. Said supervisors shall be governed by the same provisions of law as the boards of trustees now in force in the state of Ohio, except as hereinafter provided.

Sec. 5. The commissioners of said county at their March session, in the year eighteen hundred and eighty-three, and annually thereafter, shall levy on the taxable property of said county for the purposes of this act, not less than three-fourths of one mill, and not to exceed one mill and a half any one year; and said levy shall be in lieu of all other taxes authorized by law to be levied by the county commissioners for the purposes of improving, repairing, and keeping in repair the public roads of said county; the funds raised from such levies shall be expended in improving, repairing, and keeping in repair the public roads of said county, in such manner and under such conditions as the said county commissioners shall provide, and such funds shall be paid out on the order of said county commissioners after they shall be satisfied that the improvements made, or repairs effected, were done in a good and substantial manner. And the said commissioners may employ a superintendent of roads to superintend said work at a compensation not to exceed two dollars per day for time actually employed, and the county surveyor or any competent engineer so employed to furnish grades and estimates at a compensation not to exceed five dollars per day.

Sec. 6. In all cases, when the said trustees deem it proper so to do, they may, in lieu of issuing the bonds mentioned in section three of this act, apportion the tax levied for the current year, but not to exceed the amount thereof, by issuing their orders on the township treasurer against said fund, in the name of the time said funds can be drawn from said treasury for the purposes of this act; and said township trustees shall have power and control over said supervisors as to the time and manner of doing said work, and the kind of work to be done, as specified in section two of this act; provided, that under the provisions of section 2824 of the revised statutes, the commissioners shall set off to the bridge fund more than one-half of the tax therein provided for in said counties; and provided, also, that under the provisions of section 2827 of the revised statutes of Ohio, the one-half of the levy therein provided for shall be credited to the road fund therein mentioned; anything in said sec-
tions to the contrary notwithstanding, and the other one-half of said tax shall be credited to the general road fund of the county and used for the improvement of the roads only.

SEC. 7. That the provisions of this act shall be in lieu of sections 4737, 4738, 4739, 2830, as amended April 12, 1880, (Ohio Laws, vol. 77, page 184), 4755, 4756, and 4757 of the revised statutes of the state of Ohio, and the same are hereby declared inoperative in said county, and all other acts or parts of acts which are inconsistent with, or in conflict with this act are hereby superseded in said county; and all other acts, laws, or statutes, or parts thereof, not excepted herein, are in as full force in said county as though this act had not been passed.

SEC. 8. This act shall take effect from and after the first day of January, 1883.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[House Bill No. 176.]

AN ACT

For the promotion of agriculture in Knox county.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That for the purpose of promoting the agricultural interest of said county, the commissioners of said county may purchase a tract of land containing not less than forty acres and suitable for fair ground purposes, for the use of the Knox county agricultural society, and upon which said society shall have the right to hold its annual fairs and other exhibitions, and said society shall have the right to improve said grounds in such manner as it shall deem advisable, and said commissioners are hereby empowered to levy upon all the taxable property of said county one half of one mill for paying for the grounds thus to be purchased. The residue of the funds remaining in the treasury after paying for said grounds may be paid to said society for the purpose of aiding in the improvement of the same. The title to said ground shall be vested in the county, subject to the uses aforesaid, and in case the said society neglect or fail, for the period of three years, to improve said grounds for the purposes herein mentioned, or shall at any time hereafter, for the period of three years, fail to use said grounds for holding annual exhibitions, said grounds may be sold by said commissioners and the money arising from said sale be placed to the credit of the county fund.

SEC. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.
[House Bill No. 406.]

AN ACT

For the relief of the bondsmen of Warren D. Moore, late treasurer of Sylvania township, Lucas county, Ohio.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees and board of education of Sylvania township, Lucas county, Ohio, are hereby authorized and required to submit, at any regular or special election, after twenty day's notice thereof, given by notices posted in at least six conspicuous places in said township, to the qualified electors of said township, the question as to whether the bondsmen of Warren D. Moore, late treasurer of said township, shall be released from their liability upon the various bonds given by him as such treasurer of said township, and if a majority of said qualified electors vote to release them from said liability, then they shall be released from the same, upon the said bondsmen conveying and releasing to said township, or in trust for its use all real estate, property, and rights in action which they hold as indemnity for their said liability.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[House Bill No. 334.]

AN ACT

To amend section one of the act to create a special school district in Brown township, Delaware county, Ohio, passed May 7, A.D. 1878. (Ohio Laws, vol. 75, page 1146.)

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That section one of an act to create a special school district in Brown township, Delaware county, Ohio, passed May 7, 1878, be so amended as to read as follows:

That the territory comprised in Eden school district, Brown township, Delaware county, Ohio, described and bounded as follows, to wit: Beginning at the northwest corner of the lands owned by George Leonard; thence east to the southwest corner of the lands of George Moore; thence north to the northwest corner of lands of George Moore; thence east to northwest corner of lands of W. K. Thrall; thence north to northwest corner of lands of N. I. Longwell; thence east to northwest corner of lands of W. W. Williams; thence south to southwest corner of lands of W. W. Williams; thence east to northeast corner of lands of J. A. Carothers; thence south to southeast corner of lands of J. A. Carothers; thence west to northwest corner of lands of J. W. Matthews; thence south to southeast corner of lands of George Hippie; thence following Alum creek to southern boundary of lands of M. M. Glass; thence west to southwest corner of lands of Harlo Williams; thence north to northwest corner of lands of H. Williams; thence west to southwest corner of lands of Jonathan Leonard; thence north to southwest corner of lands of F. Cook; thence east to southeast corner of lands of F. Cook; thence
north to northwest corner of lands of George Leonard, the place of beginning, be and the same is hereby created and declared to constitute a special school district.

Sec. 2. Said original section one of the act aforesaid be and the same is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 492.]

AN ACT
Relating to cemeteries in Adams county.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That Smith Grimes be and he hereby is authorized to obtain, by purchase or otherwise, a lot in West Union cemetery, and cause to be exhumed and re-interred therein all the bodies now buried on out-lots numbers six and seven, in the town of West Union, in said county, and cause to be erected thereat all the monuments and gravestones now designating said graves, anything in any law to the contrary notwithstanding.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.

[House Bill No. 404.]

AN ACT
To authorize the trustees of Tuscarawas and Franklin townships, Coshocton county, Ohio, to sell and dispose of the stock owned by said townships in the Pittsburgh, Cincinnati and St. Louis railway company.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the trustees of the townships of Tuscarawas and Franklin, of the county of Coshocton, and state of Ohio, be and they are hereby authorized to sell and dispose of the stock and bonds of the Pittsburgh, Cincinnati and St. Louis railway, owned by said townships, and place the proceeds of the sale of said stock into the township treasury of said townships, and to the credit of the school fund thereof.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Passed April 15, 1882.
AN ACT

To authorize the village of West Liberty, Logan county, to levy an additional tax to improve its cemetery.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the council of the village of West Liberty be and they are hereby authorized to levy a tax, not exceeding one-half mill in any one year, on all the taxable property on the duplicate of said village, for the purpose of improving the cemetery of said village, and the levy for said purpose to be placed on the tax duplicate, and collected as other taxes, and the money raised by such levies shall be used only for the purpose named in this act, said tax shall not be levied for more than two years.

SEC. 2. This act shall take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.

[House Bill No. 323.]

AN ACT

To authorize the commissioners of Franklin county to build a bridge across Big Darby creek, in Pleasant township of said county, and to levy a tax for that purpose.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the commissioners of Franklin county be and they are hereby authorized to construct a bridge across Big Darby creek, in Pleasant township, of said county, at or near Chenoweth’s mill, where the old state road, running from Lockbourne, in Franklin county, to London, in Madison county, crosses said creek.

SEC. 2. For the purpose of raising money to defray the expense of constructing said bridge, said commissioners are authorized and empowered to issue bonds of said Franklin county, at not less than their par value, in sums not less than five hundred dollars each, bearing interest at the rate of six per centum per annum, payable semi-annually, not to exceed in the aggregate the sum of fifteen thousand dollars, said bonds to be negotiable, payable within five years, and redeemable, at the option of said commissioners, at any time after three years from the date of their issue.

SEC. 3. Said bonds shall be signed by said commissioners, and countersigned by the auditor of said Franklin county, who shall keep a record of all bonds issued under and by virtue of this act, to whom issued, when made payable, and when redeemable.

SEC. 4. For the purpose of paying the interest and principal of said bonds, said commissioners are hereby authorized and empowered, in addition to the other levies authorized by law, to levy a tax, for two years, upon all the taxable
property of said Franklin county, not to exceed three-twentieths of one mill each year upon each dollar valuation thereof.

Sec. 5. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 17, 1882.

[House Bill No. 414.]

AN ACT

To authorize the council of the village of Bellefontaine, Logan county, Ohio, to issue bonds for the construction of water works.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the council of the village of Bellefontaine is hereby authorized to issue the bonds of said village in a sum not exceeding sixty thousand dollars, and in denominations of not less than one hundred dollars, nor greater than one thousand dollars each, and bearing a rate of interest not exceeding six per centum per annum, payable semi-annually, and redeemable within fifteen years, at not less than three thousand dollars per year after three years from the date of issue; and for the purpose of purchasing grounds and the construction of water works for said village.

Sec. 2. Said bonds shall be signed by the mayor and countersigned by the clerk of said village, and shall be sold at not less than their par value, and shall be issued in such amounts, respectively, as will, in the judgment of said council, best subserve the negotiation and sale thereof.

Sec. 3. That for the purpose of paying said bonds and the interest thereon, as the same becomes due, the council of said village is hereby authorized and empowered to levy and assess a tax upon all the taxable property of said village, not exceeding three mills, in addition to the amount already allowed by law, every year during the period said bonds have to run, sufficient in amount each year to pay the interest on and to redeem that portion of the bonds issued in pursuance of this act that will fall due during such year, and the money so raised shall not be used for any purpose other than for the paying of said bonds and the interest thereon.

Sec. 4. Before such bonds shall be issued, or before any contract shall be made for the purchase of suitable grounds and the construction of said water-works, the question of such issue and contract shall be first submitted to the voters of said village at any general election, of which ten days' notice shall be given in two newspapers of general circulation in said village, designating the proposed amount of bonds to be issued. Those in favor of the construction of said village water-works and the issue of said bonds, shall have written or printed upon their regular ballots cast at such election, "Water-works—Yes;" and those opposed, "Water-works—No;" the returns thereof shall be made to the village clerk, who shall present the returns so made by him to the council at their next regular meeting thereafter, when the same shall be canvassed by said
village council, and the result declared and entered upon the minutes; and if it shall appear that a majority of the electors voting upon such question had upon their ballots, "Water-works—Yes," then said council may proceed to issue said bonds, purchase the necessary grounds, and construct said works, and not otherwise.

Sec. 5. This act to take effect and be in force from and after its passage.

ISAAC N. HATHAWAY,
[Speaker pro tem. of the House of Representatives.]
R. G. RICHARDS,
[President of the Senate.]

Passed April 17, 1882.

[House Bill No. 418.]

AN ACT

To authorize the commissioners of Fairfield county to accept certain graveled roads.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the county commissioners of Fairfield county are hereby authorized and empowered to take possession of the following graveled roads: one road starting at the corporation line of Lancaster, in said county, running south-east, down the Hocking river on the east side to Sugar Grove, in said county, and also one starting at the same point, running down on the west side of the Hocking river to the same place; provided, said commissioners find said roads in good reasonable condition, shall, by order, cause the said roads to be entered on record as free turnpikes, and shall cause the same to be kept in repair as provided in chapter ten of the revised statutes of Ohio.

Sec. 2. This act shall take effect and be in force from and after its passage.

O. J. HODGE,
[Speaker of the House of Representatives.]
R. A. HORR,
[President pro tem. of the Senate.]

Passed April 17, 1882.

[House Bill No. 479.]

AN ACT

To authorize the county auditor and county treasurer of Hancock county, Ohio, to pay over certain funds therein named, in certain proportions, to the township of Findlay, and the village of Findlay, in said county, to be expended for the improvement and construction of the roads therein.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the county auditor of Hancock county, Ohio, be and he hereby is authorized and required to draw his warrants upon the county treasurer of said county, in favor of the treasurer of the village of Findlay, and the treasurer of Findlay
towtnship, in said county, for the surplus moneys belonging to the Findlay town-
ship railroad fund, heretofore levied and collected, and remaining unexpended
in the possession of said county treasurer, after payment of the railroad bonds her-
tofore issued by said township; and the said county treasurer is hereby authorized
and required to pay said moneys upon said warrants; the warrants so to be
issued in favor of the village of Findlay, shall be for such part of said fund as
was levied upon and paid by the taxable property within said village as shown
by the tax duplicate; and the warrant in favor of said township shall be for the
residue of said fund; said fund, when so received by said township and village,
shall be transferred to the road fund; and that received by said village, or such
part thereof as may be necessary, shall be kept as a separate fund and expended
by the council of said village in constructing and improving such parts of the
roads within said village as are necessary to connect the improved macadamized
streets in said village with the improved macadamized roads heretofore con-
structed by the trustees of said township outside of and up to the corporate
limits of the village.

Sec. 2. This act shall take effect upon its passage.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

Passed April 17, 1882.
JOINT RESOLUTIONS.

[Senate Joint Resolution No. 1.]

JOINT RESOLUTION

Relative to appointing a joint committee to wait on the governor.

Be it resolved by the General Assembly of the State of Ohio, That a committee of two on the part of the senate, and three on the part of the house, be appointed to wait upon the governor, and inform him that the general assembly is now in session, and ready to receive any communication he may wish to transmit.

O. J. HODGE,
Speaker of the House of Representatives.

A. HICKENLOOPER,
President of the Senate.

Adopted January 4, 1882.

[Senate Joint Resolution No. 2.]

JOINT RESOLUTION

Relative to a joint convention of the two houses to canvass the votes for state officers.

Be it resolved by the General Assembly of the State of Ohio, That the two houses of the general assembly meet in joint convention, in accordance with the provisions of section 38 of the revised statutes, on Wednesday, January 4, 1882, at 11 o’clock A. M., and count the vote for state officers at the election held on the second Tuesday of October, A. D. 1881.

O. J. HODGE,
Speaker of the House of Representatives.

A. HICKENLOOPER,
President of the Senate.

Adopted January 4, 1882.
[Senate Joint Resolution No. 3.]

JOINT RESOLUTION

Making arrangements for the inauguration of the governor-elect.

Be it resolved by the General Assembly of the State of Ohio, That a joint committee of two on the part of the senate, and three on the part of the house, be appointed to make the proper arrangements for the inauguration of the governor on Monday January 9, 1882.

O. J. HODGE,
Speaker of the House of Representatives.
A. HICKENLOOPER,
President of the Senate.

Adopted January 4, 1882.

[Senate Joint Resolution No. 5.]

JOINT RESOLUTION

Relative to appointment of committee on joint rules.

Be it resolved by the General Assembly of the State of Ohio, That a joint committee of three on the part of the senate, and five on the part of the house, be appointed on joint rules.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted January 10, 1882.

[House Joint Resolution No. 1.]

JOINT RESOLUTION

Providing for printing of additional copies of the report of the auditor of state.

Resolved by the General Assembly of the State of Ohio, That the supervisor of public printing be and he is hereby directed to cause to be printed, and bound in cloth, three thousand additional copies of the report of the auditor of state; one thousand for the use of the auditor of state; two thousand for the use of the general assembly.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted January 11, 1882.
JOINT RESOLUTION

Relative to the admission of Silas Sawyer to the Dayton Asylum for Insane.

WHEREAS, A man calling himself Silas Sawyer was arrested in Warren county, the charge of horse stealing about one year ——, and was confined in the thereof; soon after his arrest he was found to be insane, and an inquest of jury held in his case as provided by law, and he was committed to the county asylum, where he now remains; said Silas Sawyer is not a resident of Warren county and never was, and it cannot be ascertained from him or from any other source that he is a resident of the state of Ohio; the said Silas Sawyer is so far insane that he is unable to give his place of residence or any part of his story. Drs. Scoville and Fichenor, well informed physicians, have given their opinion that the said Silas Sawyer is dangerous to be at large, and that proper treatment he may be restored; therefore, be it

Resolved, by the General Assembly of the State of Ohio, That the Superintendent of the Dayton Asylum for the Insane be and hereby is authorized and directed to receive said patient into said institution for treatment; and should the said patient recover, return or deliver him to the proper authorities of Warren county.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORN,
President pro tem. of the Senate.

Adopted January 27, 1882.

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[House Joint Resolution No. 15.]

JOINT RESOLUTION

Relative to the distribution of the so-called St. Clair papers.

WHEREAS, By authority of a joint resolution passed February 21st, 1881, the publication of five hundred copies, in two volumes, of the so-called St. Clair papers, is now completed and the same are ready for distribution as provided by said joint resolution; therefore, be it

Resolved by the General Assembly of the State of Ohio, That the State Librarian be and he is hereby authorized to distribute one copy of each volume of said books to each member and officer of the 65th General Assembly, and each member not included in the original resolution passed February 21st, 1881.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORN,
President pro tem. of the Senate.

Adopted January 24th, 1882.
[House Joint Resolution No. 8.]

JOINT RESOLUTION

Instructing Senators and requesting Representatives in Congress to urge the passage of the apportionment bill now pending.

Be it resolved by the Senate and House of Representatives of the State of Ohio, That in view of the duty devolving on this General Assembly to apportion the State for Congressional purposes, that our Senators representing the State in the Senate of the United States be and they are hereby instructed, and that the Representatives in Congress from Ohio, in the House of Representatives, be and they are hereby respectfully requested to use all proper means to secure the passage of a law apportioning the Congressional representation among states as early a day as possible.

Resolved, That the Governor be and he is hereby requested to transmit a copy of these resolutions to the several Senators and Representatives in Congress from Ohio.

O. J. HODGE,
Speaker of the House of Representatives

R. A. HORR,
President pro tem. of the Senate

Adopted January 24th, 1882.

[House Joint Resolution No. 14.]

JOINT RESOLUTION

Directing the supervisor of public printing to have printed one thousand copies of senate bill No. 10.

Be it resolved by the General Assembly of the State of Ohio, That the supervisor of public printing be directed to have printed, for the use of the members of the house and the senate, one thousand extra copies of senate bill No. 10, by Mr. Brigham, “to prevent extortion and unjust discrimination by railroad companies, and to establish a board of railroad and telegraph commissioners and prescribe their powers and duties,” to be apportioned as follows: seven hundred for the use of the members of the house, and three hundred for the use of the members of the senate.

O. J. HODGE,
Speaker of the House of Representatives

R. A. HORR,
President pro tem. of the Senate

Adopted January 24, 1882.
[House Joint Resolution No. 16.]

JOINT RESOLUTION

Directing the supervisor of state printing to have printed additional copies of bills hereafter introduced in senate or house.

Be it resolved by the General Assembly of the State of Ohio, That the supervisor of state printing be and is hereby directed to procure, in addition to the number now authorized by law, one hundred copies of all bills hereafter introduced into the senate and house of representatives during this general assembly.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Adopted January 26, 1882.

[House Joint Resolution No. 3.]

JOINT RESOLUTION

Providing for a joint committee to arrange for presenting to congress a statue of the late James A. Garfield.

WHEREAS, By section 1817 of the revised statutes of the United States each state is invited to provide and to present to congress for erection in the rotunda of the house of representatives at Washington, marble or bronze statues of one or two of its deceased citizens, who have been illustrious for their historic renown, or their distinguished civic or military services, such as the state shall deem to be worthy of this national commemoration; and,

WHEREAS, Not only his own state, but all the states, and all civilized peoples recognize Ohio's most illustrious citizen, James Abram Garfield, as pre-eminently worthy of every memorial honor which it is in the power of the living to bestow on the dead; therefore, be it

Resolved by the General Assembly of the State of Ohio, That James Abram Garfield be and is hereby designated as one of the illustrious deceased citizens of the state whose distinguished civic and military services shall be commemorated by a suitable statue, as provided by said section 1817 of the revised statutes of the United States; that a committee of five on the part of the house and see on the part of the senate, with Governor Charles Foster, be appointed to investigate and report to the general assembly, either during the present or at adjourned session, the cost of procuring a competent artist to execute such statue [and] and the style, workmanship, and material best adapted for the same, and such other facts in connection therewith as will enable the general assembly to act intelligently in contracting for a work of art suitable to commemorate the renown of the illustrious dead.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HARR
President pro tem. of the Senate.

Adopted January 24, 1882.
JOINT RESOLUTION

Directing the librarian to distribute copies of the so-called St. Clair papers to members of the press.

Resolved by the General Assembly of the State of Ohio, That the state librarian be and he is hereby directed to distribute one copy of each volume of the so-called St. Clair papers to each of the members of the daily press who are engaged in legislative reporting and correspondence during this session of the general assembly, and who shall be so certified to said librarian by the president of the senate and the speaker of the house.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives
R. G. RICHARDS,
President of the Senate

Adopted February 17, 1882.

[House Joint Resolution No. 28.]

JOINT RESOLUTION

Adopting the joint rules of the 64th general assembly.

Be it resolved by the General Assembly of the State of Ohio, That the joint rules of the 64th general assembly be and they are hereby adopted as the joint rules for the government of the two houses of the 65th general assembly.

ISAAC N. HATHAWAY,
Speaker pro temp. of the House of Representatives
R. A. HARR,
President pro temp. of the Senate

Adopted February 20, 1882.

[House Joint Resolution No. 23.]

JOINT RESOLUTION

Authorizing the commissioner of railroads and telegraphs to purchase maps.

Be it resolved by the General Assembly of the State of Ohio, That the commissioner of railroads and telegraphs be and he is hereby authorized and instructed to purchase four thousand copies of the map of Ohio; that two thousand copies of said map shall be of the latest improved railroad map, to be attached to annual reports of railroads and telegraphs next issued.
That one thousand copies shall be of said latest improved railroad map, for equal distribution among the members of the general assembly; and one thousand copies shall be plain maps, for the use of the general assembly in redistricting the state; provided, the cost of said maps shall not exceed twelve and a half (12½) cents each for large size and seven (7) cents each for small size.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted March 2, 1882.

[Senate Joint Resolution No. 18.]

JOINT RESOLUTION

To pay inaugural expenses.

Be it resolved by the General Assembly of the State of Ohio, That out of any money in the treasury, not otherwise appropriated, the sum of two hundred and four dollars and twenty-five cents be paid as follows, to wit:

To Columbus Barracks Band ........................................ $55 00
To Hildreth, Martin & Co. .......................................... 63 00
For labor, etc., ....................................................... 22 00
To M. C. Lilley & Co. ................................................ 19 25
To J. M. Stewart ....................................................... 45 00

Being expenses incurred in the inauguration of the governor of the state of Ohio, January 9, 1882.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted March 6, 1882.

[Senate Joint Resolution No. 7.]

JOINT RESOLUTION

Relative to printing rules and joint rules.

Be it resolved by the General Assembly of the State of Ohio, That there be printed, under the direction of the clerk of the senate and clerk of the house of representatives, for the use of senators and members, two thousand copies of the rules of the senate and house, including joint rules, names of members, with post-office address, and lists of committees; also, that there be included therewith extracts from the constitution, laws, and revised statutes of the United States, with rulings of the courts thereon, as found in the manual
adopted by the 64th general assembly; and that said copies be bound in muslin in style substantially as printed and bound for the 64th general assembly.

O. J. HODGE,  
Speaker of the House of Representatives

R. G. RICHARDS,  
President of the Senate

Adopted March 8, 1882.

[House Joint Resolution No. 19.]

JOINT RESOLUTION

Directing the supervisor of public printing to allow a claim of G. J. Brand & Co.

WHEREAS, The adjutant-general, treasurer of state, and secretary of state transmitted to the governor a report, showing the transactions under act of April 20, 1881, “an act to provide for improving the heating and ventilation of the state house,” in printed form; and,

WHEREAS, The officers aforesaid had no authority of law for printing the same; therefore,

Be it resolved by the General Assembly of the State of Ohio, That the supervisor of public printing be directed to allow the bill of G. J. Brand & Co., state printers, for doing said work, according to contract prices for similar printed matter.

O. J. HODGE,  
Speaker of the House of Representatives

R. G. RICHARDS,  
President of the Senate

Adopted March 16, 1882.

[House Joint Resolution No. 32.]

JOINT RESOLUTION

Requesting the president of the United States to pardon Sergeant Mason.

WHEREAS, A United States military court convened to try Sergeant Mason for attempting to kill the assassin of the late President Garfield, has found said Mason guilty of the offense charged, and sentenced him to dismissal from the army, loss of pay, and eight years of imprisonment in the penitentiary, and

WHEREAS, The effort of said Mason to kill said assassin was the outgrowth of great excitement prevailing at the time throughout the country, on account of a great crime against the Republic, and nowise was the result of malice, hope of personal gain, or reward, and

WHEREAS, all the forms of law have been complied with, military discipline preserved, and vindicated, and

WHEREAS, The said Mason, by his long confinement and trial has, as we believe, suffered all that the ends of justice requires; therefore,
Resolved by the General Assembly of the State of Ohio, That his excellency the President of the United States, be and he is hereby respectfully but most earnestly requested to pardon said Mason of the offense he has been convicted; and restore him to his place in the army.

Resolved, That the governor be and he is hereby requested to forward a copy of this preamble and resolution to the attorney-general of the United States, with the request that he lay the same before the president at an early date.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted March 17, 1882.

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[House Joint Resolution No. 31.]

JOINT RESOLUTION

Relative to the distribution of the joint rules.

Resolved, That the supervisor of public printing be and he is hereby directed to deliver the two thousand extra copies of the rules of this general assembly heretofore ordered, to the respective clerks of the senate and house to each in proportion to the number of members of the respective bodies, and the clerks of each house shall deliver to each member a ratable proportion of such rules.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted March 23, 1882.

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[Senate Joint Resolution No. 29.]

JOINT RESOLUTION

Relative to the admission of Joseph Brown to the Dayton asylum for the insane.

WHEREAS, Joseph Brown, an insane person aged twenty-one years, was sent to the Brown county infirmary on the 28th day of November, 1881; and

WHEREAS, The probate judge of said county refuses to hear an application to have said Joseph Brown adjudged insane for the reason that no evidence can be obtained that he is a citizen of said county; and

WHEREAS, The infirmary directors of said county who now have the case of said insane person, and also the probate judge of said county have petitioned the general assembly for authority to have him adjudged insane without proof of residence, and placed in the proper asylum of the state; therefore,
Resolved by the General Assembly of the State of Ohio, That after the said Joseph Brown shall have been adjudged insane according to law, the superintendent of the Dayton asylum be and he is hereby authorized and required to receive him as a patient into said asylum for treatment, and, if the said patient recover, to return or deliver him to the proper authorities of Brown county.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Adopted March 23, 1882.

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[Senate Joint Resolution No. 31.]

JOINT RESOLUTION

Providing for printing additional copies of adjutant general's report.

Be it resolved by the General Assembly of the State of Ohio, That the supervisor of public printing be and he is hereby instructed to cause four hundred and fifty additional copies of the adjutant general's report for the year ending Nov. 15, 1881, to be printed and bound in cloth, for the use of the adjutant general and the Ohio national guard.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Adopted March 23, 1882.

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[Senate Joint Resolution No. 30.]

JOINT RESOLUTION

Relative to the admission of Mary E. Rowland to the central asylum for the insane.

Whereas, Edward Y. Clark, a resident of Ashland county, Ohio, petitions this general assembly in behalf of his daughter, Mrs. Mary E. Rowland, also a resident of Ashland, Ashland county, Ohio, whose mind became impaired while a resident of Illinois, and who was brought to this state by her parents with the hope of improving her condition, but has since became violently insane, and in need of the care and restraint which can only be secured in an asylum; and, Whereas, Said Mary E. Rowland, by leaving the state of Illinois, has lost the benefit of a residence there and cannot be received into any of the institutions of that state; and,
WHEREAS, It is adjudged by the probate court of said county of Ashland, after consultation with the superintendent of the Ohio central asylum for the insane, that under the statutes now in force said Mary E. Rowland is not eligible for admission to said asylum for the reason that when she came to reside in this state she was already insane; therefore, be it

Resolved by the General Assembly of the State of Ohio, That the said Mary E. Rowland having been adjudged insane by the probate court of Ashland county, upon the certificate of two physicians, the superintendent of the central asylum for the insane be and he is hereby authorized and required to receive said Mary Rowland into said institution for treatment, and, if said patient recovers, return or deliver her to the proper authorities of Ashland county.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted March 23, 1882.

[House Joint Resolution No. 12.]

JOINT RESOLUTION

Relative to obtaining from the federal government a training ship for reform school boys.

WHEREAS, The federal government has supplied training ships to some of the states and officered the same for the training of the incorrigible boys committed to the reformatories of the states, in the nautical arts; therefore, Resolved by the General Assembly of the State of Ohio, That the governor and our senators and representatives in congress be and they are respectfully requested to use their influence with the federal government in procuring the same advantages for the state of Ohio, and having placed on lake Erie a training ship for the training of such boys in our reform schools as may be found adapted to that pursuit.

Resolved, That a copy of this preamble and resolution be submitted to the governor, and that he be respectfully requested to transmit copies thereof to our senators and representatives in congress.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted March 27, 1882.

[House Joint Resolution No. 42.]

JOINT RESOLUTION

Authorizing Frederick Blankner to take charge of senate chamber and house of representatives after adjournment.

Resolved by the General Assembly of the State of Ohio, That Frederick Blankner is hereby empowered and authorized to take charge of the senate chamber and hall of the house during the recess of the general assembly, from
its adjournment in the spring of 1882 until its meeting in January, 1883; to put the same in good condition immediately after said adjournment, and keep them so continuously, and prepare them for the meeting of the general assembly in January, 1883; to take charge of the bill books and other property of senators and members, and to forward their mail, and to attend to other matters as requested; and for said services he shall be allowed two and one-half dollars per day—one-third of the total compensation to be paid from the appropriation for contingent expenses of the senate, and two-thirds thereof from the appropriation for contingent expenses of the house of representatives. Vouchers for said services shall be approved from time to time by the presiding officers of the respective houses, according to the appropriation to be drawn upon.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted April 8, 1882.

[Senate Joint Resolution No. 24.]

JOINT RESOLUTION

Relative to giving the "St. Clair papers" to the benevolent and reformatory institutions.

Resolved by the General Assembly of the State of Ohio, That the state librarian be and is hereby required to deliver to each one of the state, benevolent, reformatory, and penal institutions of the state of Ohio, one copy each of the "St. Clair papers," so called, and take their receipt therefor; provided, there are a sufficient number now in the hands of the state to supply all the demands of this resolution.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted April 8, 1882.

[Senate Joint Resolution No. 35.]

JOINT RESOLUTION

Relative to adjournment of the 66th general assembly.

Resolved by the General Assembly of the State of Ohio, That this general assembly will adjourn on Monday, April 17, 1882, at twelve o'clock M., to meet again on the first Tuesday in January, 1883, at three o'clock P. M.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.

Adopted April 11, 1882.
[House Joint Resolution No. 40]

JOINT RESOLUTION

Authorizing the governor to issue annual proclamation relative to planting of forest trees.

WHEREAS, The forests of the state are rapidly disappearing to an alarming extent; therefore,

Resolved by the General Assembly of the State of Ohio, That the governor be and he is hereby authorized to issue a proclamation, annually, setting apart a day in April for the planting of forest trees, and recommending that the day be devoted by the people to that purpose.

O. J. HODGE,
Speaker of the House of Representatives.

R. A. HORR,
President pro tem. of the Senate.

 Adopted April 11, 1882.

[House Joint Resolution No. 34.]

JOINT RESOLUTION

Relative to procuring a record of Ohio soldiers in the Mexican war.

WHEREAS, There are no records among the military archives of the state of the troops sent by Ohio to the field during the war with Mexico; and

WHEREAS, It is a befitting tribute to the brave officers and men who fought so gallantly in those memorable and brilliant campaigns that the state should supply those missing records that fill so important a place in the military history of our state; therefore,

Resolved, That the governor of Ohio be instructed to request the president of the United States to cause the adjutant-general of Ohio to be furnished with copies of the muster rolls of brigadier-general Thomas L. Hamar and staff, of the field and staff and companies of the five regiments of volunteer infantry, and the field and staff of the 15th U. S. infantry, and of the five companies of that regiment enlisted in Ohio under captains Chase, Jones, Perry, Hoagland, and King, and of the independent companies of cavalry furnished by Ohio during the war with Mexico.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

 Adopted April 12, 1882.

[Senate Joint Resolution No. 26.]

JOINT RESOLUTION

Providing for an examination by the auditor of state of the enlistment and collection laws.

Be it Resolved by the General Assembly of the State of Ohio, That the auditor of state is hereby requested to carefully examine the laws for the assessment and
collection of taxes and report to the adjourned session of the 65th general assembly what changes in his opinion are necessary to make our enlistment and collection laws more just, uniform, and acceptable.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Adopted April 14, 1882.

[Senate Joint Resolution No. 22.]

JOINT RESOLUTION
Relative to binding and distributing fourth volume of geological survey.

Be it resolved by the General Assembly of the State of Ohio, That the supervisor of public printing be directed to bind, as soon as practicable, the fourth volume of the geological series; and, as soon as bound, the secretary of state is directed to distribute the same as follows: For the geological corps connected with the survey, two hundred copies; the same to be distributed under the direction of Professor Orton; for the state library, one thousand copies; one copy each to the state officers, state institutions, and officers of the senate and house of representatives of the present general assembly; the balance to be equally divided among the present members thereof. That the secretary of state be and is hereby directed to have boxed up, at the state bindery, the number of the above named volumes to which each member is entitled and ship the same to his address, and the secretary of state is hereby directed to pay the charges for shipping the same out of the amount appropriated for the distribution of the laws and journals and public documents.

The joint resolution providing for the distribution of the above, adopted May 15th, 1878, be and the same is hereby rescinded.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Passed April 14, 1882.

[House Joint Resolution No. 41.]

JOINT RESOLUTION
Providing for the admission of Miss Lizzie Egley into the Lucas county asylum for the insane.

Whereas, Miss Lizzie Egley, a resident of the city of Columbus, Franklin county, Ohio, is in a condition of insanity which threatens to become incurable unless speedily treated, and,
WHEREAS, the quota for said Franklin county, in the Columbus asylum for the insane, is full; therefore,

Resolved by the General Assembly of the State of Ohio, That the superintendent of the Lucas county insane asylum be and is hereby authorized, directed, and required, if not inconsistent with existing statutes, to receive the said Lizzie Egley as a patient into the said Lucas county asylum for the insane; provided, that there is room in said asylum for said patient without discharging any patient now confined therein under existing laws except it should be a patient from Franklin county.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

[Senate Joint Resolution No. 42.]

JOINT RESOLUTION

Relative to printing additional copies of the reports of the commissioner of insurance.

Resolved by the General Assembly of the State of Ohio, That the superintendent of public printing be and he is hereby authorized and directed to have printed fifteen hundred extra copies of each of the reports of the superintendent of insurance for the last year, and be and he is also hereby directed to have bound in cloth five hundred of said extra copies of both reports together, and to have bound in muslin one hundred copies of the last annual report of the board of state charities.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

[Senate Joint Resolution No. 40.]

JOINT RESOLUTION

Relative to the equalization of bounties.

WHEREAS, Many of the soldiers of the late war who were first to offer their services for the suppression of the rebellion and rendered faithful service until discharged for disability are unable under existing laws to obtain any part of the federal bounty given to soldiers who enlisted later in the war; therefore,
Resolved, That our senators and representatives in congress are hereby requested to so modify and amend the laws that all soldiers who rendered faithful service may be entitled to receive a full share of government bounties according to length of service.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

[Senate Joint Resolution No. 38.]

JOINT RESOLUTION

Directing the attorney general to institute a suit in quo warranto.

WHEREAS, A special act entitled "an act to establish a police-force in the city of Xenia," passed March 25, 1880 (77 O. L, page 350), withdrew from that city all the police-powers vested in it by the general laws for cities of its grade (sections 2023–2030 revised statutes), and lodged them in a board of police-commissioners appointed by the court of common pleas of Greene county; abolished the office of marshal of the said city, without repealing the general law (section 1707 revised statutes which provides that "the officers of a city of the second class shall consist of a mayor, marshal," etc.; and authorized the payment of salaries to the said police-force out of the general fund of the city, and also the levy of a tax for such payment other than and additional to that provided for by the general law (section 2683, clause 21, revised statutes); and

WHEREAS, This special act raises constitutional questions whose judicial settlement would be of great value to the general assembly—namely:

1. Whether, while "the general assembly shall pass no special act conferring corporate powers," it may pass a special act withdrawing corporate powers;
2. Whether, while a city must be organized by general laws (Cons., Art. XIII, Sec. 6), it may be or would be disorganized by a special law through the abolition of one or more of its organic offices;
3. Whether a tax already levied and collected by a municipal corporation for one purpose can be diverted to another by a special act of the general assembly; and
4. Whether the conferring, by special act, of a power of taxation on a municipal corporation other than and additional to that authorized by the general laws comes within the inhibition of section 1 of article XIII of the constitution; therefore,

Resolved by the General Assembly of the State of Ohio, That the attorney-general is hereby directed to institute a proper action in quo warranto against the police-commissioners appointed under the said special act, inquiring by what authority they hold their offices or trusts, and to procure, if practicable and as soon as practicable, a decision of the supreme court on the several constitutional questions herein suggested.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Passed April 17, 1882.
[Senate Joint Resolution No. 19.]

JOINT RESOLUTION

Relative to purchasing new editions of revised statutes.

Resolved by the General Assembly of the State of Ohio, That the secretary of state is hereby authorized and directed to purchase for the use of the general assembly and the state officers, two hundred copies of the new edition of the revised statutes of Ohio, as corrected, revised, and improved; said copies to be folded and ready for binding, at a price not to exceed four dollars and fifty cents per copy, of the matter comprising the three volumes hereinafter mentioned, and the superintendent of public printing is hereby directed to have the copies above provided for, bound at the state bindery immediately; the binding to be in three volumes; volume three to contain the constitutions of the United States and the state of Ohio, and the laws of congress; also the indexes to the constitution and the general index to the whole; and volume one and two to contain the remainder of the matter divided between the two as equal as practicable. At the commencement of each session of the general assembly the secretary of state shall furnish to each member a copy of said statutes, taking his receipt therefor, and also a copy for each committee room of the house and senate, taking the receipt of the proper sergeant-at-arms therefor. At the close of each session, the copies furnished for the use of members and committees shall be returned to the secretary of state. The secretary of state shall also furnish to each judge of the supreme court, and each head of a department of the state government a copy taking his receipt therefor, and the remainder of said copies shall be retained by the secretary of state subject to the further order of the general assembly.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

[Senate Joint Resolution No. 20.]

JOINT RESOLUTION

Relating to printing additional copies of report of state commissioner of common schools.

Resolved by the General Assembly of the State of Ohio, That there be printed, ten thousand (10,000) additional copies of the twenty-eighth annual report of the state commissioner of common schools, sixteen hundred for distribution by the commissioner of common schools and the remainder for the use of the general assembly, and for distribution throughout the state by the members thereof; and the secretary of state is hereby directed, at the expense of the state, to forward to each member of the 65th general assembly, his quota of said reports to such place as said member may direct.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.
Resolved by the General Assembly of the State of Ohio, That the attorney-general be and is hereby authorized to contract with the commissioners of Lucas county for the maintenance and care of a number of insane of the state, not exceeding twenty, at a rate not exceeding four dollars and fifty cents per week, for each person; provided, said insane cannot be accommodated in the hospital for insane under state control, and provided further, however, that no inmates shall be maintained in said Lucas county asylum in excess of the quota from the county from which they belong, and at each settlement with the auditor of state they will be required to give the name of each inmate and where from, and that this contract take effect from the 16th of February, 1882, and shall be subject to the future action of the general assembly. The joint resolution adopted June 20, 1879, relating to the insane kept by Lucas county is hereby repealed.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

[House Joint Resolution No. 49.]

JOINT RESOLUTION

Providing for the printing of the reports of state officers in advance of other matter.

Resolved by the General Assembly of the State of Ohio, That the supervisor of state printing be and he is hereby directed to cause printed in advance of all other matter, the reports of the state officers, except the statistical and agricultural and state institutions required to be made to the governor on the 15th day of November, 1882, that they may be laid before the general assembly at an early day in the session in 1883.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

[House Joint Resolution No. 48.]

JOINT RESOLUTION

Providing for a calendar of unfinished business.

Resolved by the General Assembly of the State of Ohio, That after the close of the present session, the clerks of the senate and house of representatives, re-
spectively, shall prepare and cause to be printed and laid upon the desks of members of the general assembly at the opening of the adjourned session, calendars of the condition of each bill or resolution pending in either branch, and that so soon as printed, he cause an extra copy of each to be forwarded to each member of the general assembly.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

[Senate Joint Resolution No. 33.]

JOINT RESOLUTION

Providing for the publication of the Ohio state reports, and the advance sheets of the same.

Be it resolved by the General Assembly of the State of Ohio, That the secretary of state be and he is hereby authorized to contract with some responsible person or firm to furnish material, print, bind, and supply the state with three hundred and fifty copies of the thirty-eighth and any other subsequent volume or volumes of the Ohio state reports, that may be ready for publication within two years from the 23d day of June 1882, said contract to be made with the lowest responsible bidder, as provided in section 2, article 15 of the constitution, after first giving public notice to bidders for four weeks in some weekly newspaper published in Columbus, Ohio, and of general circulation in the state. Said contract to be made in accordance with the provisions and subject to the limitations and instructions of section 437 of the revised statutes, as to cost and otherwise, and shall include the advance sheets provided for in said section. The volume to be in quality of paper and binding, equal to volume 1, Ohio state reports as provided by law.

O. J. HODGE,
Speaker of the House of Representatives.

R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

[House Joint Resolution No. 21.]

JOINT RESOLUTION

Authorizing the printing and distribution of additional copies of the report of bureau of statistics of labor for the year 1881.

Resolved by the General Assembly of the State of Ohio, That there be printed four thousand (4,000) additional copies of the report of the commissioner of the bureau of statistics of labor for the year 1881, to be distributed as follows: Three thousand (3,000) for the use of the general assembly, four hundred (400) for the commissioner, and one hundred (100) for the state library; said report
shall also be printed in the German language, and the number of copies to be printed shall be determined in the same manner as is provided in the secretary of state's report.

O. J. HODGE,
Speaker of the House of Representatives.
R. G. RICHARDS,
President of the Senate.
Adopted April 17, 1882.

[House Joint Resolution No. 47.]

JOINT RESOLUTION

Authorizing the treasurer of state to dispose of old desks, counters or other material in his office.

Be it resolved by the General Assembly of the State of Ohio, That the treasurer of state be and he is hereby authorized to dispose of any old desks, counters, or other material in his office not necessary to the same, on the best terms in his discretion, and use the proceeds thereof for furniture and repairs in said office.

O. J. HODGE,
Speaker of the House of Representatives.
R. A. HORR,
President pro tem. of the Senate.
Adopted April 15, 1882.

[House Joint Resolution No. 48.]

JOINT RESOLUTION

Providing for the state lands to Sarah V. Plummer and Benjamin F. Kinney.

WHEREAS, Sarah V. Plummer and Benjamin F. Kinney, of Muskingum county, Ohio, leased certain lands and water privileges, as recorded in the office of the board of public works, and erected on said lands one grist mill and one saw mill; and

WHEREAS, The dam she owns, as dam number one (1) of the Muskingum improvement, was injured to such an extent in the winter of 1880-81, by reason of the heavy ice passing over it, that said Plummer and Kinney have not been able to use the said mills because of such injury to said dam; and

WHEREAS, The board of public works deem it inexpedient to repair the said dam, which would require several thousand dollars.

Resolved, That upon the recommendation of the board of public works the governor shall convey, by deed, to said Plummer and Kinney so much of the state land lying in the second quarter of the second section of the seventh range of the United States military lands in Madison township, Muskingum county, Ohio, as it is described in the leases of said Plummer and Kinney, respectively, not to exceed three and fifty-nine hundredths acres to Sarah V.
Plummer, and one and eighty-two hundredths acres to Benjamin F. Kinney, said deed to be received in full settlement and satisfaction of all claims for damages against the state by said parties respectively.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

[House Joint Resolution No. 50.]

JOINT RESOLUTION

Providing for the payment of maps ordered under H. J. R. No. 23.

Whereas, The commissioner of railroads and telegraphs has purchased and received four thousand maps, as provided by house joint resolution number 23; therefore,

Be it resolved by the General Assembly of the State of Ohio, That there be and hereby is appropriated from the appropriations for public printing and binding the sum of four hundred and sixty dollars to pay for said maps, and the mounting of one thousand of the same; and that the commissioner of railroads and telegraphs be and is hereby instructed to have the one thousand of said maps for distribution by the general assembly, as provided by said house joint resolution, [mounted] at the state bindery.

ISAAC N. HATHAWAY,
Speaker pro tem. of the House of Representatives.
R. G. RICHARDS,
President of the Senate.

Adopted April 17, 1882.

SECRETARY OF STATE'S OFFICE,
COLUMBUS, O., June 1, 1882.

I hereby certify that the foregoing general and local laws and joint resolutions are correctly copied from the original rolls on file in this office.

CHARLES TOWNSEND,
Secretary of State.
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<td></td>
<td>Moses R. Dickey, Mansfield</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>Richland</td>
<td>Thomas J. Kenney, Ashland</td>
<td></td>
</tr>
</tbody>
</table>

**Term:**
Commenced: Dec. 2, 1878
Expires: May 10, 1879

District: 1, 2, 3, 5, 6
Sub. div. 1, 2, 3, 4, 5, 6

Names and post-offices:**
Fayette Smith, Cincinnat...
Fred. W. Moore,...
Robert A. Johnston,...
Samuel N. Maxwell,...
John S. Conner,...
M. L. Buchwalter,...
William L. Avery,...
Alex. F. Hume,...
Henderson Elliott,...
David L. Meecher,...
James A. Gilmore,...
Calvin D. Wright,...
Wm. R. Warnock,...
James M. Smith,...
Azariah W. Doan,...
James S. Goode,...
James E. Hawes,...
James H. Day,...
Charles M. Hughes,...
Selwyn N. Owen,...
John J. Moore,...
Wm. F. Lockwood,...
John H. Doyle,...
Reuben C. Lemmon,...
John Mackey,...
Charles P. Wickham,...
Newell D. Tibballs,...
John C. Hale,...
Darius Cadwell,...
S. F. Williamson,...
Henry McKinney,...
E. T. Hamilton,...
Gershom M. Barber,...
James M. Jones,...
Allen T. Cowen,...
D. W. C. Loudon,...
Thad. A. Minshall,...
Henry M. Huggins,...
Ace Gregg,...
Ed. F. Bingham,...
Hawley J. Wylie,...
Eli P. Evans,...
George Lincoln,...
Samuel M. Hunter,...
Chas. H. McElroy,...
Moses R. Dickey,...
Thomas J. Kenney,...
## Judges of the Court of Common Pleas—1882.

<table>
<thead>
<tr>
<th>District</th>
<th>Sub. div.</th>
<th>Counties</th>
<th>Names and post-offices</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>6 3</td>
<td>Wayne</td>
<td>Cha. C. Parsons, sr., Wooster</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Holmes</td>
<td>C. F. Voorhees, Millersburg</td>
<td>Feb. 9, 1878</td>
</tr>
<tr>
<td></td>
<td>7 1</td>
<td>Fairfield</td>
<td>Silas H. Wright, Lancaster</td>
<td>Feb. 12, 1882</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Perry</td>
<td>John S. Freisier, Logan</td>
<td>Dec. 1, 1879</td>
</tr>
<tr>
<td></td>
<td>7 2</td>
<td>Jackson</td>
<td>A. C. Thompson, Portsmouth</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Vinton</td>
<td>James Tripp, Jackson C. H.</td>
<td>Feb. 9, 1879</td>
</tr>
<tr>
<td></td>
<td>7 3</td>
<td>Meigs</td>
<td>Samuel S. Knowles, Marietta</td>
<td>Feb. 9, 1878</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Athens</td>
<td>Jos. P. Bradbury, Pomeroy</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td>8 1</td>
<td>Morgan</td>
<td>Wm. H. Frazier, Caldwell</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Noble</td>
<td>Wm. H. Ball, Zanesville</td>
<td>Aug. 3, 1879</td>
</tr>
<tr>
<td></td>
<td>8 2</td>
<td>Belmont</td>
<td>St. Clair Kelly, St. Clairsville.</td>
<td>Feb. 9, 1893</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Monroe</td>
<td>J. C. Hance, N. Philadelphia</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jefferson</td>
<td>John S. Pearce, Cadiz</td>
<td>Apr. 17, 1882</td>
</tr>
<tr>
<td></td>
<td>8 3</td>
<td>Harrison</td>
<td>Tuscawas</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Stark</td>
<td>Anson Pease, Canton</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td>9 1</td>
<td>Carroll</td>
<td>Peter A. Laubie, Salem</td>
<td>Nov. 1, 1880</td>
</tr>
<tr>
<td></td>
<td>9 2</td>
<td>Trumbull</td>
<td>G. F. Arrell, Youngstown</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Portage</td>
<td>Wm. T. Spear, Warren</td>
<td>Oct. 31, 1878</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mahoning</td>
<td>L. S. Sherman, Ashtabula</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td>9 3</td>
<td>Geauga</td>
<td>H. H. Woodbury, Jefferson</td>
<td>Jan. 25, 1881</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lake</td>
<td>John McCauley, Tiffin</td>
<td>Feb. 9, 1881</td>
</tr>
<tr>
<td></td>
<td>10 1</td>
<td>Seneca</td>
<td>Henry H. Dodge, Perrysburg</td>
<td>Feb. 1, 1878</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Hurin</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>10 2</td>
<td>Crawford</td>
<td>Thomas Beer, Bucyrus</td>
<td>Feb. 9, 1882</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Marion</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>10 3</td>
<td>Wyandot</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Union</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Logan</td>
<td>Jno. A. Price, Bellefontaine</td>
<td>Feb. 9, 1882</td>
</tr>
</tbody>
</table>

* Resigned February 14, 1882. John W. Jenner appointed to fill vacancy.
† Died April 29, 1882. Thos. C. Duncan appointed to vacancy.
TIMES OF HOLDING COURTS IN OHIO IN 1882.

第一区

地方法庭

汉密尔顿，1月的第一个星期一，4月的第一个星期一，10月的第一个星期一。

普通法庭

汉密尔顿，1月的第一个星期一，5月的第二个星期一，11月的第一个星期一。

第二区

地方法庭

巴特勒，4月3日；克林顿，4月3日；沃伦，4月10日；昌平，4月17日；蒙哥马利，4月17日；克拉克，5月1日；格林恩，4月24日；达克，4月3日；普尔，5月8日；迈阿密，5月8日。

普通法庭

巴特勒，1月9日，5月15日，10月16日。

蒙哥马利，1月9日，5月15日，10月16日。

达克，1月9日，5月22日，10月16日。

克林顿，1月9日，5月22日，10月16日。

沃伦，1月9日，5月15日，10月16日。

克拉克，1月9日，5月22日，10月16日。

格林恩，1月9日，5月22日，10月16日。

昌平，1月9日，5月22日，10月16日。

迈阿密，1月9日，5月15日，10月16日。

普尔，1月9日，5月15日，10月16日。

第三区

地方法庭

艾伦，4月14日；昂格拉伊兹，4月10日；德夫，3月27日；富顿，4月3日；亨利，3月30日；默瑟，4月12日；保林丁，3月24日；普特南，4月18日；谢尔比，4月7日；万沃特，3月21日；威廉斯，4月5日。

普通法庭

艾伦，1月30日，5月22日，10月11日。

昂格拉伊兹，2月7日，5月23日，10月24日。

德夫，1月3日，4月25日，9月19日。

富顿，1月3日，4月24日，9月18日。

亨利，1月16日，5月8日，10月16日。

默瑟，2月27日，6月12日，11月20日。

保林丁，1月30日，5月22日，10月16日。

普特南，2月29日，6月5日，11月13日。

谢尔比，1月4日，5月1日，9月11日。

万沃特，1月3日，4月25日，9月19日。

威廉斯，2月13日，6月5日，11月13日。
FOURTH DISTRICT.

District Court.

Erie, April 10; Huron, April 20; Lucas, March 13; Sandusky, April 24; Ottawa, April 20; Lorain, March 29; Medina, March 27; Summit, March 13; Cuyahoga, March 13.

Common Pleas.

Erie, January 30, May 22, October 23.
Huron, February 6, June 5, November 13.
Lucas, January 3, May 1, October 9.
Sandusky, January 3, May 1, September 25.
Ottawa, January 9, May 1, September 25.
Lorain, January 30, May 22, October 23.
Medina, January 9, May 8, September 25.
Summit, January 9, May 8, September 25.
Cuyahoga, January 3, May 1, September 18.

FIFTH DISTRICT.

District Court.

Madison, August 29; Fayette, September 23; Clermont, September 27; Franklin, March 21, September 2; Adams, August 29; Highland, August 29; Pickaway, September 23; Brown, September 2; Ross, September 2.

Common Pleas.

Adams, January 17, April 18, October 3.
Clermont, February 7, May 23, October 17.
Brown, February 14, May 23, October 17.
Highland, January 9, April 10, October 16.
Ross, January 9, April 10, October 16.
Fayette, January 9, April 10, October 16.
Franklin, January 9, April 4, October 16.
Madison, February 6, May 22, November 20.
Pickaway, January 3, April 18, October 10.

SIXTH DISTRICT.

District Court.

Delaware, May 22; Knox, June 26; Licking, June 12; Ashland, June 5; Morrow, June 12; Richland, June 19; Coshocton, June 5; Holmes, July 5; Wayne, June 26.

Common Pleas.

Delaware, January 2, April 4, October 16.
Knox, February 14, May 2, November 14.
Licking, January 9, April 4, September 11.
Ashland, March 6, September 4, November 13.
Morrow, February 6, May 1, October 16.
Richland, March 20, August 28, December 4.
Coshocton, February 8, April 25, October 16.
Holmes, January 9, March 6, September 4.
Wayne, February 13, August 28, December 4.
SEVENTH DISTRICT.

District Court.

Washington, April 5; Gallia, April 13; Scioto, April 21; Perry, September 4; Hocking, September 12; Athens, September 14; Meigs, April 10; Lawrence, April 18; Pike, April 23; Fairfield, September 6; Jackson, September 21; Vinton, September 19.

Common Pleas.

Athens, January 9, May 1, October 16.
Fairfield, January 23, April 24, October 16.
Gallia, January 23, May 8, October 16.
Hocking, February 20, May 22, November 20.
Jackson, February 20, May 29, November 13.
Lawrence, March 13, June 5, November 13.
Meigs, February 6, May 22, November 6.
Perry, March 13, June 12, December 11.
Pike, January 30, May 8, October 23.
Scioto, February 13, May 8, October 16.
Vinton, January 9, April 17, October 2.

EIGHTH DISTRICT.

District Court.

Belmont, April 4; Jefferson, April 11; Harrison, April 18; Tuscarawas, September 8; Guernsey, September 13; Monroe, August 29; Noble, September 18; Morgan, September 21; Muskingum, September 25.

Common Pleas.

Muskingum, January 30, May 15,
Morgan, January 10, April 25, October 17.
Nob, April 25, October 17.
Guernsey, February 14, May 16, November 14.
Belmont, February 14, May 16, November 7.
Monroe, January 17, April 25, October 17.
Jefferson, February 28, June 6, November 28.
Tuscarawas, January 31, May 9, October 31.
Harrison, January 10, April 25, October 12.

NINTH DISTRICT.

District Court.

Trumbull, March 24; Portage, April 5; Lake, March 27; Geauga, April 14; Ashtabula, April 5; Mahoning, March 13; Columbiana, March 17; Carroll, March 13; Stark, April 14.

Common Pleas.

Carroll, January 16, May 8, October 16.
Stark, January 23, May 15, October 16.
Columbiana, February 6, May 22, October 30.
Mahoning, January 9, April 24, September 4.
Trumbull, January 30, May 22, October 16.
Portage, January 9, April 24, September 4.
Lake, January 9, April 24, October 16.
Geauga, February 6, May 22, November 13.
Ashtabula, January 16, May 8, October 16.

TENTH DISTRICT.

District Court.

Crawford, March 8; Hardin, March 23; Hancock, March 27; Logan, March 30;
Marion, March 13; Union, March 16; Seneca, April 4; Wood, March 30; Wyandot,
March 6.

Common Pleas.

Crawford, February 13, June 5, November 6.
Hardin, February 6, May 29, October 16.
Hancock, January 9, May 1, September 11.
Logan, February 13, May 29, October 16.
Marion, January 23, May 15, October 11.
Seneca, January 9, May 1, September 18.
Union, January 9, May 1, September 11.
Wood, February 6, May 29, October 16.
Wyandot, January 2, May 1, September 18.

Office of the Secretary of State,

Columbus, Ohio, June 1, 1882.

I hereby certify that the above is correctly copied from the official lists returned to
this office.

[Seal.]

CHAS. TOWNSEND,

Secretary of State.
INDEX TO GENERAL LAWS.

ADDITIONAL JUDGE—
act providing for election of, in third subdivision of eighth district ........................................ 7
act providing for election of, in first subdivision of fourth district ........................................ 86
act providing for election of, in third subdivision of fifth district ........................................ 112

ADJUTANT-GENERAL—
appropriations for .......................................................... 29, 41
appropriations for expenses of national guard at funeral of President Garfield........................ 54
to dispose of mourning goods used in draping capitol ................................................................. 55
appropriations for uniforms for national guard ................................................................. 192

AGRICULTURAL EXPERIMENT STATION—
at establishing and providing for control of ................................................................. 112

AGRICULTURAL SOCIETY—
how board of managers of, in Miami county elected ................................................................. 112
may construct sidewalk along public road ...................................................................................... 131

AGRICULTURE, STATE BOARD OF—
appropriations for ................................................................. 15
when and where annual meetings to be held ..................................................................................... 70
annual election of officers of, and annual exhibition ................................................................. 71
to make annual report to general assembly ..................................................................................... 71

ANIMALS—
running at large, additional fees for taking up .................................................................................. 92

APPROPRIATION OF PRIVATE PROPERTY—
when unfinished road bed of railroad company may be appropriated ........................................... 66
where such proceedings may be commenced ..................................................................................... 66

APPROPRIATIONS—
for deficiency in salaries and mileage of general assembly ......................................................... 3
for support of common schools ........................................................................................................ 4
for public debt and expenses of commissioners of sinking fund ..................................................... 5
for painting legislative halls ............................................................................................................... 5
for benevolent, penal, and correcotory institutions .......................................................................... 8, 60
to rebuild locks on Miami and Erie canal ......................................................................................... 13
for salaries and expenses of executive department ......................................................................... 15
for purchase of copies of standard weights and measures .............................................................. 24
for payment of claim of Hannah Vance ............................................................................................ 32
for deficiencies .................................................................................................................................. 47
for miscellaneous purposes ............................................................................................................... 48
for expenses of national guard at funeral of President Garfield .................................................... 54
for rebuilding asylum for imbecile youth ........................................................................................... 83
for statue of James A. Garfield to be presented to congress ............................................................ 93
PROPRIETIONS—Continued.
for payment of claim of Halm, Bellows & Butler, and other claims .......... 117
for purchase of two hundred copies second edition revised statutes .......... 117
for uniforms for national guard ........................................ 124

ASSIGNMENT—
of certain claims to be collected by attachment outside of state unlawful, penalty ........................................ 30
amount of claim so attached may be recovered back from party so assigning ... 30

SYLUM FOR THE BLIND—
appropriations for .......................................................... 9, 44, 62
sale of certain land belonging to, authorized ................................ 89

SYLUM FOR THE DEAF AND DUMB—
appropriations for .......................................................... 9, 44, 62

SYLUM FOR IMBECILE YOUTH—
appropriations for .......................................................... 9, 44, 63
appropriation for rebuilding portion destroyed by fire ....................... 85
style and character of such building ...................................... 86
trustees to be governed by general laws regulating construction of public buildings ........................................ 85
and to keep detailed account of material disposed of ....................... 85

STATE ASYLUM FOR THE INSANE—
appropriations for .......................................................... 8, 43, 60

ATTORNEY-GENERAL—
appropriations for .......................................................... 21, 43
one of committee to sell certain land of blind asylum and buy other land ... 69
one of committee to procure statue of James A. Garfield for presentation to congress .................................................. 93

EDITOR OF STATE—
appropriations for .......................................................... 21, 42
to set apart certain sum as contingent expense fund of public institution .... 34
to compare requisition with amount of unpaid bills and issue warrant for amount ......................................................... 34
to furnish blanks for monthly statement of checks issued by state officers .... 77
to examine and file such statements ....................................... 77
not to pay salary of officer until such statement is made ................. 78
one of commission to sell land belonging to blind asylum and buy other land ... 89
may appoint expert to examine affairs of safe deposit companies ........ 103
to draw warrant in favor of sheriff for costs in case of recommitment for violating conditional pardon .................................. 123
to prepare and send to county auditor deed for delinquent land ............ 136
to record and transmit to claimant deed executed to supply lost conveyance ... 136

ANKS—
annual statement of unincorporated, when to be made and what to contain ... 109
to make statement of capital employed and interest of each partner or shareholder ........................................ 109
<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>BIRDS AND GAME—</td>
<td>74</td>
</tr>
<tr>
<td>unlawful to purchase or sell, killed unlawfully</td>
<td></td>
</tr>
<tr>
<td>BOARD OF PUBLIC WORKS—</td>
<td>11</td>
</tr>
<tr>
<td>appropriation for rebuilding locks on Miami and Erie canal</td>
<td></td>
</tr>
<tr>
<td>appropriations for salaries of members</td>
<td>23</td>
</tr>
<tr>
<td>other appropriations</td>
<td>26</td>
</tr>
<tr>
<td>may grant right of way over lands of state to Cincinnati and Eastern railroad boundaries of Ohio canal conveyed to city of Cleveland, how to be defined</td>
<td>91</td>
</tr>
<tr>
<td>BOARD OF STATE CHARITIES—</td>
<td>108</td>
</tr>
<tr>
<td>appropriations for</td>
<td>10, 64</td>
</tr>
<tr>
<td>to approve plans of children's homes</td>
<td>28</td>
</tr>
<tr>
<td>copy of report of board of county visitors to be forwarded to</td>
<td></td>
</tr>
<tr>
<td>BOARDS OF EDUCATION—</td>
<td>37</td>
</tr>
<tr>
<td>may establish schools of higher grade than primary</td>
<td></td>
</tr>
<tr>
<td>when regular meetings to be held, may hold special meetings, etc.</td>
<td>59</td>
</tr>
<tr>
<td>how vacancies in, filled</td>
<td>59</td>
</tr>
<tr>
<td>may adopt rules and regulations for government of board</td>
<td>59</td>
</tr>
<tr>
<td>may construct side walk along public road</td>
<td>131</td>
</tr>
<tr>
<td>BOARDS OF EQUALIZATION—</td>
<td>71</td>
</tr>
<tr>
<td>how annual city boards constituted, organized and governed</td>
<td></td>
</tr>
<tr>
<td>compensation of annual city boards</td>
<td></td>
</tr>
<tr>
<td>BOARDS OF HEALTH—</td>
<td>78</td>
</tr>
<tr>
<td>powers of, in cities and villages</td>
<td></td>
</tr>
<tr>
<td>BOARD OF VISITORS—</td>
<td>107</td>
</tr>
<tr>
<td>for county charitable and correctional institutions, how appointed and duties</td>
<td></td>
</tr>
<tr>
<td>to file report of proceedings with clerk of the court of common pleas</td>
<td>107</td>
</tr>
<tr>
<td>also to file copy of such report with board of state charities</td>
<td>108</td>
</tr>
<tr>
<td>BUILDING AND LOAN ASSOCIATIONS—</td>
<td>130</td>
</tr>
<tr>
<td>may increase their capital stock</td>
<td></td>
</tr>
<tr>
<td>CEMETERY ASSOCIATIONS—</td>
<td>131</td>
</tr>
<tr>
<td>may construct side walk along public road</td>
<td></td>
</tr>
<tr>
<td>CEMETERIES—</td>
<td>75</td>
</tr>
<tr>
<td>within limits of certain villages, council may prohibit burial of dead in</td>
<td></td>
</tr>
<tr>
<td>trustees of, may construct side walk along public road</td>
<td>131</td>
</tr>
<tr>
<td>CHIEF JUSTICE SUPREME COURT—</td>
<td>93</td>
</tr>
<tr>
<td>one of commission to procure statue of Garfield for presentation to congress</td>
<td></td>
</tr>
<tr>
<td>CHILDREN'S HOMES—</td>
<td>28</td>
</tr>
<tr>
<td>trustees of, when and by whom to be appointed</td>
<td></td>
</tr>
<tr>
<td>trustees of, and county commissioners to select plan for</td>
<td>28</td>
</tr>
<tr>
<td>plan to be approved by board of state charities</td>
<td>28</td>
</tr>
<tr>
<td>matron and teachers, how appointed</td>
<td></td>
</tr>
<tr>
<td>trustees of, to make quarterly report and estimate to county commissioners</td>
<td>58</td>
</tr>
<tr>
<td>what such report and estimate shall contain</td>
<td>58</td>
</tr>
</tbody>
</table>
CHILDREN'S HOMES—Continued.
commissioners and trustees of townships of adjoining county not having a
home may send children to ........................................ 58
how supported ....................................................... 58

CINCINNATI—
authorized to issue bonds for improvement of work-house .............. 99
board of public works authorized to issue bonds for infirmary purposes 120
police force of, how organized, and maximum compensation ......... 132

CINCINNATI AND EASTERN RAILROAD COMPANY—
granted right of way over certain lands of state .................. 91

TY SOLICITOR—
not to act as member of board of education ........................ 26
to act as counsel of board of education in city districts ............ 26

VIL PROCEDURE—
when sheriff may adjourn court from day to day .................... 15
when, on account of sickness or absence of judges, court to stand adjourned for
the term .......................................................... 15
proceedings when heir or devisee is a necessary party and residence is unknown 27
when widow may waive assignment of dower by metes and bounds ..... 37
homestead for decedent's family, on petition to sell land to pay debts 107
proceedings for sale of real estate by religious society ............ 108
when appeals may be taken from probate court to common pleas .... 137
when appeals may be taken from justice of the peace ............... 128

ERK OF THE COURT OF COMMON PLEAS—
upon sentence of felony to make and certify bill of costs of prosecution 100
books to be kept by ............................................. 115
to record on journal warrant of commutation of sentence .......... 122
when to pay unclaimed costs into county treasury ................ 149
to pay all moneys over to successor at close of term ............... 149
to keep book showing in detail all moneys paid into county treasury 149
not to receive any fees collected by successor until unclaimed costs are paid over 149
when to pay fines and costs in criminal cases to county treasurer 149

ERK OF SUPREME COURT—
appropriations for ............................................... 21, 42, 118

EVELAND—
special provision as to loans for special assessments ............... 55
authorized to refund certain railroad stocks ........................ 54
publication of ordinances in book form ................................ 73
division of, for street cleaning purposes, and how contracts to be let 76
council authorized to issue bonds for water works purposes ....... 112
how costs of repaving streets, etc., to be apportioned ............. 97

EVELAND ASYLUM FOR THE INSANE—
appropriations for ............................................... 8, 43, 60

LUMBUS—
set ceding jurisdiction over lands for government buildings ....... 123
authorized to issue bonds for water works purposes ............... 130
COLUMBUS ASYLUM FOR THE INSANE— ............................... 8, 43, 61
COMMISSIONER OF LABOR STATISTICS—
appropriations for .............................................. 23, 42
COMMISSIONER OF RAILROADS—
appropriations for .............................................. 21
  to approve fixtures, etc., for safe crossing of railroad trains .......... 96
COMMISSIONERS OF FISHERIES—
appropriations for .............................................. 21
COMMISSIONERS OF SINKING FUND—
appropriations for expenses of, and for interest on state debt .......... 4
  to select bank in New York for payment of interest on foreign debt ... 81
  to give notice of such place of payment ................................ 81
COMMITUTION OF SENTENCE—
may be granted on such conditions as governor may impose .......... 122
  such conditions must be accepted by convict .......................... 122
  acceptance must be indorsed on warrant, signed by convict, and attested by witness .................................................. 122
  witness must go before clerk of court and prove signature of convict .. 122
  clerk must record warrant, indorsement, and proof on journal of court .. 122
  certified transcript of record proof of commutation, condition, and acceptance .......... 122
CONGRESSIONAL DISTRICTS—
apportionment of ................................................ 140
CORPORATIONS—
lien of judgment for labor, materials, etc., against a railroad company .. 12
  when a railroad company may aid, lease, or purchase road of another .... 35
  contract for sale of certain railroad property to be filed with secretary of state 45
  when railroad company may appropriate unfinished road-bed of other road ... 65
  general powers, duties, and liabilities of deposit companies .......... 101
  when and how religious societies may sell real estate ................ 108
  how corporation not for profit may increase its capital stock ........ 110
  how, and under what conditions a railroad company may lease or purchase road of another .......... 111
  when and in what manner building associations may increase their capital stock .... 130
  how defects in railroad consolidation agreements may be cured .......... 136
COUNTY AUDITOR—
to give certificate to purchaser of delinquent lands ..................... 49
  what such certificate to contain, and to whom directed ................ 49
  to make out list of persons engaged in sale of intoxicating liquors .... 68
  to furnish copy of such list to county treasurer and prosecuting attorney .. 68
  fees for services under Pond law .................................. 68
  duty and fees on application for peddler's license ....................... 96
  statement of unincorporated banks, when to be made and what to contain .. 109
  to grant permits to shows, circuses, etc., on payment of fees .......... 114
  to deliver to grantee deed for delinquent lands purchased by him .......... 136
COUNTY BOARDS OF SCHOOL EXAMINERS—
may grant teachers certificates for what terms .......................................................... 83
may renew certificates issued for five years without re-examination .......................... 83
when such certificates may be revoked ..................................................................... 83
qualifications required of teachers ........................................................................ 70
COUNTY CHARITABLE INSTITUTIONS—
board of visitors for, how appointed .................................................................... 107
duties of such board .................................................................................................. 108
board to file report of proceedings with clerk of common pleas ......................... 108
copy of such report to be filed with board of state charities ................................. 108
COUNTY COMMISSIONERS—
to appoint trustees of children's home ................................................................. 28
together with such trustees to select plans for such home ...................................... 28
of Lucas county to restore certain moneys to soldiers' bounty fund ...................... 52
to transfer balance of bounty funds to soldiers' monumental association ................ 51
to examine and approve estimates, and appropriate moneys for support of
children's home ........................................................................................................ 58
of county not having a children's home may send children to home of adjoining
county ......................................................................................................................... 58
to regulate burdens on free macadamized roads ..................................................... 87
on complaint of freeholder may enjoin persons transporting heavy burdens ........ 87
may pay expenses of pursuit and return of felon escaping to other state ............... 100
compensation of ........................................................................................................ 139
when may authorize tolls on turnpike less than three miles in length .................... 144
COUNTY SURVEYOR—
duty as to certificate of purchase of delinquent lands ................................................ 49
to make and keep indexes by townships of records of his office .............................. 141
COUNTY TREASURER—
duty as to moneys deposited for peddlers' licenses .................................................. 96
how to account for and distribute moneys received for show licenses .................... 114
COURT OF COMMON PLEAS—
sert providing for additional judge in eighth district ........................................... 7
sert changing time of holding, in Allen county ...................................................... 41
set changing time of holding, in Coshocton county .............................................. 51
set providing for additional judge in fourth district .............................................. 80
upon conviction of felony, judge to allow and certify bill of costs of prosecution 100
of Cuyahoga county to appoint commission to determine boundaries of Ohio canals ................................................................. 105
preiding judge to appoint board of visitors for county charitable institutions 107
set providing for additional judge in fifth district ................................................. 119
when appeals may be taken to, from probate court ............................................. 127
warrant of commutation of sentence to be recorded on journals of ...................... 122
when appeals may be taken to, from justice of the peace .................................... 128
COURTS—
when sheriff may adjourn from day to day ............................................................ 15
when, on account of sickness or absence of judges, to stand adjourned for the term 15
CRIMINAL PROCEDURE—

proceedings on conviction for unlawful cutting or sawing of timber ........................................ 39
justice of the peace may assess penalty on plea of guilty of violating law for encouragement of fish culture .................................................. 94
on sentence for felony officers claiming costs, to deliver to clerk itemized bills. 100
proceedings on plea of not guilty ................................................................. 112
witness refusing to enter into recognizance to be committed to jail ........................................ 112

CRIMES—

influencing officers in selecting jurors .......................................................... 18
sending or assigning claim to be collected by attachment outside of state .......... 30
trespassing, cutting timber, etc. ................................................................. 38
buying or sawing timber out unlawfully ........................................................ 38
adulterating liquors ...................................................................................... 52
selling intoxicating liquors without having given bond and paid the tax .... 67
possession, selling, or having in possession, game killed unlawfully .......... 74
libel and slander ......................................................................................... 84
trespass on lands bordering on fish pond for purpose of catching or killing fish. 94
buying or receiving fish caught or killed unlawfully .................................... 94
poisoning or letting water out of fish pond ................................................. 94
tearing down or defacing sign-board on fish pond ..................................... 95
buying and selling options on grain, cornering the market, etc. ................. 118
selling intoxicating liquors or keeping open place where sold, on Sunday .... 126
obstructing public sidewalk ........................................................................ 131
kidnapping .................................................................................................. 132
enticing female under eighteen years of age to enter house of prostitution 132
harbor or retaining female so enticed in house of prostitution .................. 132

DAYTON ASYLUM FOR THE INSANE—

appropriations for ................................................................. 8, 43, 61

DEED—

for delinquent lands, how prepared, executed, and delivered .................. 136
when governor may execute, to supply lost conveyance by state .......... 136
when such deed to be recorded, and its effect as evidence ...................... 136

DECORATION DAY—

public schools to be closed on .................................................................. 87

DELINQUENT LANDS—

deed for, how prepared, executed and delivered ..................................... 136

DEMAND AND NOTICE—

what is sufficient in case of non-payment of negotiable instrument ......... 31
how such notice may be given .................................................................. 31

DOWER—

when widow may waive assignment of, by metes and bounds ............... 37

ELECTIONS—

time of annual, for election of municipal officers .................................. 10
how ballots to be written or printed .......................................................... 106

ESTRAYS—

additional fees to person or officers taking up ......................................... 92
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>HAWK—</td>
<td>117</td>
</tr>
<tr>
<td>premium for killing</td>
<td></td>
</tr>
<tr>
<td>HILLSBORO—</td>
<td>82</td>
</tr>
<tr>
<td>trustees of railroad authorized to change</td>
<td></td>
</tr>
<tr>
<td>gauge of road, sell rolling stock, etc.</td>
<td></td>
</tr>
<tr>
<td>HOMESTEAD—</td>
<td>107</td>
</tr>
<tr>
<td>for decedent family on petition to sell</td>
<td></td>
</tr>
<tr>
<td>land to pay debts</td>
<td></td>
</tr>
<tr>
<td>HORTICULTURE—</td>
<td>19</td>
</tr>
<tr>
<td>appropriations for encouragement of</td>
<td></td>
</tr>
<tr>
<td>HOUSE OF REPRESENTATIVES—</td>
<td>106</td>
</tr>
<tr>
<td>election of officers of</td>
<td></td>
</tr>
<tr>
<td>INFECTIOUS DISEASES—</td>
<td>50</td>
</tr>
<tr>
<td>control of, by township trustees</td>
<td></td>
</tr>
<tr>
<td>township trustees to make regulations to</td>
<td></td>
</tr>
<tr>
<td>prevent spread of</td>
<td></td>
</tr>
<tr>
<td>INFIRMARY DIRECTORS—</td>
<td>90</td>
</tr>
<tr>
<td>may make contract for medical relief for</td>
<td></td>
</tr>
<tr>
<td>township paupers</td>
<td></td>
</tr>
<tr>
<td>may expend annually one thousand dollars</td>
<td>135</td>
</tr>
<tr>
<td>for repairs and improvements</td>
<td></td>
</tr>
<tr>
<td>INSPECTOR OF MINES—</td>
<td>23, 42</td>
</tr>
<tr>
<td>appropriations for</td>
<td></td>
</tr>
<tr>
<td>INSURANCE COMPANIES—See Mutual Fire</td>
<td></td>
</tr>
<tr>
<td>Insurance Companies.</td>
<td></td>
</tr>
<tr>
<td>INTOXICATING LIQUORS—</td>
<td>52</td>
</tr>
<tr>
<td>adulterating, how punished</td>
<td></td>
</tr>
<tr>
<td>villages having college or university</td>
<td></td>
</tr>
<tr>
<td>may provide against evils resulting from</td>
<td></td>
</tr>
<tr>
<td>sale of</td>
<td></td>
</tr>
<tr>
<td>person engaging in traffic in, to give</td>
<td>66</td>
</tr>
<tr>
<td>bond and pay certain tax</td>
<td></td>
</tr>
<tr>
<td>condition of such bond and by whom to</td>
<td>67</td>
</tr>
<tr>
<td>be approved</td>
<td></td>
</tr>
<tr>
<td>penalty for selling without having</td>
<td>67</td>
</tr>
<tr>
<td>given bond and paid the tax</td>
<td></td>
</tr>
<tr>
<td>unlawful to sell to dealer who has not</td>
<td>67</td>
</tr>
<tr>
<td>paid the tax and given bond</td>
<td></td>
</tr>
<tr>
<td>who to be considered as engaged in traffic</td>
<td>68</td>
</tr>
<tr>
<td>assessors to report to county auditors</td>
<td>68</td>
</tr>
<tr>
<td>list of persons engaged in traffic</td>
<td></td>
</tr>
<tr>
<td>duty of county auditor in reference to</td>
<td>68</td>
</tr>
<tr>
<td>such list</td>
<td></td>
</tr>
<tr>
<td>prosecutions under Pond law to be by</td>
<td>69</td>
</tr>
<tr>
<td>information in probate court</td>
<td></td>
</tr>
<tr>
<td>where there is no probate court to be</td>
<td>69</td>
</tr>
<tr>
<td>by information in common plea</td>
<td></td>
</tr>
<tr>
<td>prosecuting attorney to bring suit on</td>
<td>69</td>
</tr>
<tr>
<td>forfeited bonds</td>
<td></td>
</tr>
<tr>
<td>how taxes received under Pond law to be</td>
<td>69</td>
</tr>
<tr>
<td>apportioned</td>
<td></td>
</tr>
<tr>
<td>sale of, by druggists on prescription of</td>
<td>69</td>
</tr>
<tr>
<td>physician not considered traffic</td>
<td></td>
</tr>
<tr>
<td>selling or keeping open place for sale of</td>
<td>128</td>
</tr>
<tr>
<td>on Sunday, how punished</td>
<td></td>
</tr>
<tr>
<td>JUDICIARY—</td>
<td>23</td>
</tr>
<tr>
<td>appropriation for salaries of</td>
<td></td>
</tr>
<tr>
<td>JURORS—</td>
<td>18</td>
</tr>
<tr>
<td>how to be selected</td>
<td></td>
</tr>
<tr>
<td>influencing officers in selecting,</td>
<td>18</td>
</tr>
<tr>
<td>unlawful, how punished</td>
<td></td>
</tr>
<tr>
<td>JUSTICE OF THE PEACE—</td>
<td>94</td>
</tr>
<tr>
<td>on plea of guilty, may impose penalty for</td>
<td></td>
</tr>
<tr>
<td>violating act for encouragement of</td>
<td></td>
</tr>
<tr>
<td>fish culture</td>
<td></td>
</tr>
<tr>
<td>when appeals may be taken from judgment</td>
<td>128</td>
</tr>
<tr>
<td>of</td>
<td></td>
</tr>
</tbody>
</table>
KIDNAPPING— ................................................................. 132
how punished ................................................................. 132
penalty for enticing female under eighteen years of age to enter house of prostitu-
tion ................................................................................. 132
harboring in house of prostitution female so enticed, how punished .......... 132

LAW LIBRARY— ................................................................. 32, 42
appropriations for .......................................................... 32, 42

LIEUTENANT-GOVERNOR— .............................................. 93
one of commission to procure statue of Garfield for presentation to congress... 93

LONGVIEW ASYLUM— ...................................................... 8, 43, 61
appropriations for .......................................................... 8, 43, 61

LUCAS COUNTY ASYLUM FOR THE INSANE— ................. 9, 62
appropriations for .......................................................... 9, 62

METEOROLOGICAL BUREAU— ........................................... 143
established at Ohio state university ........................................ 143
how board of directors of, constituted, commissioned, and organized ...... 143
to establish weather station in each congressional district ................. 143
board to make annual report to governor .................................. 143
appropriations for expenses of ............................................ 143
to prepare monthly Ohio weather report .................................. 143

MIAMI AND ERIE CANAL— .................................................. 11
appropriations for rebuilding certain locks on .................................. 11

MIAMI COUNTY— ............................................................. 115
how board of managers of agricultural society elected and organized ...... 115

MUNICIPAL CORPORATIONS— .......................................... 93
cities of second grade first class may compel consumption of smoke ....... 4
cities of second grade first class may compel consumption of smoke ....... 4
when annual election of officers of, to be held .................................. 10
providing for water-works in cities having eight to ten thousand inhabitants.. 15
councilmen to select jurors and give list to judge of election ................ 18
city solicitor to act as counsel for board of education.......................... 26
officers of villages .................................................................. 75
certain cities authorized to issue bonds for market house and city hall..... 46
may establish quarantine stations ............................................. 53
when quarantine station is within limits of other city or village consent of. 53
such city or village must be first obtained .................................... 53
no contract, expenditure or appropriation to be made until money is in treasury 55
bonds for money borrowed in anticipation of special assessments .......... 55
publication of ordinances in book form in cities of second grade first class.. 73
certain villages may prohibit burial of dead in cemetery in certain cases.... 75
division of cities of second grade first class for street cleaning purposes... 76
council may authorize board of health to make necessary regulations ....... 78
compensation of acting police judge ........................................ 85
council authorized to require and regulate numbering and renumbering of buildings .......................................................... 93
MUNICIPAL CORPORATIONS—Continued.

may provide by ordinance for seizure and destruction of false weights and measures ................................................................. 93
assessments for repaving streets, and how apportioned ............................................................ 97

council of certain cities and villages may lease or sell real estate .................................................. 119
notice of such lease or sale ...................................................................................................................... 119
certain village authorized to extend time of payment and reduce interest on unmatured bonds .... 125
organization and maximum compensation of police force of Cincinnati .............................................. 132
city of Columbus authorized to issue bonds for water-works purposes ............................................... 150

MUTUAL FIRE INSURANCE COMPANIES—

members liable for losses and expenses in proportion to amount of deposit note. 133
directors to determine sums to be paid by members and publish same .................. 133
amounts to be paid within thirty days of the publication .................................................. 133
must assess members on 30th of September for liabilities existing at that date. 133
not to borrow money to extend beyond period when assessments can be collected 133
no member to be assessed for liabilities incurred prior to his membership .......... 133

NEGOTIABLE INSTRUMENTS—

what shall be considered due diligence in case of demand and notice of non-payment .................................................. 31
how such notice may be given ...................................................................................................................... 31

NOTICE—

of petition to sell real estate by religious society ........................................................................ 109
of demand and non-payment of negotiable instrument ..................................................................... 31
of lease or sale of real estate by municipal corporation ................................................................. 130

OFFICERS—See State Officers, and several County Officers.

OHIO CANAL—

commissioners to define boundaries of portion conveyed to city of Cleveland .. 105
how such commission to be governed .............................................................................................. 105
how costs of proceedings and compensation of commission paid ........................................ 105

OHIO NATIONAL GUARD—See Adjutant-General.

OHIO STATE UNIVERSITY—

appropriation for expenses of trustees ........................................................................ 10, 64
other appropriations .......................................................................................................................... 64

trustees may erect residences for faculty and charge rent therefor ............................................. 144
may pay for same out of proceeds of Virginia military lands ....................................................... 144

trustees to make annual report to governor of receipts and payments for such purpose .................. 144

OHIO PENITENTIARY—

appropriations for ................................................................................................................................. 9, 44, 63
clerk to file and record conditional pardons. .................................................................................. 122

warden to furnish convict receiving conditional pardon with copy of certain act 123
and to furnish evidence of such pardon on demand of probate judge ........................................... 123

in case of recommitment for violating conditional pardon to certify bill of costs to auditor of state .................................................................................................................................................. 123
OHIO SOLDIERS' AND SAILORS' ORPHANS' HOME—
appropriations for................................................. 9, 25, 44, 63
compensation of officers of......................................... 121

OHIO WEATHER REPORT—
to be prepared by meteorological bureau............................ 143
number of copies to be printed and how distributed .................. 143

OPTIONS ON GRAIN—
buying or selling, or cornering the market, unlawful, penalty............... 118

OWL—
premium for killing .................................................. 117

PARDONS—
may be on such conditions as governor may impose...................... 122
such conditions must be accepted by convict............................ 122
acceptance must be indorsed on warrant and signed by one witness....... 122
warrant to be in duplicate, one copy for convict and one for clerk of peniten-
tiary ........................................................................... 122
conditional pardon to be recorded, by clerk of penitentiary............... 123
transcript of such record to be evidence of pardon, acceptance, etc ....... 123
violation of conditions a forfeiture of ................................... 123
person violating conditions of, to be recommitted to penitentiary ........ 123
proceedings in such case ................................................ 123
copy of act providing for conditional, to be furnished convict ............ 123

PARTITION—
in actions for, when real estate is to be sold, widow may waive assignment of
dower ........................................................................... 37

PAUPERS—
infirmary directors may contract for medical relief for township paupers ........ 90

PEDDLERS—
application for license, to whom made and fees to be paid ................ 96

PLANK ROAD COMPANIES—
rates of toll that may be charged by .................................... 147

POLICE—
organization and maximum compensation of, in Cincinnati .................. 132

POLICE JUDGE—
compensation of officer acting in absence of ................................ 85

POOR AND INFIRMARIES—
infirmary directors may contract for medical relief for township paupers .... 90
what sums infirmary directors may expend annually for repairs ............ 135

PROBATE JUDGE AND COURT—
proceedings when heir or devisee is necessary party and residence is unknown... 97
executor or administrator to make oath to inventory .............................. 97
in what counties to have concurrent jurisdiction in misdemeanors ........... 32
to approve bond of person engaged in traffic in intoxicating liquors .......... 67
prosecutions under Pond law to be by information in probate court ........ 68
homestead for decedent's family on petition to sell land to pay debts ........ 107
PROBATE JUDGE AND COURT—Continued.
upon information filed, to issue warrant for person violating conditional pardon 173
upon conviction to issue warrant of recommitment to penitentiary 123
to make out bill of costs in such case and deliver same to sheriff 123
when appeals may be taken to court of common pleas 127
to pay unclaimed costs into county treasury 149
at close of term to pay to successor all moneys in his hands except such costs 149
when fines and costs in criminal cases to be paid into county treasury 149
not to receive any fees from successor until fines, costs, and fees are paid over 149
to keep book showing in detail all moneys paid to county treasurer 149

PROSECUTING ATTORNEY—
to act as counsel of board of education 26
not to be a member of board of education 26
to bring suit on forfeited bond of dealer in intoxicating liquors 68
his per centage of collections in such cases 69
further duties under Pond law 68, 69
assistants in Hamilton, Cuyahoga, and Lucas counties 79
salaries prescribed 79
to file information in probate court against person violating conditional pardon 123

PUBLICATION—
where heir or devisees is necessary party and residence is unknown 27

PUBLIC WORKS—See board of public works.

QUARANTINE STATION—
may be established by city or village 53
when within another city or village consent of such city or village must be obtained 53

RAILROAD COMPANIES—
lien for labor performed, etc., to remain, notwithstanding sale of road on foreclosure 11
how such lien enforced 12
in case of sale, court to retain amount of such liens 12
priority and distribution of such liens 12
when may aid, lease, or purchase road of another 35
certain contracts for sale of railroad property to be filed with secretary of state 46
when may appropriate unfinished road-bed of other road 65
proceedings in such case 65
how crossings to be made and regulated 95
fixtures for crossing track of other road without stopping to be approved by railroad commissioner 96
how and under what conditions may lease or purchase road of another 111
how defects in consolidation agreements cured 126

REFORM SCHOOL FOR BOYS—
appropriations for 10, 64

RELIGIOUS SOCIETIES—
powers of trustees of 14
real estate belonging to, liable for judgments for labor, materials, etc. 14
RELIGIOUS SOCIETIES—Continued.

when and how may sell real estate .................................... 108
may construct side-walks along public road .......................... 131

REVISED STATUTES—

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>22</td>
<td>appropriation for purchase of copies of second edition</td>
<td>118</td>
</tr>
<tr>
<td>26</td>
<td>section 22, supplemented</td>
<td>77</td>
</tr>
<tr>
<td>28</td>
<td>section 26, amended</td>
<td>104</td>
</tr>
<tr>
<td>89</td>
<td>section 28, amended</td>
<td>105</td>
</tr>
<tr>
<td>314</td>
<td>section 89, amended and supplemented</td>
<td>122</td>
</tr>
<tr>
<td>296</td>
<td>section 314 (am., vol. 77, p. 169), amended</td>
<td>81</td>
</tr>
<tr>
<td>352</td>
<td>section 296, amended</td>
<td>98</td>
</tr>
<tr>
<td>650</td>
<td>section 352, amended</td>
<td>36</td>
</tr>
<tr>
<td>77</td>
<td>section 650 (am., v. 77, p. 204), amended</td>
<td>32</td>
</tr>
<tr>
<td>650</td>
<td>section 650, supplemented</td>
<td>34</td>
</tr>
<tr>
<td>645</td>
<td>section 654, amended</td>
<td>34</td>
</tr>
<tr>
<td>696</td>
<td>section 665, amended</td>
<td>121</td>
</tr>
<tr>
<td>773</td>
<td>section 696 (am., v. 78, p. 253) amended</td>
<td>84</td>
</tr>
<tr>
<td>897</td>
<td>section 773, amended</td>
<td>139</td>
</tr>
<tr>
<td>920</td>
<td>section 897, amended</td>
<td>100</td>
</tr>
<tr>
<td>930</td>
<td>section 920, amended</td>
<td>98</td>
</tr>
<tr>
<td>934</td>
<td>section 930 (am., v. 78, p. 82) amended</td>
<td>58</td>
</tr>
<tr>
<td>944</td>
<td>section 934, amended</td>
<td>58</td>
</tr>
<tr>
<td>946</td>
<td>section 944, amended</td>
<td>58</td>
</tr>
<tr>
<td>952</td>
<td>section 946, amended</td>
<td>48</td>
</tr>
<tr>
<td>953</td>
<td>section 952, amended</td>
<td>48</td>
</tr>
<tr>
<td>964</td>
<td>section 953, amended</td>
<td>135</td>
</tr>
<tr>
<td>1180</td>
<td>section 964, amended</td>
<td>141</td>
</tr>
<tr>
<td>1277</td>
<td>section 1180 (am., v. 78, p. 286), amended</td>
<td>79</td>
</tr>
<tr>
<td>1271</td>
<td>section 1277 (am., v. 77, p. 318), amended</td>
<td>129</td>
</tr>
<tr>
<td>1284</td>
<td>section 1271, amended</td>
<td>79</td>
</tr>
<tr>
<td>1297</td>
<td>section 1284 (am., v. 78, p. 292), amended</td>
<td>149</td>
</tr>
<tr>
<td>1340</td>
<td>section 1297, amended</td>
<td>136</td>
</tr>
<tr>
<td>1435</td>
<td>section 1340, amended</td>
<td>50</td>
</tr>
<tr>
<td>1462</td>
<td>section 1435, amended</td>
<td>50</td>
</tr>
<tr>
<td>1463</td>
<td>section 1462, amended</td>
<td>50</td>
</tr>
<tr>
<td>1692</td>
<td>section 1463, amended</td>
<td>93</td>
</tr>
<tr>
<td>1706</td>
<td>section 1692, (am., v. 78, p. 254), supplemented</td>
<td>60</td>
</tr>
<tr>
<td>1723</td>
<td>section 1706 (am., v. 78, p. 46), amended</td>
<td>76</td>
</tr>
<tr>
<td>1803</td>
<td>section 1723, amended</td>
<td>10</td>
</tr>
<tr>
<td>1879</td>
<td>section 1803, amended</td>
<td>86</td>
</tr>
<tr>
<td>1995</td>
<td>section 1879 (am., v. 77, p. 24), amended</td>
<td>132</td>
</tr>
<tr>
<td>2122</td>
<td>section 1995 (am., v. 77, p. 92), amended</td>
<td>133</td>
</tr>
<tr>
<td>2142</td>
<td>section 2122, amended</td>
<td>78</td>
</tr>
<tr>
<td>2197</td>
<td>section 2142, amended</td>
<td>53</td>
</tr>
<tr>
<td>2198</td>
<td>section 2197, amended</td>
<td>76</td>
</tr>
<tr>
<td>2203</td>
<td>section 2198, amended</td>
<td>76</td>
</tr>
<tr>
<td>2273</td>
<td>section 2203, amended</td>
<td>76</td>
</tr>
<tr>
<td>2274</td>
<td>section 2273, modified by section 2293 as amended</td>
<td>98</td>
</tr>
<tr>
<td>2293</td>
<td>section 2274, modified by section 2293 as amended</td>
<td>98</td>
</tr>
<tr>
<td>2299</td>
<td>section 2293 (am., v. 78, p. 136), amended</td>
<td>97</td>
</tr>
<tr>
<td>Section</td>
<td>Page</td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>------</td>
<td></td>
</tr>
<tr>
<td>section 2661, declared inoperative in certain counties</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>section 2673a (v. 78, p. 185), amended</td>
<td>119</td>
<td></td>
</tr>
<tr>
<td>section 2673b (v. 78, p. 185), repealed</td>
<td>119</td>
<td></td>
</tr>
<tr>
<td>section 2673c (v. 78, p. 186), repealed</td>
<td>119</td>
<td></td>
</tr>
<tr>
<td>section 2702, certain cities not limited by in construction of water works</td>
<td>181</td>
<td></td>
</tr>
<tr>
<td>section 2702, amended</td>
<td>55</td>
<td></td>
</tr>
<tr>
<td>section 2705, amended</td>
<td>55</td>
<td></td>
</tr>
<tr>
<td>section 2759, amended</td>
<td>109</td>
<td></td>
</tr>
<tr>
<td>section 2759, supplemented</td>
<td>110</td>
<td></td>
</tr>
<tr>
<td>section 2805 (am., v. 78, p. 179), amended</td>
<td>71</td>
<td></td>
</tr>
<tr>
<td>section 2824, declared inoperative in certain counties</td>
<td>64</td>
<td></td>
</tr>
<tr>
<td>section 2830 (am., v. 77, p. 184), made inoperative in Fulton county</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>section 2873, amended</td>
<td>49</td>
<td></td>
</tr>
<tr>
<td>section 2948, amended</td>
<td>106</td>
<td></td>
</tr>
<tr>
<td>section 3262, supplemented</td>
<td>110</td>
<td></td>
</tr>
<tr>
<td>section 3263, provisions extended to safe deposit companies</td>
<td>104</td>
<td></td>
</tr>
<tr>
<td>section 3263, provisions extended to safe deposit companies</td>
<td>104</td>
<td></td>
</tr>
<tr>
<td>section 3176, amended</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>section 3300, amended</td>
<td>35</td>
<td></td>
</tr>
<tr>
<td>section 3301, amended</td>
<td>111</td>
<td></td>
</tr>
<tr>
<td>section 3333, amended</td>
<td>96</td>
<td></td>
</tr>
<tr>
<td>section 3379, supplemented</td>
<td>45, 46</td>
<td></td>
</tr>
<tr>
<td>section 3398, supplemented</td>
<td>11, 12</td>
<td></td>
</tr>
<tr>
<td>section 3478, supplemented</td>
<td>144</td>
<td></td>
</tr>
<tr>
<td>section 3481 (am., v. 78, p. 35), amended</td>
<td>147</td>
<td></td>
</tr>
<tr>
<td>section 3650, amended</td>
<td>133</td>
<td></td>
</tr>
<tr>
<td>section 3692, amended</td>
<td>70</td>
<td></td>
</tr>
<tr>
<td>section 3693, amended</td>
<td>71</td>
<td></td>
</tr>
<tr>
<td>section 3786, amended</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>section 3794, amended</td>
<td>108</td>
<td></td>
</tr>
<tr>
<td>section 3795, amended</td>
<td>109</td>
<td></td>
</tr>
<tr>
<td>section 3796, amended</td>
<td>109</td>
<td></td>
</tr>
<tr>
<td>section 3821, supplemented</td>
<td>101, 130</td>
<td></td>
</tr>
<tr>
<td>section 3903, amended</td>
<td>59</td>
<td></td>
</tr>
<tr>
<td>section 3959, amended</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>section 3977, amended</td>
<td>96</td>
<td></td>
</tr>
<tr>
<td>section 4009, amended</td>
<td>37</td>
<td></td>
</tr>
<tr>
<td>section 4073, amended</td>
<td>83</td>
<td></td>
</tr>
<tr>
<td>section 4074, amended</td>
<td>70</td>
<td></td>
</tr>
<tr>
<td>section 4116, amended</td>
<td>136</td>
<td></td>
</tr>
<tr>
<td>section 4117, repealed</td>
<td>136</td>
<td></td>
</tr>
<tr>
<td>section 4118, repealed</td>
<td>136</td>
<td></td>
</tr>
<tr>
<td>section 4119, repealed</td>
<td>136</td>
<td></td>
</tr>
<tr>
<td>section 4121, repealed</td>
<td>136</td>
<td></td>
</tr>
<tr>
<td>section 4208, amended</td>
<td>92</td>
<td></td>
</tr>
<tr>
<td>section 4209a (v. 78, p. 164), amended</td>
<td>117</td>
<td></td>
</tr>
<tr>
<td>section 4398, amended</td>
<td>96</td>
<td></td>
</tr>
<tr>
<td>EVISED STATUTES—Continued.</td>
<td>PAGE.</td>
<td></td>
</tr>
<tr>
<td>--------------------------------------------</td>
<td>-------</td>
<td></td>
</tr>
<tr>
<td>section 4115, amended</td>
<td>114</td>
<td></td>
</tr>
<tr>
<td>section 4118, amended</td>
<td>114</td>
<td></td>
</tr>
<tr>
<td>section 4143, amended</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>section 4677, amended</td>
<td>73</td>
<td></td>
</tr>
<tr>
<td>section 4678, amended</td>
<td>73</td>
<td></td>
</tr>
<tr>
<td>section 4726, amended</td>
<td>138</td>
<td></td>
</tr>
<tr>
<td>section 4737, made inoperative in Fulton county</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>section 4738, made inoperative in Fulton county</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>section 4739, made inoperative in Fulton county</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>section 4755, made inoperative in Fulton county</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>section 4756, made inoperative in Fulton county</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>section 4757, made inoperative in Fulton county</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>section 4774, amended</td>
<td>142</td>
<td></td>
</tr>
<tr>
<td>section 4-48, amended</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td>section 4-59 (am., v. 78, p. 62), amended</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td>section 4904 (am., v. 77, p. 37), amended</td>
<td>86</td>
<td></td>
</tr>
<tr>
<td>section 4909 (am., v. 77, p. 145), amended</td>
<td>131</td>
<td></td>
</tr>
<tr>
<td>section 4957 (am., v. 78, p. 108), amended</td>
<td>115</td>
<td></td>
</tr>
<tr>
<td>section 4969, amended</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>section 5053, amended</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>section 5164, amended</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>section 5137 (am., v. 77, p. 210), amended</td>
<td>107</td>
<td></td>
</tr>
<tr>
<td>section 5719, amended</td>
<td>37</td>
<td></td>
</tr>
<tr>
<td>section 6046, amended</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>section 6407, amended</td>
<td>127</td>
<td></td>
</tr>
<tr>
<td>section 6445, amended</td>
<td>66</td>
<td></td>
</tr>
<tr>
<td>section 6447, amended</td>
<td>65</td>
<td></td>
</tr>
<tr>
<td>section 6454, amended</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>section 6562, amended</td>
<td>123</td>
<td></td>
</tr>
<tr>
<td>section 6824, amended</td>
<td>132</td>
<td></td>
</tr>
<tr>
<td>section 6828, amended</td>
<td>84</td>
<td></td>
</tr>
<tr>
<td>section 6830, supplemented</td>
<td>38, 39</td>
<td></td>
</tr>
<tr>
<td>section 6984 (am., v. 77, p. 145), amended</td>
<td>131</td>
<td></td>
</tr>
<tr>
<td>section 6934, supplemented</td>
<td>118</td>
<td></td>
</tr>
<tr>
<td>section 6914 (am., v. 78, p. 126), amended</td>
<td>128</td>
<td></td>
</tr>
<tr>
<td>section 6951 (am., v. 78, p. 197), amended</td>
<td>74</td>
<td></td>
</tr>
<tr>
<td>section 7014, amended</td>
<td>30</td>
<td></td>
</tr>
<tr>
<td>section 7082, amended</td>
<td>52</td>
<td></td>
</tr>
<tr>
<td>section 7197, repealed</td>
<td>79</td>
<td></td>
</tr>
<tr>
<td>section 7262, amended</td>
<td>118</td>
<td></td>
</tr>
<tr>
<td>section 7332, amended</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>sections 8363 to 8379, supplemented</td>
<td>82</td>
<td></td>
</tr>
<tr>
<td>section 8433, amended</td>
<td>144</td>
<td></td>
</tr>
</tbody>
</table>

ROADS AND HIGHWAYS—

townships in certain counties made road districts for care of free roads .................. 40
how excess of assessments on two-mile turnpikes distributed .................................. 40
proceedings of trustees on report of viewers of township road .................................. 73
ROADS AND HIGHWAYS—Continued.
township road beginning at other road or railroad station and intersecting
other road, how opened and kept in repair ............................................. 73
burdens and width of tire on free turnpike roads, and how regulated ....... 87
resident freeholder may prosecute for violation of such regulations ........ 87
act for improvement of, in Fulton county ........................................ 89
sidewalks along, who may construct .............................................. 131
obstructing such sidewalk, how punished ........................................ 131
duties of supervisors of, as to fines, forfeitures, and penalties .......... 138
petition for laying out free turnpikes and notice thereof .................... 142
when turnpike company having road less than three miles in length, may col-
lect tolls ....................................................................................... 144
rates of toll on turnpikes and plank roads ...................................... 147

SAFE DEPOSIT COMPANIES—
general powers of ................................................................. 101
courts may order moneys paid into court to be deposited with ......... 101
how moneys received in trust by such companies to be invested ...... 9101
no loan to be made to officer or employe of company ................. 102
real estate acquired by, to be sold within two years ................. 102
moneys and property held in trust to be deposited in trust department 102
must maintain reserve equal to fifteen per cent. of deposits ....... 102
may be appointed trustee under will ........................................... 102
capital stock to be held as security for faithful discharge of duties ... 102
money held in trust department not liable for debts of company .. 103
liability of stock holders ......................................................... 103
trustees to notify auditor of state of organization of company and make an-
nual statement ......................................................................... 103
auditor of state may appoint expert to examine affairs of ............ 103
dividends, and how paid .......................................................... 103
not to commence business until capital stock is fully paid up ...... 103
increase of capital stock .......................................................... 104
assignment and transfer of capital stock, etc ................................. 104

SALARIES OF STATE OFFICERS—
act prescribing ........................................................................... 129

SALE—
of real estate by religious society ................................................ 109

SCHOOLS—
appropriations for support of ....................................................... 4
prosecuting attorney or city solicitor to act as counsel for boards of education 26
boards of education may establish high schools ............................ 37
time of regular meetings of boards of education ......................... 59
special meetings in cities of first grade first class ....................... 59
vacancies in boards of education, how filled .............................. 59
boards of education may adopt rules and regulations for their government 59
qualifications to be required of teachers .................................... 70
levy for contingent expenses ..................................................... 80
for what terms ‘teachers’ certificates may be granted .................. 83
SCHOOLS—Continued.
when certificates renewable without re-examination .......................... 83
when boards of examiners may revoke teachers' certificates ................. 83
to be closed on thirtieth day of May ........................................ 87

SECRETARY OF STATE—
appropriations for ................................................................. 23, 42
to file or record contract for sale of certain railroad property .......... 46
his fees in such case .............................................................. 46
to countersign deed executed by governor for delinquent lands ........ 186
to receive and distribute 'monthly Ohio weather report,' ................ 143

SENATE—
officers of, and when to be elected ....................................... 104

SHERIFF—
duties in case of recommitment for violating conditional pardon ....... 123

SHOWS—
not to exhibit without permit from county auditor ........................ 114
fees for such permits, and how disposed of .................................. 114

SIDEWALKS—
along public road, who may construct ................................... 131
setting up obstruction on, how punished ................................... 131

SLANDER—
of female of good repute, how punished .................................. 84

SOLDIERS' BOUNTY FUNDS—
commissioners of Lucas county to restore certain moneys to .......... 52

SOLDIERS’ MONUMENTAL ASSOCIATION—
balance of bounty funds to be transferred to .............................. 51

SPRINGFIELD—
authorized to make certain improvements, and issue bonds for same .... 145

STATE BENEVOLENT INSTITUTIONS—
financial officer to keep accounts in detail ................................ 32
must make monthly statement to trustees .................................. 32
what such statement must show ................................................ 33
statement to be sworn to, recorded, and filed with auditor of state ... 33
contingent expense fund, how to be set apart and used .................. 34
trustees of, to make requisition monthly for amount of unpaid bills ... 34

STATE BOARD OF AGRICULTURE—
annual meetings, when and where to be held ................................ 70
election of officers and annual exhibition .................................. 71
to make annual report to general assembly .................................. 71
secretary to be one of board of directors of state meteorological bureau 143
report of agricultural experiment station to be published in report of .... 113

STATE COMMISSIONER OF COMMON SCHOOLS—
appropriations for ................................................................. 21

STATE GEOLOGIST—
to be appointed by governor, his powers, duties, and compensation .... 137
STATE GEOLOGIST—Continued.
when to enter upon his duties ..................................................... 138
appropriations for, and assistants ............................................... 138
to prepare volume 5 geology of Ohio for publication ....................... 137

STATE LIBRARY—
appropriations for ................................................................. 22, 42
who may take books from .......................................................... 36
privileges may be extended to whom ............................................ 36

STATE OFFICERS—
to make monthly statement to auditor of state of checks and requisitions .... 77
salaries of ................................................................................. 129

SUNDAY—
selling, or keeping open place where intoxicating liquors are sold on, how
punished ..................................................................................... 129

SUPERINTENDENT OF INSURANCE—
appropriations for ....................................................................... 22

SUPERVISOR OF PUBLIC PRINTING—
appropriations for ....................................................................... 24, 43
duties as to binding department at asylum for the deaf and dumb ............. 98
to file copies of bills of purchase with commissioners of printing ........... 98
to print monthly weather report prepared by meteorological bureau ......... 143

SUPERVISOR OF ROADS—
to collect fines, forfeitures, and penalties arising under road laws ............. 138

SUPREME COURT AND CLERK—
appropriations for ....................................................................... 24, 42

TAX COMMISSION—
appropriation to pay clerks of ...................................................... 117

TOLEDO—
council authorized to build bridges and issue bonds therefor ............... 134

TOLEDO HOUSE OF REFUGE AND CORRECTION—
appropriations for ...................................................................... 9, 62

TOWNSHIP AND WARD ASSESSORS—
to report to county auditor list of persons engaged in traffic in intoxicating
liquors ............................................................................................ 68

TOWNSHIP CLERK—
to call meeting of trustees on complaint of prevalence of infectious disease .... 50
to give certificate to person killing hawk or owl, and fees therefor ............ 117

TOWNSHIP TRUSTEES—
to make and deliver list of jurors to judges of election ........................... 18
to make regulations to prevent spread of infectious disease ................. 50
to transfer balance of bounty funds to soldiers’ monument association ....... 52
in county not having a children’s home may send children to home in adjoining
county ........................................................................................... 58
277

FINANCES OF STATE BENEVOLENT INSTITUTIONS—

<table>
<thead>
<tr>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>to examine and approve monthly statement of financial officers</td>
</tr>
<tr>
<td>to approve bills of purchase and pay-rolls, and make requisition for amount of same</td>
</tr>
</tbody>
</table>

TREASURER OF STATE—

<table>
<thead>
<tr>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>appropriations for</td>
</tr>
</tbody>
</table>

OPIKE COMPANIES—

<table>
<thead>
<tr>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>when may collect tolls on road less than three miles in length</td>
</tr>
<tr>
<td>rates of toll that may be collected by</td>
</tr>
</tbody>
</table>

CLAIMED COSTS—

<table>
<thead>
<tr>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>when to be paid over to county treasurer</td>
</tr>
<tr>
<td>person entitled to, to receive warrant therefor from county treasurer</td>
</tr>
</tbody>
</table>

UNITED STATES—

<table>
<thead>
<tr>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>granting consent to, to purchase land in Columbus for government buildings</td>
</tr>
</tbody>
</table>

LAGES—

<table>
<thead>
<tr>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>officers of</td>
</tr>
<tr>
<td>may provide by ordinance for solicitor and street commissioner</td>
</tr>
<tr>
<td>how street commissioner elected when territory is attached for road purposes</td>
</tr>
<tr>
<td>having college or university may provide against evils resulting from sale of intoxicating liquors</td>
</tr>
<tr>
<td>certain villages authorized to prohibit burial of dead in certain cemeteries</td>
</tr>
<tr>
<td>certain villages authorized to extend time of payment of unmatured bonds</td>
</tr>
<tr>
<td>council may construct side-walk along public road</td>
</tr>
</tbody>
</table>

SHINGTOWN COUNTY—

<table>
<thead>
<tr>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>providing for better improvement of highways</td>
</tr>
</tbody>
</table>

IGHTS AND MEASURES—

<table>
<thead>
<tr>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>number of pounds in bushel of various articles</td>
</tr>
<tr>
<td>appropriation for purchase of copies of standard</td>
</tr>
</tbody>
</table>

NESS—

<table>
<thead>
<tr>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>in case of felony, refusing to enter into recognizance to be committed to jail</td>
</tr>
<tr>
<td>to be allowed usual fees while incarcerated</td>
</tr>
</tbody>
</table>
# INDEX TO LOCAL LAWS.

<table>
<thead>
<tr>
<th>ADAMS COUNTY—</th>
<th>PAGE.</th>
</tr>
</thead>
<tbody>
<tr>
<td>authorizing county commissioners to construct certain free turnpike roads</td>
<td>156</td>
</tr>
<tr>
<td>creating two election precincts in Meigs township</td>
<td>177</td>
</tr>
<tr>
<td>authorizing county commissioners to construct certain free turnpike roads</td>
<td>187</td>
</tr>
<tr>
<td>authorizing Smith Grimes to purchase lot in West Union cemetery</td>
<td>226</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ALLEN COUNTY—</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>authorizing city council of Lima to issue bonds for water works purposes</td>
<td>179</td>
</tr>
<tr>
<td>authorizing county commissioners to levy additional tax for general purposes</td>
<td>215</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ATHENS COUNTY—</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>authorizing county commissioners to levy additional tax for county and poor purposes</td>
<td>172</td>
</tr>
<tr>
<td>dividing York township into four election precincts</td>
<td>178</td>
</tr>
<tr>
<td>authorizing board of education of Waterloo township to release official sureties of James Love</td>
<td>190</td>
</tr>
<tr>
<td>authorizing county commissioners to reimburse John S. Fowler for certain services rendered</td>
<td>202</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>AUGLAIZE COUNTY—</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>amending act creating two election precincts in Duchouquet township</td>
<td>197</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>BROWN COUNTY—</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>authorizing relief of bondsmen of W. P. Williams, late treasurer of Jefferson township</td>
<td>155</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAMPAIGN COUNTY—</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>authorizing county commissioners to transfer certain fund to several townships</td>
<td>201</td>
</tr>
<tr>
<td>authorizing county commissioners to levy tax to meet deficiency in bridge fund</td>
<td>206</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CLERMONT COUNTY—</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>amending act authorizing county commissioners to construct certain township roads</td>
<td>154</td>
</tr>
<tr>
<td>authorizing village of Milford to transfer certain funds</td>
<td>161</td>
</tr>
<tr>
<td>authorizing trustees of Goshen township to levy tax for purchase of town hall</td>
<td>170</td>
</tr>
<tr>
<td>authorizing county commissioners to construct certain free turnpike roads</td>
<td>185</td>
</tr>
<tr>
<td>authorizing county commissioners to levy tax for construction of certain free turnpike roads</td>
<td>213</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>COLUMBIANA COUNTY—</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>authorizing board of education of Leetonia to levy tax for redemption of bonds</td>
<td>168</td>
</tr>
<tr>
<td>authorizing village of East Liverpool to issue bonds for defraying expenses incurred in suppression of small-pox</td>
<td>173</td>
</tr>
<tr>
<td>authorizing village of East Liverpool to issue bonds for purchase of cemetery grounds</td>
<td>173</td>
</tr>
<tr>
<td>authorizing trustees of Center township to transfer certain funds</td>
<td>206</td>
</tr>
</tbody>
</table>
COLUMBIANA COUNTY—Continued.

authorizing village council of East Palestine to borrow money for completion of town building and protection against fire ............................... 217

COHOCTON COUNTY—

authorizing county commissioners to levy tax for building bridge over Walhonding river ................................................................. 220
authorizing trustees of Tuscarawas and Franklin townships to sell stock of P., C & St. L. R. R. Co ......................................................... 226

CRAWFORD COUNTY—

authorizing city council of Galion to borrow money for providing system of water works ................................................................. 174
authorizing city of Galion to borrow money for purchase of cemetery grounds. 178

CUYAHOGA COUNTY—

amending act to empower testamentary trustees of John Shaw to dispose of certain lands ......................................................... 200
authorizing county commissioners to levy tax for infirmary purposes .... 209

DARKE COUNTY—

authorizing trustees of Allen township to levy tax for construction of township house .......................................................................... 161
dividing Twin township into two election precincts .......................... 176
authorizing board of education of village district of Versailles to re-issue certain bonds ......................................................................... 212

DEFIANCE COUNTY—

authorizing village council of Defiance to transfer certain funds .......... 183
authorizing board of education of Hicksville school district to issue new bonds 212

DELAWARE COUNTY—

amending act creating special school district in Brown township .......... 225

ERIE COUNTY—

authorizing trustees of Kelly’s Island township to assess tax for sidewalk purposes ................................................................. 176
amending act authorizing county commissioners to issue bonds to build jail ... 186
amending act encouraging killing of woodchucks or groundhogs ........... 192

FAIRFIELD COUNTY—

authorizing county commissioners to accept certain graveled roads ...... 229

FAYETTE COUNTY—

authorizing trustees of Union township to divide said township into four election precincts ......................................................... 170

FRANKLIN COUNTY—

amending act and amendatory act authorizing county commissioners to levy tax for building bridge over Scioto river ................................. 219
authorizing county commissioners to levy tax for building bridge over Big Darby creek, in Pleasant township ........................................ 227

GALLIA COUNTY—

authorizing county commissioners to levy additional tax for poor purposes .... 216
GEAUGA COUNTY—
amending act authorizing construction of town hall by trustees of Burton 164

GREENE COUNTY—
authorizing trustees of Silver Creek township to transfer certain funds 175
authorizing city council of Xenia to levy tax for lighting city 191
authorizing county commissioners to levy tax for construction of certain free
turnpike road 220

GUERNSEY COUNTY—
authorizing trustees of Liberty township to purchase burying ground 172
authorizing village council of Quaker City to levy tax for macadamizing streets 193
authorizing board of education of village school district of Washington to issue
bonds for improvement of school building 195

HAMILTON COUNTY—
authorizing county commissioners to levy tax for grading of Columbia avenue 167
creating special school district in Delhi township 168
authorizing county commissioners to levy tax for erection of morgue 192
changing name of Louis Sedam Worthington 199

Hancock County—
authorizing county auditor and county treasurer to transfer certain funds to
village and township of Findlay, for road purposes 229

HARDIN COUNTY—
repealing act and amendatory act providing for effectual drainage of Hog Creek
Marsh 159
authorizing county commissioners to levy additional tax for general purposes 215

HARRISON COUNTY—
authorizing trustees of any township to construct free turnpikes 171

HOLMES COUNTY—
authorizing board of education of Millersburg to levy tax to pay indebtedness
and repair school-house 199

JACKSON COUNTY—
authorizing county commissioners to issue bonds to build jail 190

JEFFERSON COUNTY—
authorizing city council of Steubenville to levy tax for building work-house 203

KNOX COUNTY—
authorizing county commissioners to levy tax for better improvement of public
highways 222
authorizing county commissioners to levy tax for purchase of fair ground 224

LAWRENCE COUNTY—
authorizing county commissioners to levy tax for certain purposes 160
authorizing city of Ironton to levy tax for defraying expenses incurred in sup-
pression of small pox 161
dividing Perry township into two election precincts 196
dividing Rome township into two election precincts 203

LICKING COUNTY—
authorizing county commissioners to rebuild certain bridge 162
LICKING COUNTY—Continued.

authorizing trustees of Granville township to sell town hall and levy tax for new hall ................................................................. 206

LOGAN COUNTY—

authorizing trustees of Miami township to levy tax on Quincy precinct for purchase of cemetery grounds ........................................ 159
authorizing county commissioners to levy tax for repair of bridges and culverts ................................................................. 202
authorizing county commissioners to disburse taxes for free turnpikes ...... 204
authorizing county commissioners to levy tax to pay existing indebtedness .... 214
authorizing county commissioners to levy additional tax for general purposes ... 215
authorizing village council of West Liberty to levy additional tax for improvement of cemetery ................................................. 227
authorizing village council of Bellefontaine to levy tax for water works purposes .......... ................................................................. 228

LORAIN COUNTY—

authorizing trustees of Ridgeville township to build township hall ........... 211

LUCAS COUNTY—

authorizing board of education of Sylvania township to release bondmen of Warren D. Moore ................................................................. 225

MAHONING COUNTY—

authorizing county commissioners to levy tax for reimbursing bridge fund ..... 194

MARION COUNTY—

authorizing county commissioners to levy tax for erection of court house ..... 196

MEDINA COUNTY—

authorizing trustees of Westfield township to levy tax for improvement of park 154
authorizing village council of Medina to issue bonds for water works purposes ... 181
authorizing trustees of Granger township to release Oso S. Burt and official sureties on their bond ................................................. 194

MEIGS COUNTY—

amending act authorizing establishment of a children's home .................... 151

MERCER COUNTY—

authorizing town council of Celina to levy tax for improvement of streets .... 214

MONROE COUNTY—

authorizing county commissioners to settle certain claims .................... 176
authorizing town council of Woodsfield to levy tax for improvement of streets. 218

MONTGOMERY COUNTY—

authorizing county commissioners to purchase and lease or sell fair grounds .... 162
creating special school district in certain townships ................................ 164
amending act and amendatory act enabling commissioners of Montgomery and Warren counties to convert toll roads into free roads ........................ 180
authorizing city of Dayton to issue bonds for water works and fire department purposes ................................................................. 184

MUSKINGUM COUNTY—

authorizing board of education of Zanesville to issue bonds for school-house purposes ........................................................................... 162
NOBLE COUNTY—annexing two sections of Jefferson township to Dexter city precinct for election purposes .......................................................... 207

PAULDING COUNTY—authorizing county commissioners to improve certain streams ............................................. 184

PERRY COUNTY—authorizing trustees of Thorn township to levy tax for construction of certain free turnpike .................................................................................. 216

PIKE COUNTY—authorizing county commissioners to levy tax for payment of certain bonds ... 155 supplementing act authorizing county commissioners to levy tax for payment of certain bonds ................................................................. 189 authorizing county commissioners to pay certain indebtedness .......................................................... 207 authorizing county commissioners to levy tax for construction of certain free turnpike roads .......................................................... 208

PORTAGE COUNTY—authorizing county commissioners to borrow money for completion of courthouse .................................................................................................................. 163 authorizing village council of Kent to borrow money for providing system of water works .......................................................... 174

PREBLE COUNTY—authorizing village council of New Paris to transfer certain funds ............................................. 221

PUTNAM COUNTY—authorizing increase of tax levy for continuance of schools in Columbus Grove school district ........................................................................................................... 166

ROSS COUNTY—authorizing county commissioners to contract for improvement of Egypt road. 190

SANDUSKY COUNTY—authorizing village council of Bellevue to levy tax for water works purposes ........ 209

SENECA COUNTY—authorizing trustees of Venice township to macadamize certain road .......... 182 authorizing county commissioners to levy tax for erection of court house .................................................. 196

SCIOTO COUNTY—authorizing trustees of Porter township to make an addition to Wheelersburg cemetery .................................................................................................................. 165 authorizing city council of Portsmouth to levy tax for construction of sewer .................. 221

TRUMBULL COUNTY—authorizing village council of Niles to transfer certain funds .................. 151 enabling trustees of Newton township to control Newton Falls burial grounds. 161 authorizing trustees of Weathersfield township to levy tax for erection of soldiers' monument .................................................................................................................. 217

TUSCARAWAS COUNTY—authorizing county commissioners to build a court-house .................. 152
TUSCARAWAS COUNTY—Continued.

authorizing trustees of Salem township to transfer certain funds ........................ 153
authorizing trustees of Franklin township to levy tax for erection of township
house ........................................................................ 157

UNION COUNTY—
authorizing county commissioners to levy tax for completion of court-house .... 201

VAN WERT COUNTY—
authorizing county commissioners to reduce certain levies and levy additional
tax for current purposes ........................................................................ 205

WARREN COUNTY—
amending act and amendatory act enabling commissioners of Montgomery and
Warren counties to convert toll roads into free roads ................................. 180

WAYNE COUNTY—
authorizing village of Doylestown to levy tax for erection of town hall ............. 158
changing surname of Etta V. Shuman ................................................................ 193
authorizing trustees of Franklin township to release James B. White and official
securities on their bonds .............................................................................. 211

WYANDOT COUNTY—
authorizing trustees of Richland township to sell certain grounds in village of
Wharton ................................................................................................. 197
authorizing board of education of Upper Sandusky Union school district to levy
tax for completion of school-house ....................................................... 215
INDEX TO JOINT RESOLUTIONS.

ADJOURNMENT—
relative to Frederick Blankner taking charge of legislative chambers after . . . . 241
of 65th general assembly ........................................... 242

ADJUTANT GENERAL—
providing for the printing of additional copies of report of . . . . . 240

ATTORNEY GENERAL—
directed to institute suit in quo warranto against police commissioners of Xenia 246
authorized to contract with Lucas county commissioners for maintenance of
insane ........................................................................... 248

AUDITOR OF STATE—
providing for printing additional copies of report of ....................... 232
providing for examination of the enlistment and collection laws by .............. 243

BENEVOLENT INSTITUTIONS—STATE—
to receive, each, one copy of the St. Clair papers ............................ 242

BOUNTIES—
relative to equalization of ............................................. 245

BUREAU OF LABOR STATISTICS—
providing for printing additional copies of report of ......................... 249

CALENDAR—
of unfinished business of general assembly to be printed ................. 249

CENTRAL ASYLUM FOR THE INSANE—
superintendent directed to admit Mary E. Rowland as a patient ............... 240

COLLECTION LAWS—
providing for examination by auditor of state of ........................... 243

COMMISSIONER OF INSURANCE—
providing for printing additional copies of report of .......................... 245

COMMISSIONER OF RAILROADS AND TELEGRAPHS—
authorized to purchase maps of Ohio ...................................... 236

CONGRESS—
members from Ohio requested to secure early passage of bill for congressional
apportionment .................................................................. 234
providing for joint committee to arrange for presenting statue of the late James
A. Garfield to ................................................................. 235
members from Ohio requested to obtain training ship for reform school boys
from national government .................................................. 241
CONGRESSIONAL APPORTIONMENT—
requesting Ohio senators and representatives in congress to secure early passage of bill for.............................................. 234

DAYTON ASYLUM FOR INSANE—
superintendent directed to admit Silas Sawyer as a patient................................. 233
superintendent directed to receive Joseph Brown as a patient.............................. 239

ENLISTMENT LAWS—
providing for examination of by auditor of state................................................. 243

FOREST TREES—
general proclamation by governor relative to planting.................................... 243

GARFIELD, JAMES A.—
providing for joint committee to arrange for presenting to congress statue of........ 235

GENERAL ASSEMBLY—
to count votes for state officers................................................................. 231
members to receive one copy of each volume of St. Clair papers........................... 233
joint rules for government of............................................................................ 236
members to receive plain maps and railroad maps................................................. 236
members to receive copies of joint rules............................................................. 239
adjournment of 65th.............................................................................................. 242
providing for printing calendar of unfinished business of.................................... 243

GEOLOGICAL SURVEY—
relative to binding and distributing fourth volume of............................................ 244

GOVERNOR—
making arrangements for inauguration of............................................................ 222
requested by general assembly to obtain from national government a training ship for reform school boys ................................................................. 241
to issue annual proclamation relative to planting forest trees.............................. 243

INAUGURAL EXPENSES—
of governor, payment of.................................................................................. 237

JOINT COMMITTEE—
to wait on governor and inform him that legislature is in session...................... 231
to make proper arrangements for inauguration of governor................................. 232
on joint rules.......................................................................................................... 232
to arrange for presenting to congress a statue of James A. Garfield.................. 235
relative to distribution of joint rules.................................................................... 239

JOINT CONVENTION—
to canvass votes for state officers......................................................................... 231

JOINT RULES—
appointment of joint committee on........................................................................ 232
adopted for government of 65th general assembly.................................................... 235
to be printed............................................................................................................ 237
LEGISLATIVE HALLS—
   after adjournment Frederick Blankner to take charge of 241
   superintendence of insane 244
   relative to contract by attorney-general with Lucas county commissioners for 248
   maintenance of
MAPS—
   commissioner of railroads and telegraphs authorized to purchase 236
   providing for payment of 251
MEXICAN WAR—
   relative to procuring record of Ohio soldiers in 243
OHIO SOLDIERS—
   record of, in Mexican war 243
OHIO STATE REPORTS—
   providing for publication of 249
PENAL INSTITUTIONS—STATE—
   to receive each one copy of the St. Clair papers 242
PRESIDENT OF UNITED STATES—
   respectfully requested to pardon Sergeant Mason 238
PRESS—LEGISLATIVE CORRESPONDENTS—
   to receive one copy of each volume of St. Clair papers 236
RAILROAD MAPS—
   commissioner of railroads and telegraphs authorized to purchase 236
REFORMATORY INSTITUTIONS—STATE—
   to receive each one copy of the St. Clair papers 242
REVISED STATUTES—
   relative to purchase of new edition of 247
ST. CLAIR PAPERS—
   to be distributed to state officers and members of general assembly 233
   to be distributed to members of daily press being legislative correspondents 236
   to be distributed among benevolent, reformatory, and penal institutions 242
SECRETARY OF STATE—
   directed to distribute fourth volume of geological survey 244
   directed to purchase new edition of revised statutes 247
   directed to distribute additional copies of report of state commissioner of common schools 247
   authorized to contract for publication of Ohio state reports 249
STATE COMMISSIONER OF COMMON SCHOOLS—
   providing for printing additional copies of report of 247
STATE LANDS—
   providing for transfer of, to certain persons 250
STATE LIBRARIAN—
directed to distribute St. Clair papers.......................... 233, 236, 242

STATE OFFICERS—
joint convention to canvas votes for......................... 231
to receive one copy of each volume of the St. Clair papers...... 233
providing for printing in advance reports of certain........ 243

STATUE—
providing for joint committee to arrange for presenting to congress statute of James A. Garfield ........................................ 235

SUPERVISOR OF PUBLIC PRINTING—
directed to have printed additional copies of report of auditor of state ...... 232
directed to have printed additional copies of senate bill No. 10 ........ 234
directed to have printed additional copies of all bills introduced during this general assembly ........................................ 235
directed to allow bill of G. J. Brand & Co........................................ 239
directed to deliver copies of joint rules to respective clerks of senate and house 239
directed to have printed additional copies of adjutant-general’s report ...... 240
directed to have bound fourth volume of geological survey ............. 244
directed to have printed additional copies of report of commissioner of insurance ........................................ 245
directed to have printed in advance reports of certain state officers .... 248

TREASURER OF STATE—
authorized to dispose of old desks or other material in his office ........ 250

UNFINISHED BUSINESS—
of general assembly, providing for printing calendar of........... 248

VOTES—
for state officers, joint convention to canvas ................... 231

XENIA—
attorney-general directed to institute suit in quo warranto against police commissioners of .......................................... 246

Judges of the court of common pleas .................................. 252
Times of holding courts .................................................... 254

**