Page 82, line 29, the word “grouse” should read “game.”
Page 83, line 30, “kepler,” should read “pickerel.”
Page 105, chapter 49, in first line of title the word “two” should read “eleven;” also in second line of enacting clause the word “two” should read “eleven,” and at beginning of act “2” should be “11.”
Page 107, line 30, after the word “January” insert the words “2d Monday in June.”
ACTS OF 1897.

CHAPTER 1.

AN ACT making appropriations of public money to pay general charges upon the treasury.

[Passed February 26, 1897. In effect from its passage. Became a law without Governor's approval]

Be it enacted by the Legislature of West Virginia:

1. There shall be and are hereby appropriated out of the State fund for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-seven, the following sums for the purposes as follows:

   Penitentiary.
   
   For salary of the warden, one thousand five hundred dollars.
   
   For salary of the clerk and commissary, one thousand dollars.
   
   For salary of the physician, six hundred dollars.
   
   For salary of the chaplain, one hundred and fifty dollars.
   
   The unexpended balance of seventeen thousand dollars of the appropriation for "deficiency in ordinary expenses" standing to the credit of this fund in the State treasury at the beginning of the fiscal year, October first, one thousand eight hundred and ninety-six, is hereby reappropriated for deficiency or ordinary expenses.

   For the new cell building, ten thousand dollars.
   
   For one hundred new cells, five thousand dollars.

   The foregoing appropriations for the penitentiary are to be drawn from the treasury upon the requisition of the board of directors addressed to the auditor as the same may be required; Provided, That only the necessary expenses incurred by said directors in discharging their duties as such, and four dollars per day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of the penitentiary, which itemized account shall be paid from the treasury upon the requisition of the board.

   For new cell building.
   New cells.

   How drawn and paid.

   Only necessary expenses to be paid.

   Per diem.

   An itemized account to be filed, where
No mileage allowed paid for.

Provided, further, That all stationery, printing and binding for said penitentiary shall be purchased and paid for out of the expense fund of said institution.

Criminal Charges.

For criminal charges, ninety thousand dollars; Provided, That no criminal charges accrued or allowed for any purpose prior to the beginning of the fiscal year of one thousand eight hundred and ninety-seven shall be paid out of this appropriation.

Lunatics in Jail.

For support of lunatics in jail, three thousand dollars.

Historical Society.

For the West Virginia historical and antiquarian society, twelve hundred dollars for pay for librarian and for the purpose of collecting, purchasing and preserving relics, books, etc., pertaining to the history of West Virginia; the articles which may be collected by said fund to be and remain the property of the State and to be held in trust by said society for the State.

Normal Schools.

For the support of the normal school and its branches, to be paid according to the provisions of sections ninety-six and ninety-seven of chapter forty-five of the code of West Virginia, nineteen thousand two hundred dollars is hereby appropriated, payable on the order of the regents of such school.

For traveling expenses of the regents for the year one thousand eight hundred and ninety-seven, eight regents, one hundred dollars; Provided, That only the necessary expenses incurred by said regents in discharging their duties as such, and four dollars per day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of the normal schools, which itemized accounts shall be made a part of their report to the governor; and no mileage shall be allowed or paid to them.

Marshall College.

For new building, porch and platform, five hundred and ninety-six dollars.

For plumbing, three hundred and fifty-four dollars and twenty-one cents.

For remodeling and reconstructing old building, seven thousand dollars.

For cases in chemical library, one hundred and seventy-five dollars.
For furnishing principal's office, two hundred dollars. **Furnishing.**
For blinds, two hundred and fifty dollars. **Blinds.**
For covered passage, two hundred and seventy-five dollars. **Covered passage.**
For gas fixtures, three hundred and ninety-eight dollars. **Gas and fixtures.**
For furniture, three hundred dollars. **Furniture.**
For additional teacher, five hundred dollars. **Additional teacher.**
For library and apparatus, two hundred and fifty dollars. **Library and apparatus.**
For janitor, four hundred dollars. **Janitor.**
For gas, coal and water, two hundred and fifty dollars. **Gas, coal and water.**
For contingent expenses, six hundred dollars. **Contingent expenses.**

**West Liberty Normal School.**
For completing commencement hall, five hundred dollars. **Commencement hall.**
For elevated seats in hall, five hundred dollars. **Seats.**
For contingent fund, five hundred and fifty dollars. **Contingent fund.**
For furniture, four hundred and fifty dollars. **Furniture.**
For library fund, one thousand dollars. **Library.**
For building and repairs, three hundred dollars. **Building and repairs.**

**Fairmont Normal School.**
For heating apparatus, five hundred dollars. **Heating apparatus.**
For furniture, two hundred and fifty dollars. **Furniture.**
For library and apparatus, two hundred and fifty dollars. **Library and apparatus.**
For repairs to building, four hundred dollars. **Repairs.**
Contingent expenses, seven hundred and fifty dollars. **Contingent expenses.**

**Concord Normal School.**
For new building, ten thousand dollars. **New building.**
For library and apparatus, one hundred and fifty dollars. **Library and apparatus.**
For improvements and repairs, two hundred and fifty dollars. **Improvements.**
For contingent expenses, four hundred and seventy-five dollars. **Contingent expenses.**

**Glenville Normal School.**
For improvements and repairs, three hundred dollars. **Improvements.**
For library and apparatus, two hundred dollars. **Library and apparatus.**
For furniture, two hundred dollars. **Furniture.**
For tower and belfry, one thousand two hundred dollars. **Tower and belfry.**
For contingent expenses, four hundred and fifty dollars. **Contingent expenses.**

**Shepherd College Normal School.**
For library and apparatus, one hundred and fifty dollars. **Library and apparatus.**
For contingent expenses and blinds, five hundred dollars. **Contingent expenses.**
GENERAL APPROPRIATIONS.

Fuel.
For fuel, five hundred dollars.

Janitor.
For janitor, two hundred dollars.

Grading, fencing, and paving.
For grading, fencing and paving, five hundred dollars.

Repairs.
For repairs old building, two hundred and fifty dollars.

Water.
For supplying water for heating and closets, five hundred dollars.

The foregoing appropriations for the state normal school and its branches, other than that included in the sum of nineteen thousand and two hundred dollars, provided for their support, shall be drawn from the treasury upon the orders of the board of regents, addressed to the auditor and expended under their direction; Provided, That no contract for the erection of any building herein appropriated for shall be made prior to the fifteenth day of July, one thousand eight hundred and ninety-seven; and Provided, further, That no contract shall be made for any new building herein appropriated for in excess of the sum so appropriated.

Provided, further, That all stationery, printing and binding for said state normal school and its branches shall be purchased and paid for out of the current or general expense fund provided for herein.

West Virginia School for the Deaf and the Blind.

For current expenses, thirty-two thousand five hundred dollars.

For traveling expenses of pupils, one thousand seven hundred and fifty dollars.

For contingent expenses, six hundred dollars.

Provided, That only the necessary expenses incurred by the regents of said school for the deaf and the blind in discharging their duties as such, and four dollars a day for each day they may be employed as such, may be allowed, an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

Provided, further, That all stationery, printing and binding for said West Virginia school for the deaf and the blind shall be purchased and paid for out of the current or contingent expense fund provided for herein.

The University.

For salaries of the president and instructors, nineteen thousand dollars.

Chairs.
For chairs for commencement hall, five hundred dollars.

Cataloguing books.
For classifying and cataloguing books, five hundred and ten dollars.

Purchase of land.
For additional purchase of land, one thousand dollars.
For current and contingent expenses, four thousand and five hundred dollars.

For books for cadets, as provided by law, one thousand dollars.

For expenses of board of regents, eight hundred dollars.

For purchasing farm and equipping experiment station, two thousand dollars.

For building wing to main building, eight thousand and seven hundred and fifty dollars.

The foregoing appropriations for the West Virginia university to be drawn from the treasury upon the order of the board of regents addressed to the auditor; Provided, That only the necessary expenses incurred by said regents in discharging their duties as such, and four dollars a day for each day that they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them; Provided, further, That no contract shall be made for any new building herein appropriated for in excess of the sum so appropriated.

Provided, further, That all stationery, printing and binding for said university shall be purchased and paid for out of the current or expense fund provided for herein.

Preparatory Branch of the West Virginia University at Montgomery.

For completing the building, five thousand dollars.

For furniture and fixtures, one thousand dollars.

For contingent expenses, fifty dollars.

For fuel and lights, two hundred dollars.

For teachers' salaries, nine hundred dollars.

For incidental expenses, three hundred dollars.

For janitor, one hundred dollars.

For construction of wing to building, two thousand and five hundred dollars.

The foregoing appropriations for the preparatory branch of the university at Montgomery to be drawn from the treasury upon the order of its board of regents under the same provisions as govern the board of regents of the university.

Provided, further, That all stationery, printing and binding for said preparatory branch of the West Virginia university at Montgomery shall be paid for out of the current or expense fund provided for herein.

Hospital for the Insane at Weston.

For current expenses, including general expenses of
the hospital for the insane at Weston, one hundred and thirty thousand dollars.

*Provided,* That only the necessary expenses incurred by the board of directors of the said hospital for the insane in discharging their duties as such, and four dollars per day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of said hospital, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them; and *Provided, further,* That only so much of said amount appropriated for current expenses as may be absolutely necessary therefor shall be drawn from the treasury.

For transportation of patients, two thousand five hundred dollars.

For a crematory for night soil, five thousand dollars.

For heating, plumbing and ventilating "colored" hospital, four thousand dollars.

For furnishing colored hospital, one thousand six hundred dollars.

For repairs and remodeling old brick and old colored buildings, two thousand five hundred dollars.

For new laundry building and machinery, five thousand dollars.

The foregoing appropriations for the hospital for the insane at Weston shall be drawn from the treasury upon the order of the board of directors addressed to the auditor at the beginning of each month, in such amounts as may then be actually needed, and not otherwise.

*Provided, further,* That all stationery, printing and binding for said hospital shall be purchased and paid for out of the current expense fund provided for herein.

Second Hospital for the Insane.

For current expense fund, balance on hand at the hospital, four thousand dollars, in state treasury to be transferred from construction fund, and thirty thousand dollars additional is appropriated.
board of directors of the second hospital for the insane in discharging their duties as such, and four dollars per day for each day they may be employed as such shall be allowed, an itemized account of which shall be filed among the records of said hospital, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

Provided, further, That all stationery, printing and binding for said hospital shall be purchased and paid for out of the current expense fund provided for herein.

West Virginia Reform School.

For salaries of superintendent and officers, four thousand and five hundred dollars.

For transportation of inmates, two hundred and fifty dollars.

For general expenses, fifteen thousand and one hundred dollars.

For expenses of board of directors, six hundred dollars.

For completing new barn, five hundred dollars.

For transportation of inmates, two hundred and fifty dollars.

For painting building and repairs, two hundred dollars.

For expenses of board of directors, six hundred dollars.

For contingent expenses, two hundred dollars.

The foregoing appropriations for the West Virginia reform school shall be drawn from the treasury upon the order of the board of directors, addressed to the auditor;

Provided, That only the necessary expenses incurred by the said directors in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

Provided, further, That all stationery, printing and binding for said school shall be purchased and paid for out of the current or general expense fund provided for herein.

West Virginia Colored Institute.

For current and contingent expenses, six hundred dollars.

For traveling expenses and per diem of board of regents, four hundred dollars.

For plants and seeds, fifty dollars.

For salary of janitor, four hundred dollars.
GENERAL APPROPRIATIONS.

Fuel.  
For fuel, four hundred dollars.

Salary of teachers.  
For salary of teachers, eighteen hundred dollars.

Well, etc., water supply.  
For well, cistern and tank for supplying water, five hundred dollars.

Drainage.  
For drainage and sewerage, one hundred dollars.

Dormitory, etc.  
For school and dormitory furniture, three hundred dollars.

Painting, repairs.  
For painting, repairs and improvements, three hundred and fifty dollars.

Oil, lamps, etc.  
For oil, lamps and brooms, one hundred dollars.

Insurance.  
For insurance on machinery hall, one hundred and eighty dollars.

For purchasing a piano, four hundred dollars.

Piano.  
For grading, paving and walk, two hundred dollars.

Grading, etc.  
For building, heating and furnishing dormitory, eight thousand dollars.

Postage.  
For postage and express charges, etc., fifty dollars.

How drawn and paid.  
The foregoing appropriations for the West Virginia colored institute shall be drawn from the treasury upon the order of the board of regents, addressed to the auditor; Provided, That only the necessary expenses incurred by said board of regents in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them; and no contract shall be made by the board of regents of said institution which shall include any expenditure of any nature whatsoever beyond the sum specifically appropriated by the terms of this act.

Provided, further, That all stationery, printing and binding for said institute shall be purchased and paid for out of the current or contingent expense fund provided for herein.

Storer College.

To pay for tuition, room rent, and the use of books for forty or more pupils in the normal department of this institution, one thousand dollars.

Bluefield Colored Institute.

For furnishing dormitory, two thousand dollars.

For heating apparatus, twelve hundred dollars.

For furniture, five hundred and ninety-four dollars and forty cents.

For pay of teachers, fourteen hundred dollars.

For janitor, three hundred dollars.

For water closets and grading, two hundred and fifty dollars.
For fuel and light, two hundred dollars.
For library and apparatus, one hundred and twenty-five dollars.
For expense of board of regents, three hundred dollars.
For incidental repairs, fifty dollars.
For contingent expenses, fifty dollars.
For payment of architect, one hundred and fifty dollars.

The foregoing appropriations for the Bluefield colored institute shall be drawn from the treasury upon the order of the board of regents addressed to the auditor; Provided, That only the necessary expenses incurred by the said board of regents in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them; and no contract shall be made by the regents of said institution which shall include any expenditure of any nature whatsoever beyond the sum specifically appropriated by the terms of this act.

Provided, further, That all stationery, printing and binding for said institute shall be paid for out of the current expense fund provided for herein.

Bureau of Labor.
For salary of commissioner of labor for the year ending May thirtieth, one thousand eight hundred and ninety-eight, twelve hundred dollars.
For salary of assistant commissioner, eight hundred dollars.
For contingent expenses of officers of the bureau of labor, four hundred and fifty dollars.
Provided, That all stationery, printing and binding for said bureau of labor shall be purchased and paid for out of the contingent expenses provided for herein.

State Board of Agriculture.
For per diem of commissioners, salary of secretary and expenses of state board of agriculture, not to exceed three thousand dollars.
For contingent expenses, two thousand dollars.
Provided, That all stationery, printing and binding for said state board of agriculture shall be purchased and paid for out of the contingent expenses provided for herein.

Inspectors of Mines.
For salaries of inspectors of mines, five thousand two hundred dollars.
For traveling expenses of inspectors of mines, fifteen hundred dollars.

For contingent expenses, two hundred and fifty dollars.

Provided, That all stationery, printing and binding for said inspectors of mines shall be purchased and paid for out of the contingent expenses provided for herein.

Bank Examiner.

For salary of bank examiner, seven hundred dollars.

For paying for publication of statements showing condition of banks examined, three hundred and seventy-five dollars.

State Board of Health.

For expense of state board of health, fifteen hundred dollars.

For contingent expenses, one hundred dollars.

Provided, That all stationery, printing and binding for said board of health shall be purchased and paid for out of the contingent expenses provided for herein.

Commissioners of Pharmacy.

For expenses of commissioners of pharmacy and their secretary, three hundred dollars, to be paid by the auditor, upon the order of said commissioners.

Vaccine Agents.

For vaccine agents, to be paid on the order of the governor, one hundred and fifty dollars.

Civil Contingent Fund.

For civil contingent fund for the governor, twelve thousand dollars.

Contingent Fund—Executive Department.

For contingent expenses of the treasurer’s office, three hundred and fifty dollars.

For contingent expenses of the attorney-general’s office, three hundred dollars.

For contingent expenses of auditor’s office, two thousand dollars.

For contingent expenses of state superintendent of free schools’s office, two hundred dollars.

For contingent expenses of secretary of state’s office, one thousand dollars.

For contingent expenses of adjutant-general’s office, five hundred dollars.

For contingent expenses of office of state librarian, three hundred dollars.

For purchasing and putting in place in the auditor’s office, metallic file cases for preserving the record books in the said office, five thousand dollars.
The foregoing appropriations to be drawn upon the requisitions of the officers to whom said funds are respectively appropriated, and who shall render a detailed account by items showing what the expenditures are for, at each meeting of the legislature, of the funds so expended.

Contingent Legislative Expenses.

For contingent expenses of the Senate, three thousand dollars.
For contingent expenses of the House of Delegates, five thousand dollars.

Salaries of Clerks.

For salary of governor's private secretary and assistant, twenty-two hundred dollars.
For salary of chief clerk of the secretary of state, twelve hundred dollars.
For other clerks, two thousand dollars.
For salary of chief clerk in the treasurer's office, one thousand two hundred dollars.
For assistant clerk in treasurer's office, eleven hundred dollars.
For salary of chief clerk in the auditor's office, one thousand and five hundred dollars.
For other clerks, six thousand seven hundred dollars.
For salary of assistant in attorney-general's office, twelve hundred dollars.
For salary of stenographer for attorney-general, three hundred dollars.
For salary of clerk in the office of state superintendent of free schools, to be paid out of the general school fund, twelve hundred dollars.
For salary of the assistant clerk in the office of state superintendent of free schools, to be paid out of the general school fund, one thousand dollars.
For salaries of assistants in office of state superintendent of free schools, to be paid out of the general school fund, six hundred dollars.

Judicial Department.

For contingent expenses of the supreme court of appeals, to be expended on the order of the court, fifteen hundred dollars.
For stenographer and typewriter for supreme court of appeals, one thousand dollars.
For printing and binding supreme court reports, fifteen hundred dollars.

The Militia.

To carry into effect the provisions of chapter twenty-four of the acts of one thousand eight hundred and eighty-nine, relating to the militia, fifteen thousand dol-
General Appropriations.

To cover all expenses of militia for 1867. How disbursed.

Capitol building and grounds, water.
Gas.
Coal.
Contingent and repair fund.
Board of Public Works to contract for coal.
When and how contractor paid.
Contractor to verify account. What affidavit to show.
Where filed.
Overpaid taxes.
Refunding taxes overpaid; how paid.
Refunding taxes erroneously assessed. How paid.
Refunding county and district taxes.
Refunding county taxes paid by railroads.
Public printing on what contract paid.

Tars, which amount shall cover all expenditures for the militia for the said fiscal year one thousand eight hundred and ninety-seven; Provided, that said sum shall be disbursed under the direction of the governor, adjutant general and paymaster-general upon warrants made by the auditor.

Capitol Building and Grounds.

For water, nine hundred dollars.
For gas, one thousand dollars.
For coal, nine hundred and fifty dollars.
For contingent and repair fund, six hundred dollars.
The board of public works shall make a contract for the delivery of such coal; the board shall, from time to time, as the contractor delivers coal, make an order, directing the auditor to issue his warrant upon the treasury in payment for said coal, but no such order shall be made unless the contractor produces to the board his own affidavit, and the affidavit of the person at the Capitol authorized to receive the coal, showing the number of bushels delivered and the dates of delivery; said affidavit shall accompany the order of the board and be filed in the auditor's office.

Overpaid Taxes.

For refunding over-payments made at the treasury, on account of taxes, licenses, fines and commissions, to be paid out of the fund into which they were paid, one thousand dollars.

Erroneous Assessments.

For refunding taxes erroneously assessed, collected and paid into the treasury, to be paid out of the fund into which the taxes were paid, five hundred dollars.

County and District Taxes.

For refunding to counties, county and district taxes paid into the treasury for the redemption of lands, such amount is hereby appropriated as will be necessary to the counties entitled thereto the taxes so paid into the treasury.

For refunding county, district and municipal taxes, paid into the treasury by railroad companies, such sum is hereby appropriated as will be necessary to refund to each county, district and municipal corporation the amount of such taxes as may be paid into the treasury to the credit of such county, district or municipal corporation.

Public Printing.

The public printing performed and to be performed under the contract entered into with the contractor for public printing on the fifth day of December, one thous-
and eight hundred and ninety-six, and that may be executed by him within the fiscal year ending September thirtieth, one thousand eight hundred and ninety-seven, sixteen thousand dollars.

**Public Binding.**

For public binding performed and to be performed under the contract entered into with the contractor for public binding on the fifth day of December, one thousand eight hundred and ninety-six, and that may be executed by him within the fiscal year ending September thirtieth, one thousand eight hundred and ninety-seven, nine thousand dollars.

**For Stationery.**

For supplying stationery and printing paper for state use, including the office of state superintendent of free schools, furnished or that may be furnished under the contract entered into with the contractor therefor on the fifth day of December, one thousand eight hundred and ninety-six, and that may be delivered by him within the fiscal year ending September thirtieth, one thousand eight hundred and ninety-seven, fifteen thousand dollars.

**Provided,** That the superintendent of public printing shall render to the governor annually an itemized statement, sworn to, of all the printing and binding executed for and the stationery furnished to the State by the contractor therefor. And the governor shall transmit said statement to the legislature at the regular session.

**Civil Suits.**

For expenses in civil suits and pay of State agents, one thousand dollars, or so much thereof as may be necessary, to be paid out of the funds collected.

**Janitors' Bills.**

To pay John M. Derrick for services, one hundred dollars.
To pay Pat Wilson for services, one hundred and six dollars.
To pay L. C. Roy for services, seventy-nine dollars and fifty cents.
To pay T. W. Black for services, seventy-nine dollars and fifty cents.
To pay Adam Judy for services, seventy-eight dollars.
To pay Leonard Brown for services, seventy-five dollars.
To pay Mike Haas for services, seventy dollars and fifty cents.
To pay J. C. McDonald for services, seventy dollars and fifty cents.
To pay John Newhouse for services, sixty-seven dollars and fifty cents.
GENERAL APPROPRIATIONS.

To pay Maria Alexander for washing towels, twenty-five dollars.

To pay Oscar Hern for services, sixty-seven dollars and fifty cents.

To pay A. H. Wilson special services as janitor, one hundred and thirty-five dollars.

Governor's Mansion and Grounds.

For furniture, repairs and improvements on governor's mansion, five thousand dollars.

State Libraries.

For purchasing and binding books for State libraries, the sum of one thousand and two hundred dollars, to be drawn on the order of the supreme court of appeals and expended under direction of said court, and all books furnished or purchased by this appropriation shall be the property of the State.

Insurance.

To pay insurance on public buildings, three thousand dollars.

Miscellaneous.

To pay Ed. L. Boggs, for brushes, soap, towels, etc., for use of House of Delegates, thirty-nine dollars and thirty-five cents.

To pay Sterrett Brothers, for carpet, paper, sweepers, gas shades, cords for use of the legislature, one hundred and fifty-six dollars and eighty cents.

To pay the counsel fees and expenses in the case of Pittsburgh, Cincinnati, Chicago and St. Louis Railway Company versus the board of public works, to be paid upon the requisition of the governor, two thousand dollars.

To pay McManamy & Cannon, for buckets, dusters, hods, polish, etc., fourteen dollars and thirty-six cents.

To pay Killinger Bros., for sweepers, desks, chairs, tables, etc., one hundred and sixty-nine dollars and seventy cents.

To pay C. S. Hasford, of Tyler county, taxes erroneously assessed in said county, two hundred and eighty dollars.

To pay Geo. E. Work, of Tyler county, for taxes erroneously assessed in said county, two hundred and eighty dollars.

To pay James Dolan, of Tyler county, for taxes erroneously assessed in said county, two hundred and eighty dollars.

To pay Ruby Bros., for mops, brooms, brushes, soap, etc., for legislature, fourteen dollars and ninety cents.

To pay Brown and Hazlett for services in case of
GENERAL APPROPRIATIONS.

Pittsburg, Cincinnati, Chicago and St. Louis Railway Company versus the board of public works, balance due, one hundred dollars.

To pay Summers and Boughner, for amount paid by them for insuring hospital for the insane at Weston with interest, three hundred and seventy-two dollars and eighty cents.

To pay W. G. Graves, of Nicholas county, for making the arrest of Jacob Pitzenberger, who escaped from jail while indicted for a felony, twenty-five dollars and eighty cents.

To pay Geo. W. Gates, for glass and glazing at the capitol during the session of the legislature, twelve dollars and thirty-five cents.

To pay Elk River Coal and Coke company, for coal supplied to capitol, one hundred and ninety-one dollars and forty cents.

To pay William Prince, assignee of H. A. Thompson, for services as special constable and pay expense of guard in the case of the State versus Pat Baine for felony, one hundred and twenty-five dollars, which is to be accepted in full settlement of said claim.

To pay Fields' pharmacy for brushes, brooms, soap, and blacking for Senate, twenty-two dollars and fifty cents.

To pay C. P. Fisher, for cleaning and repairing clock in Senate chamber, two dollars and fifty cents.

To pay E. L. Boggs, for brushes, soap, towels, sponges, etc., for use of Senate, thirty-three dollars and ninety-five cents.

To pay J. Garland Hurst, four hundred and ninety dollars and four cents, assignee for various claims for expert testimony in the circuit court of Jefferson county.

To pay W. F. Dudley, for services as special clerk in the office of the state superintendent of free schools, from August first, one thousand eight hundred and ninety-six, to January first, one thousand eight hundred and ninety-seven, three hundred and sixty dollars.

To pay J. H. DisDeBar for the purchase of his album of West Virginia scenery and history, one hundred dollars.

None of the money hereinbefore appropriated for the fiscal year ending September thirtieth, one thousand eight and ninety-seven, shall be paid out for any claims accruing or services rendered prior to the beginning of the present fiscal year, unless otherwise expressly stated herein.
Be it further enacted by the Legislature of West Virginia:

2. That there shall be and are hereby appropriated out of the state fund for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-eight, the following sums for the purposes as follows:

**Penitentiary.**

- For salary of the warden, one thousand five hundred dollars.
- For salary of the clerk and commissary, one thousand dollars.
- For salary of the physician, six hundred dollars.
- For salary of the chaplain, one hundred and fifty dollars.

**New cell building.**
- For new cell building, ten thousand dollars.

**New cells.**
- For one hundred new cells, five thousand dollars.

**Expense fund.**
- For expense fund, three hundred dollars.

The foregoing appropriations for the penitentiary are to be drawn from the treasury upon the requisition of the board of directors addressed to the auditor, as the same may be required; Provided, That only the necessary expenses incurred by said board of directors in discharging their duties as such, shall be allowed, an itemized account of which shall be filed among the records of the penitentiary, and no mileage shall be allowed or paid to them; Provided, further, That no contract shall be made for any new building or cells herein appropriated for in excess of the sum appropriated.

**Criminal Charges.**
- For criminal charges, ninety thousand dollars.

Provided, That no criminal charges accrued or allowed for any purpose prior to the beginning of the fiscal year of one thousand eight hundred and ninety-eight, shall be paid out of this appropriation.

**Lunatics in Jail.**
- For support of lunatics in jail, three thousand dollars.

**Historical Society.**
- For the West Virginia historical and antiquarian society, twelve hundred dollars for pay for librarian and for the purpose of collecting, purchasing and preserving relics, books, etc., pertaining to the history of West Virginia, the articles which may be collected by said fund to be and remain the property of the State and to be held in trust by said society for the State.
For the support of the normal school and its branches, to be paid according to the provisions of sections ninety-six and ninety-seven of chapter forty-five of the code of West Virginia, nineteen thousand two hundred dollars is hereby appropriated, payable on the order of the regents of said school.

For the traveling expenses of the regents for the year one thousand eight hundred and ninety-eight, eight hundred dollars: Provided, that only the necessary expenses incurred by the said regents in discharging their duties as such, and four dollars per day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of the normal schools, which itemized statement shall be made a part of their report to the Governor, and no mileage shall be allowed or paid to them.

For remodeliing and reconstructing old building, five thousand dollars.
For furniture, three hundred dollars.
For additional teacher, five hundred dollars.
For library and apparatus, two hundred and fifty dollars.
For gas, water and coal, two hundred and fifty dollars.
For janitor, four hundred dollars.
For contingent expenses, six hundred dollars.

West Liberty Normal School.
For contingent fund, five hundred and fifty dollars.
For library fund, five hundred dollars.
For building and repairs, three hundred dollars.
For piano, four hundred dollars.
For purchasing strip of land, two hundred dollars.

Fairmont Normal School.
For furniture, two hundred and fifty dollars.
For library and apparatus, two hundred and fifty dollars.
For repairs to building, four hundred dollars.
For contingent expenses, seven hundred and fifty dollars.
For paving and grading, five hundred dollars.

Concord Normal School.
For new building, ten thousand dollars.
For library and apparatus, one hundred and fifty dollars.
For improvements and repairs, two hundred and fifty dollars.
GENERAL APPROPRIATIONS.

For contingent expenses, four hundred and seventy-five dollars.

Glenville Normal School.

For improvements and repairs, three hundred dollars.
For furniture, two hundred dollars.
For contingent expenses, four hundred and fifty dollars.
For library and apparatus, two hundred dollars.

Shepherd College Normal School.

For library and apparatus, one hundred and fifty dollars.

For contingent expenses, five hundred dollars.
For fuel, five hundred dollars.
For janitor, two hundred dollars.
For grading, fencing and paving, five hundred dollars.
For supplying heat and for water closets, five hundred dollars.
For repairs to old building, two hundred and fifty dollars.

The foregoing appropriations for the state normal school and its branches, other than that included in the sum of nineteen thousand two hundred dollars provided for their support, shall be drawn from the treasury upon the orders of the board of regents of each of the said schools and expended under their direction.

Provided, That all stationery, printing and binding for said state normal school and its branches shall be purchased and paid for out of the current or general expense fund provided for herein.

West Virginia School for the Deaf and the Blind.

For current expenses, thirty-two thousand five hundred dollars.
For traveling expenses of pupils, one thousand seven hundred and fifty dollars.
For contingent expenses, six hundred dollars.

Provided, That only the necessary expenses incurred by the regents of the said school for the deaf and the blind in discharging their duties as such, and four dollars a day for each day they may be employed as such, may be allowed, an itemized account of which shall be filed among the records of said institution, which itemized statement shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

Provided, further, That all stationery, printing and binding for said West Virginia school for the deaf and the blind shall be purchased and paid for out of the current and expense fund provided for herein.
GENERAL APPROPRIATIONS.

The University.

For salaries of the president and instructors, nineteen thousand five hundred dollars.

For current and contingent expenses, forty-five thousand dollars.

For books for cadets as provided by law, one thousand dollars.

For expenses of board of regents, eight hundred dollars.

For building new wing to main building, eight thousand and seven hundred and fifty dollars.

For chairs for commencement hall, five hundred dollars.

For additional purchase of ground, one thousand dollars.

For general repairs, five hundred dollars.

The foregoing appropriations for the West Virginia University to be drawn from the treasury upon the order of the board of regents addressed to the auditor; Provided, That only the necessary expenses incurred by the said board of regents in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of said institution, which itemized statement shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them; Provided, further, That no contract shall be made for any new building herein appropriated for in excess of the sum so appropriated. Provided, further, That all stationery, printing and binding for said university, shall be purchased and paid for out of the current and contingent expense fund provided for herein.

Preparatory Branch of the West Virginia University at Montgomery.

For fuel and lights, one hundred dollars.

For teachers' salary, eighteen hundred dollars.

For incidental expenses, one thousand and three hundred dollars.

For library and apparatus, two hundred and fifty dollars.

For services of janitor, two hundred and twenty-five dollars.

For contingent expenses, fifty dollars.

For construction of wing to building, two thousand five hundred dollars.

The foregoing appropriations for the preparatory branch of the university at Montgomery to be drawn and paid from the treasury upon the order of its board of regents.
under the same provisions as govern the board of re-
gents of the university.

Provided, That all stationery, printing and binding
for said preparatory branch of the West Virginia uni-
versity at Montgomery shall be purchased and paid for
out of the current or expense fund provided for herein.

Hospital for the Insane at Weston.

For current expenses, including general expenses of
the hospital for the insane at Weston, one hundred and
thirty thousand dollars.

Provided, That only the necessary expenses incurred
by the board of directors of the hospital for the insane
in discharging their duties as such, and four dollars per
day for each day they may be employed as such, shall
be allowed, an itemized account of which shall be filed
among the records of said hospital, which itemized
account shall be made a part of their report to the gov-
ernor, and no mileage shall be allowed or paid to
them; and, Provided, Further, That only so much of
said amount appropriated for current expenses as may
be absolutely necessary therefor shall be drawn from the
treasury.

For transportation, two thousand five hundred dollars.
For insurance, twenty-five hundred dollars.
For heating, plumbing and ventilating colored hos-
pital, four thousand dollars.
For painting and repairs, two thousand five hundred
dollars.
For new laundry building and machinery, five thou-
sand dollars.
For two eighty-horse power boilers, sixteen hundred
dollars.

Provided, Further, That all stationery, printing and
binding for said hospital shall be purchased and paid for
out of the current expense fund provided for herein.

Second Hospital for the Insane.

For current expense fund, forty thousand dollars.
For transportation fund, three thousand dollars.
For repair fund, three hundred dollars.
For drug fund, five hundred dollars.
For farm fund, five hundred dollars.
For painting old buildings, five hundred dollars.
The foregoing appropriations for the second hospital
for the insane to be drawn from the treasury upon the
order of the board of directors, addressed to the auditor
at the beginning of each month, in such amounts as may
be then actually needed, and not otherwise: Provided,
That only the necessary expenses incurred by the board
of directors of the second hospital for the insane, in
discharging their duties as such, and four dollars per day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of said hospital, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

Provided, further, That all stationery, printing and binding for said hospital shall be purchased and paid for out of the current expense fund provided for herein.

**Asylum for Incurables.**

For construction of building under the provisions of the act heretofore passed, five thousand dollars.

**West Virginia Reform School.**

For salaries of superintendents and officers, four thousand and five hundred dollars.

For general expenses, fifteen thousand one hundred dollars.

For painting, building and repairs, two hundred dollars.

For expenses board of directors, six hundred dollars.

For transportation of inmates, two hundred and fifty dollars.

For main construction of new building for offices, five thousand dollars.

For contingent expenses, two hundred dollars.

The foregoing appropriations for the West Virginia reform school shall be drawn from the treasury upon the order of the board of directors addressed to the auditor; Provided, That only the necessary expenses incurred by the said directors in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

Provided, further, That no contract shall be made for any new building herein appropriated for in excess of the sum so appropriated.

Provided, further, That all stationery, printing and binding for said school shall be purchased and paid for out of the current or general expense fund provided for herein.

**West Virginia Colored Institute.**

For current and contingent expenses, six hundred dollars.

For painting, repairs and improvements, three hundred dollars.
General Appropriations.

Expenses of regents.

Salaries of janitors.

Fuel.

Salaries of teachers.

Water supply.

Drainage, etc.

Furniture.

Plants and seeds.

Oil, lamps and brooms.

Building, heating and furnishing dormitory.

How drawn and paid.

For traveling expenses and per diem for board of regents, four hundred dollars.

For salary of janitor, four hundred dollars.

For fuel, four hundred dollars.

For salary of teachers, eighteen hundred dollars.

For well, cistern and water supply, five hundred dollars.

For drainage and sewerage, one hundred dollars.

For school and dormitory furniture, three hundred and fifty dollars.

For plants and seeds, fifty dollars.

For building, heating and furnishing dormitory, ten thousand dollars.

The foregoing appropriations for the West Virginia colored institute shall be drawn from the treasury upon the order of the board of regents addressed to the auditor; Provided, That only the necessary expenses incurred by the said regents in the discharge of their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them, and no contracts shall be made by the regents of said institute which will include any expenditure of any nature whatsoever beyond the sums specifically appropriated by the terms of this act.

Provided, further, That all stationery, printing and binding for said institute, shall be purchased and paid for out of the current or contingent expense fund provided for herein.

Tuition, room rent.

Bluefield Institute.

Pay of teachers.

Janitor and engineer.

Fuel and lights.

Furnishing dormitory.

Library.

Expenses of board.

Contingent expenses.

Incidental expenses.

How drawn and paid.

For pay of teachers, fourteen hundred dollars.

For janitor and engineer, three hundred dollars.

For fuel and lights, two hundred dollars.

For furnishing dormitory, two thousand dollars.

For library and apparatus, one hundred and twenty-five dollars.

For expenses board of regents, three hundred dollars.

For contingent expenses, fifty dollars.

For incidental expenses, fifty dollars.

The foregoing appropriations for the Bluefield colored institute shall be drawn from the treasury upon the order of the board of regents addressed to the auditor.
Provided, that only the necessary expenses incurred by
the said regents in the discharge of their duties as such,
and four dollars a day for each day they may be em-
ployed as such, shall be allowed, an itemized account
of which shall be filed among the records of said institu-
tion, which itemized account shall be made a part of
their report to the governor, and no mileage shall be
allowed or paid to them, and no contract shall be made
by the regents of said institute which will include any
expenditure of any nature whatsoever beyond the sums
specifically appropriated by this act.

Provided, further, That all stationery, printing and
binding for said institute shall be purchased and paid
for out of the current expense fund provided for herein.

Bureau of Labor.

For salary of commissioner of labor, for the year
ending May thirty-first, one thousand eight hundred
and ninety-nine, twelve hundred dollars.

For salary of assistant commissioner, eight hundred
dollars.

For contingent expenses of office of bureau of labor, four hundred and fifty dollars.

Provided, That all stationery, printing and bind-
ing for said bureau of labor, shall be purchased and
paid for out of the contingent or expense fund pro-
vided for herein.

State Board of Agriculture.

For per diem of commissioners, salary of secretary,
and expenses of the state board of agriculture, not to
exceed three thousand dollars.

For contingent expenses, two thousand dollars, to be paid by the auditor upon the order of said board.

Provided, That all stationery, printing and bind-
ing for said state board of Agriculture shall be pur-
chased and paid for out of the current or contingent
expense fund provided for herein.

Inspectors of Mines.

For salaries of inspectors of mines, five thousand two
hundred dollars.

For traveling expenses of inspectors of mines, fifteen
hundred dollars.

For contingent expenses, two hundred and fifty
dollars.

Provided, That all stationery, printing and bind-
ing for said inspectors shall be purchased and paid
for out of the contingent expense fund provided for
herein.
Bank Examiner.

For salary of bank examiner, seven hundred dollars.
For paying for publication of statements showing condition of banks examined, three hundred and seventy-five dollars.

State Board of Health.

For expenses of the state board of health, fifteen hundred dollars.
For contingent expenses, one hundred dollars.
Provided, That all stationery, printing and binding for said board of health shall be purchased and paid for out of the contingent expense fund provided for herein.

Commissioners of Pharmacy.

For expenses of commissioners of pharmacy and their secretary, three hundred dollars, to be paid by the auditor upon the order of said commissioners.

Vaccine Agents.

For vaccine agents, to be paid on the order of the governor, one hundred and fifty dollars.

Civil Contingent Fund.

For civil contingent fund for the governor, thirteen thousand dollars.

Contingent Fund—Executive Department.

For contingent expenses of the auditor's office, two thousand dollars.
For contingent expenses of the treasurer's office, three hundred and fifty dollars.
For contingent expenses of the attorney-general's office, three hundred dollars.
For contingent expenses of secretary of state's office, one thousand dollars.
For contingent expenses of adjutant general's office, five hundred dollars.
For contingent expenses of office of state librarian, three hundred dollars.
For purchasing and putting in place in the auditor's office metallic file cases, for preserving the record books in the said office, five thousand dollars.
The foregoing appropriations to be drawn upon the requisition of the officers to whom said funds are respectively appropriated, and who shall render a detailed account by items showing what the expenditures are for, at each meeting of the legislature, of the funds so expended.

Salaries of Clerks.

For salary of governor's private secretary and assistant, twenty-two hundred dollars.
For salary of the chief clerk of the secretary of state, twelve hundred dollars; for other clerks, two thousand dollars.

For salary of chief clerk in treasurer’s office, one thousand two hundred dollars.

For salary of assistant clerk in treasurer’s office, eleven hundred dollars.

For salary of chief clerk in the auditor’s office, fifteen hundred dollars.

For other clerks in the auditor’s office, six thousand dollars.

For salary of assistant in attorney-general’s office, twelve hundred dollars.

For salary of chief clerk in the office of state superintendent of free schools, to be paid out of the general school fund, twelve hundred dollars.

For salary of assistant clerk in the office of state superintendent of free schools, to be paid out of the general school fund, ten hundred dollars.

For salary of assistant clerk in the office of state superintendent of free schools, to be paid out of the general school fund, six hundred dollars.

**Judicial Department.**

For contingent expenses of the supreme court of appeals, to be expended on the order of the court, fifteen hundred dollars.

For stenographer and typewriter for supreme court of appeals, one thousand dollars.

For printing and binding supreme court reports, one thousand dollars.

**The Militia.**

To carry into effect the provisions of chapter twenty-four of the acts of one thousand eight hundred and eighty-nine, fifteen thousand dollars; which amount shall cover all expenditures for the militia for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-eight. *Provided,* That the said sum shall be disbursed under the order of the governor, adjutant general and paymaster-general, made upon the auditor.

**Capitol Building and Grounds.**

For water, nine hundred dollars.

For gas, fourteen hundred dollars.

For coal, nine hundred and fifty dollars.

For contingent and repair fund, twelve hundred dollars.

The board of public works shall make a contract for the delivery of the coal purchased, and the board
shall, from time to time, as the contractor delivers the coal, make an order directing the auditor to issue his warrants upon the treasury in payment for said coal, but no such order shall be made unless the contractor produces to the board his own affidavit and the affidavit of the person at the capitol authorized to receive the coal, showing the number of bushels delivered and the dates of delivery. Said affidavit shall accompany the order of the board and be filed in the auditor's office.

**Overpaid Taxes.**

For refunding overpayments made at the treasury on account of taxes, licenses, fines and commissions, to be paid out of the fund into which they were paid, one thousand dollars.

**Erroneous Assessments.**

For refunding taxes erroneously assessed, collected and paid into the treasury, to be paid out of the fund into which they were paid, five hundred dollars.

**For County and District Taxes.**

For refunding to counties, county and district taxes paid into the treasury for the redemption of lands, such amount is hereby appropriated as will be necessary to refund to the counties entitled thereto the taxes so paid into the treasury.

For refunding county, district and municipal taxes, paid into the treasury by railroad companies, such sum is hereby appropriated as will be necessary to refund to each county, district and municipal corporation the amount of such taxes as may be paid into the treasury to the credit of such county, district or municipal corporation.

**Public Printing.**

For public printing performed and to be performed under the contract entered into with the contractor for public printing on the fifth day of December, one thousand eight hundred and ninety-six, and that may be executed by him within the fiscal year ending September thirtieth, one thousand eight hundred and ninety-eight, twelve thousand dollars.

**Public Binding.**

For public binding performed and to be performed under the contract entered into with the contractor for public binding on the fifth day of December, one thousand eight hundred and ninety-six, and that may be executed by him within the fiscal year ending September thirtieth, one thousand eight hundred and ninety-eight, eight thousand dollars.
Stationery.

For supplying stationery and printing paper for the State use, including the office of state superintendent of free schools, furnished or that may be furnished, under the contract entered into with the contractor therefor on the fifth day of December, one thousand eight hundred and ninety-six, and that may be delivered by him within the fiscal year ending September thirtieth, one thousand eight hundred and ninety-eight, fifteen thousand dollars.

Provided, That the superintendent of public printing shall render to the governor annually an itemized statement, sworn to, of all the printing and binding executed for, and the stationery furnished to the State by the contractors therefor, and the governor shall transmit said statement to the Legislature at the regular session.

Civil Suits.

For expenses in civil suits and pay of State agents, one thousand dollars, or so much thereof as may be necessary, to be paid out of the funds collected.

State Libraries.

For purchasing and binding books for State libraries, the sum of twelve hundred and fifty dollars, to be drawn on the order of the supreme court of appeals and expended under the direction of said court, and all books furnished or purchased by this appropriation shall be the property of the State.

Insurance.

To insure public buildings, one thousand dollars. Be it further enacted by the Legislature of West Virginia:

3. No sum of money shall be paid out of the treasury during the fiscal year ending September thirtieth, one thousand eight hundred and ninety-seven and September thirtieth, one thousand eight hundred and ninety-eight beyond the amount hereby appropriated, unless the same be provided for by the Constitution or some general law; but in addition to the sums hereby appropriated for each of said fiscal years, the auditor may, after the expiration of said fiscal year ending on the thirtieth day of September, one thousand eight hundred and ninety-eight, and during the first six months of the fiscal year beginning on the first day of October, one thousand eight hundred and ninety-eight, make payment to the following institutions, officers and persons, upon proper vouchers, of sums of money not exceeding in the aggregate one-half of the amount appropriated for the same purpose for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-eight, that is to
GENERAL APPROPRIATIONS.

Item of charges, not to be paid.

say: for criminal charges, for the support of lunatics in jail, for the pay of teachers of the university, for the pay of teachers at the normal schools, for current expenses of the school for the deaf and the blind, for the militia, for current expenses of the hospitals for the insane, for the expenses of the reform school, for contingent expenses of the different executive offices and of the librarian and adjutant general's office, for pay of clerks in the executive offices, for pay of warden, clerk, physician and chaplain of the penitentiary, for printing and binding supreme court reports, for refunding overpaid taxes and taxes erroneously assessed, and for public printing and binding, and for supplying stationery; and during the said six months the auditor may pay all proper charges for refunding to counties and districts taxes for county and district purposes upon lands redeemed at the auditor's office, and also taxes assessed against railroads for county and district purposes which may be presented to him for payment. And there are hereby appropriated out of the State fund for the fiscal year ending the thirtieth day of September, one thousand eight hundred and ninety-nine, sums sufficient to make the payments authorized by this section.

4. The auditor is hereby authorized to make the necessary entries on the books of his office, disposing of the arrears for taxes, licenses and fines due from sheriffs for the year one thousand eight hundred and sixty-one to and including one thousand eight hundred and ninety-six, and to allow such compensation as he may think reasonable to the State agents for the collection thereof, such compensation to be paid out of the money so collected, upon the approval of the attorney-general.

5. The superintendents of the several public institutions of the State shall furnish to the board of directors or regents of the respective institutions, itemized accounts of all moneys paid out on account of appropriation for contingent expenses and repairs, and when audited and allowed, the directors or regents respectively shall include such itemized accounts in their reports as are directed by law to be made. Every warrant or requisition upon the auditor for any part of the moneys herein or hereby appropriated for the penitentiary, the university, the hospitals for the insane, and the school for the deaf and the blind, and the reform school, shall be accompanied by a statement of the treasurer or other financial officer of such institutions, showing how much money is in their hands to the credit of such institution on the day such draft or requisition is forwarded for payment, and the disbursing officers of the various contingent funds are hereby required to furnish the suc-
ceeding legislature an itemized account of the distribution of said funds.
6. All boards of regents, boards of directors or other boards or officers authorized by this act to issue orders or requisitions upon the auditor for payment of money out of the State treasury, shall, before any such money is paid out of the treasury, certify to the auditor that the money for which such order or requisition is made is needed for present use for the purpose for which it was appropriated, and the auditor shall not issue his warrant to pay any money out of the State treasury unless the same is needed for present use for such purpose.

CHAPTER 2.

AN ACT making appropriations of public money for the payment of charges against the State lawfully created or contracted on or before the thirtieth day of September, one thousand eight hundred and ninety-six, in excess of appropriations heretofore made therefor.

[Passed February 26, 1897. In effect ninety days after passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:
1. There shall be and are hereby appropriated the following sums for the payment of charges against the State by reason of liabilities contracted on or before the thirtieth day of September, one thousand eight hundred and ninety-six, in excess of appropriations made heretofore, that is to say:

**Criminal Charges.**
For criminal charges, including transportation of prisoners to the penitentiary and reform school, one hundred and twenty-five thousand dollars.

**Lunatics.**
For support of lunatics in jail and transportation to the asylums, nine thousand three hundred dollars.

**Normal Schools.**
For amount due board of regents, nine hundred and eighty-one dollars and forty cents.

**Glencoe Normal School.**
To pay W. W. McCoy, for balance due on contract, thirty-two dollars and forty-seven cents.

For outstanding debts on furnishing house, ten hundred and fourteen dollars.
Deficiency Appropriations.

Grading, etc.

For grading and building wall, eight hundred and twenty dollars.

For balance due on coal, two hundred dollars.

For digging well, well pump and refitting heater, four hundred and twenty-five dollars.

Marshall College.

For furniture already purchased, one thousand four hundred and eighty-seven dollars and eighty cents.

Fairmont Normal School.

To pay legal representatives of O. S. Philpot, for balance due O. S. Philpot, deceased, architect, in the year one thousand eight hundred and ninety-one, one hundred and thirty-one dollars and eight cents.

For box desks, purchased by order of the board of regents, one hundred dollars.

Shepherd College.

To pay Trimble and Lutz, for heating and plumbing, seven hundred and nine dollars and eight cents.

Preparatory Branch of the University at Montgomery.

For amount due on heating apparatus, nine hundred and seventy dollars.

Hospital for the Insane at Weston.

For balance due on colored hospital, four thousand nine hundred dollars.

Bluefield Colored Institute.

For amount due board of regents, five hundred and ninety-three dollars and eighty cents.

Bank Examiner.

To pay for publication of statements in newspapers, showing the condition of banks examined, fifteen hundred dollars.

Judicial.

To pay special judges, one thousand five hundred dollars.

Mileage.

For mileage of judges of circuit courts, one thousand five hundred dollars.

Insurance.

For amount due on insurance for public buildings and to repay amount borrowed by the governor in part payment of same, three thousand seven hundred and fifty-five dollars.

Virginia Land Grant Books.

For balance due for completing said books, four thousand and six hundred and ninety-five dollars and seven cents.

For Public Printing, Binding and Stationery.

Forty thousand dollars.
Deficiency Appropriations.

Subject to a charge of seven thousand five hundred and two dollars and nine cents on printing and binding, and a charge of four thousand nine hundred and forty-four dollars and one cent on printing paper and stationery, total of twelve thousand five hundred and six dollars, which has been anticipated and paid out of the revenues of the fiscal year of one thousand eight hundred and ninety-six and one thousand eight hundred and ninety-seven, which shall first be taken from the forty thousand dollars hereby appropriated and only the remainder, twenty-seven thousand five hundred and fifty-three dollars and ninety cents to be paid the public printer, for binding and for printing and stationery in proportion, as their interests may appear as per contracts prior to January, one thousand eight hundred and ninety-seven.

For paying balance on the public printing, binding, and stationery contracted for prior to December, one thousand eight hundred and ninety-six, thirteen thousand six hundred and ninety-seven dollars.

Provided, however, that there shall be paid only such part of this amount as the committee appointed by House Joint Resolution No. 37, shall report to be justly and properly due; Provided, further, That no part of this appropriation shall be paid until the report of the committee appointed under said House Joint Resolution No. 37 shall have reported as required; and, Provided, further, That no part shall be paid until the Speaker of the House and the President of the Senate shall have certified to the auditor that the amounts shown by said reports are correct.

Miscellaneous.

To pay Grand Rapids School Furniture Company, for seventy-five chairs placed in House of Delegates, six hundred dollars, when claim is certified to be correct by E. E. Flood, clerk of the House of Delegates.

To pay balance due on gas supply for the Capitol building to December thirty-first, one thousand eight hundred and ninety-six, two thousand five hundred and eighty-two dollars and sixty-cents.

To pay W. H. Wentz, for making a diagram and photograph by order of the court in a trial for murder in Barbour county, twenty-five dollars, the same to be accepted in full of said claim.

To pay balance due on water supply for the Capitol building to December thirty-first, one thousand eight hundred and ninety-six, one thousand and sixty-six dollars and sixty-cents.
For deficiency in military appropriation as detailed in the adjutant general's biennial report, pages six and seven and in the governor's biennial message, page forty-four, the sum of two thousand four hundred and thirty-three dollars.

To pay Thomas W. Neale for services as clerk of the judiciary committee of the House of Delegates in the year one thousand eight hundred and ninety-one, sixty dollars.

To pay M. D. Haines for services as clerk in the House of Delegates in the year one thousand eight hundred and ninety-one, sixty dollars.

To pay Vinson and Thompson, assignees of Stephen Herald, for services as commissioner to revalue real estate in Wayne county in the year one thousand eight hundred and ninety-one, three hundred and eighty-two dollars and twenty-one cents.

To pay Mrs. W. L. Peters, the sum of forty-three dollars and forty cents for extra work executed by W. L. Peters on the governor's mansion.

To pay A. P. Rader, for services as page in the Senate in the year one thousand eight hundred and ninety-three, thirty-seven dollars.

To pay Chas. P. Hamilton, one hundred dollars for making drawings for West Liberty normal school building.

To pay Mrs. Lenora L. Rex, executrix, fifty-six dollars and seventy cents, amount of state tax duplicated upon the property of Frank Rex, deceased, and the Jefferson-Gibbons estate, authorized by House Joint Resolution No. 30, passed by House and Senate.

To pay the claim of Elizabeth Gregg, for services of Andrew W. Gregg, five hundred dollars.

2. No money herein appropriated shall be applied to any other purpose than that for which it is appropriated, nor shall any part of any moneys appropriated herein, be applied to any other purpose than the payment of a liability or deficiency lawfully created or incurred on or before the thirtieth day of September, one thousand eight hundred and ninety-six.
AN ACT making appropriations of public money to pay members of the legislature and for salaries of the officers of the government, in pursuance of the forty-second section of the sixth article of the Constitution.

[Passed February 29, 1897. Takes effect from passage. Became a law without Governor's approval]

Be it enacted by the Legislature of West Virginia:

1. There shall be and are hereby appropriated for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-seven, the following sums of money for pay of members and officers of the legislature and for salaries of officers of the government:

**Legislative Department: Senate.**

To pay mileage of the twenty-six members of the Senate and of D. W. Shaffer, contestee, declared not elected to his seat for the session commencing on the thirteenth day of January, one thousand eight hundred and ninety-seven, the sum of one thousand one hundred and forty-five dollars and forty cents.

To pay per diem compensation for twenty-six members of the Senate and nine days per diem for D. W. Shaffer, contestee, declared not elected to his seat from the thirteenth day of January to the twenty-sixth day of February, one thousand eight hundred and ninety-seven, inclusive, the sum of four thousand eight hundred and six dollars.

To pay per diem compensation of the officers, assistant clerks, committee clerks, pages, etc., that is to say:

- To the clerk of the Senate, five hundred and fifty dollars.
- To six assistant clerks, sixteen hundred and twenty dollars.
- To five committee clerks, nine hundred dollars.
- To seven pages, six hundred and thirty dollars.
- To sergeant-at-arms, two hundred and twenty-five dollars.
- To two journal clerks, five hundred and forty dollars.
- To two door-keepers, three hundred and fifteen dollars.
- To the cloak-room keeper, one hundred and eighty dollars.
- To pay Charles M. Gallaher for swearing in the members of the Senate, four dollars and fifty cents.
### LEGISLATIVE APPROPRIATIONS

#### House of Delegates

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<th>Mileage</th>
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<th>Per diem</th>
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<td>House of delegates</td>
<td>$1,897,536</td>
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</table>

To pay mileage allowed to members of the House of Delegates for the session commencing on the thirteenth day of January, to the twenty-sixth day of February, one thousand eight hundred and ninety-seven, two thousand and seven hundred and fifty-three dollars and thirty cents.

To pay per diem compensation of seventy-one members of the House of Delegates from the thirteenth day of January to the twenty-sixth of February, one thousand eight hundred and ninety-seven, inclusive, the sum of twelve thousand eight hundred and seventy-one dollars.

To pay per diem compensation of the officers, assistant clerks, committee clerks, pages, etc., that is to say:

- To the clerk of the House of Delegates, five hundred and fifty dollars.
- To eleven assistant clerks, twenty-nine hundred and eighty dollars.
- To twelve committee clerks, twenty-one hundred and sixty dollars.
- To the sergeant-at-arms, two hundred and twenty-five dollars.
- To two door-keepers, three hundred and sixty dollars.
- To eleven pages, nine hundred and ninety dollars.
- To two cloak-room keepers, one hundred and eighty dollars.
- To librarian of the House of Delegates, one hundred and eighty dollars.
- To pay S. B. Avis, for swearing in the members and officers of the House of Delegates, seventeen dollars and fifty cents.
- To pay J. W. Ball, for erecting railing in front of the Hall of the House of Delegates, seventy-five dollars.

#### Executive Department

<table>
<thead>
<tr>
<th>Salary</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Governor</td>
<td>$2,700</td>
</tr>
<tr>
<td>Auditor</td>
<td>$2,000</td>
</tr>
<tr>
<td>Treasurer</td>
<td>$1,400</td>
</tr>
<tr>
<td>Secretary of state</td>
<td>$1,000</td>
</tr>
<tr>
<td>Attorney-general</td>
<td>$1,300</td>
</tr>
<tr>
<td>Superintendent of free schools</td>
<td>$1,500</td>
</tr>
<tr>
<td>Adjutant general</td>
<td>$1,000</td>
</tr>
</tbody>
</table>

To pay salary of the governor, twenty-seven hundred dollars.

To pay salary of the auditor, two thousand dollars.

To pay salary of the treasurer, fourteen hundred dollars.

To pay salary of the secretary of state, one thousand dollars.

To pay salary of the attorney-general, thirteen hundred dollars.

To pay salary of the superintendent of free schools, to be paid out of the general school fund, fifteen hundred dollars.

To pay salary of adjutant-general and ex-officio superintendent of weights and measures, one thousand two hundred dollars.
To pay salary of state librarian, one thousand dollars.

To pay salary of janitor, one thousand dollars.

**Judicial Department.**

To pay salaries of judges of the supreme court of appeals, eight thousand eight hundred dollars.

To pay salaries of judges of circuit courts, twenty-five thousand two hundred dollars.

To pay compensation allowed by law to persons who hold the circuit courts when the judges of the circuit courts cannot act, fifteen hundred dollars.

To pay salaries of judges of criminal and intermediate courts, eleven thousand one hundred dollars.

To pay mileage of judges of the supreme court of appeals, seven hundred and fifty dollars.

To pay mileage of judges of circuit courts, three thousand dollars.

To pay salary of the clerk of the supreme court of appeals, one thousand dollars.

**Keeper of Rolls.**

To pay salary of keeper of rolls, three hundred dollars.

**Special Joint Constitutional Committee.**

To pay per diem and mileage of members of the special joint committee, raised by the provisions of Senate Joint Resolution No. 6, as amended by House Joint Resolution No. 23, and in accordance with subsequent House Joint Resolution No. 27, to pay the expenses of such assistance as may be deemed proper by said joint committee in the prosecution and preparation of the work which said committee is directed to do, to pay the per diem of the secretary and official stenographer and such other assistants as the joint committee may deem proper, and to pay for the printing and publishing of the journal of the proceedings of said committee and such other printing as may be necessary for the purpose of the said joint committee such amounts as may be necessary to cover said expenses are hereby appropriated.

Said money to be paid by warrant upon the auditor, signed by the chairman of the said joint committee.

Be it further enacted by the Legislature of West Virginia:

2. That there shall be and are hereby appropriated for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-eight, the following sums for salaries of officers of the government:

**Executive Department.**

To pay salary of the governor, twenty-seven hundred dollars.
**LEGISLATIVE APPROPRIATIONS.**

**Auditor.**
To pay salary of the auditor, two thousand dollars.

**Treasurer.**
To pay salary of treasurer, fourteen hundred dollars.

**Secretary of state.**
To pay salary of secretary of state, one thousand dollars.

**Attorney-general.**
To pay salary of attorney general, thirteen hundred dollars.

**Superintendent of free schools.**
To pay salary of state superintendent of free schools, to be paid out of the general school fund, fifteen hundred dollars.

**Adjutant-general.**
To pay salary of adjutant-general and ex-officio superintendent of weights and measures, twelve hundred dollars.

**State librarian.**
To pay salary of state librarian, one thousand dollars.

**Janitor.**
To pay salary of janitor, one thousand dollars.

**Judges court of appeals.**
To pay salaries of judges of the supreme court of appeals, eight thousand and eight hundred dollars.

**Judges circuit courts.**
To pay salaries of judges of the circuit courts, twenty-five thousand two hundred dollars.

**Persons holding circuit court when judges cannot act.**
To pay compensation allowed by law to persons who hold the circuit courts, when the judges of the circuit courts can not act, twenty-five hundred dollars.

**Judges criminal and intermediate courts.**
To pay salaries of judges of criminal and intermediate courts, eleven thousand and one hundred dollars.

**Mileage judges court of appeals.**
To pay mileage of judges of the supreme court of appeals, seven hundred and fifty dollars.

**Mileage judges of circuit courts. Clerks of court of appeals.**
To pay mileage of judges of the circuit courts, three thousand dollars.

**Auditor.**
To pay salary of the clerk of the supreme court of appeals, one thousand dollars.

3. The auditor is hereby authorized and directed, when properly demanded, to issue his warrant on the treasury in the same manner he would be required to if each item of the expenditure were directed to be paid to a creditor by name; and no money shall be drawn from the treasury for the purposes herein named, during the fiscal year ending September thirtieth, one thousand eight hundred and ninety-seven, and one thousand eight hundred and ninety-eight, respectively, beyond the amount hereby appropriated unless the same is authorized by the Constitution or some general law. But the auditor may draw his warrants on the treasury in favor of the several officers whose salaries and compensation are provided for by this Act, for services.
actually rendered by them during the first six months of the fiscal year beginning on the first day of October, one thousand eight hundred and ninety-eight, for an amount not to exceed in the aggregate one-half of the
sum appropriated, for the salary or compensation of such officers, respectively, for the year ending September thirtieth, one thousand eight hundred and ninety-eight.

CHAPTER 4.

AN ACT appropriating a sum of money for the purpose of erecting tablets or monuments on the battlefield of Gettysburg, Pennsylvania:

[Passed February 26, 1897. In effect ninety days from its passage. Approved February 26, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That there be appropriated out of any money in the treasury of this State, not otherwise appropriated, the sum of two thousand dollars, or so much thereof as may be necessary, for the purpose of erecting tablets and monuments, suitably inscribed, to be placed on the positions occupied by the West Virginia troops, in the service of the United States, on the battlefield of Gettysburg, Pennsylvania; said tablets or monuments to be erected under the direction of the governor.

CHAPTER 5.

AN ACT to amend and re-enact chapter one hundred and nine of the acts of one thousand eight hundred and seventy-one, entitled, "An act to provide for the payment of certain military claims."

[Passed February 10, 1897. In effect ninety days from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That chapter one hundred and nine of the Acts of one thousand eight hundred and seventy-one be amended and re-enacted so as to read as follows:

1. That the sum of nineteen thousand one hundred and fifty-nine dollars and sixty-eight cents is hereby appropriated and placed at the disposal of the governor for the payment of certain military claims of whom.
audited by the board of claims, under and by virtue of an act passed March third, eighteen hundred and sixty-nine, entitled, "An act creating a board for the examination of certain military claims," as exhibited in the report of said board, dated January twenty-fourth, one thousand eight hundred and seventy-one, (the expenses of the board having been paid out of the fund appropriated by said act).

2. The governor shall on or soon after the first day of March, one thousand eight hundred and ninety-seven, appoint some suitable person or persons to receive and disburse the money appropriated by this act.

The governor shall cause said claims to be copied and the person or persons so appointed to distribute the money herein appropriated shall take duplicate receipts of the parties respectively entitled to receive the same, or in case of the death of such party, he shall take the receipts of the personal representative of such person, and the rolls with the receipts shall be filed in the office of the secretary of state.

3. One copy of same shall be certified under the seal of the State to be used as evidence in the suit of the state of West Virginia against the United States, pending in the court of claims, Washington, D. C.

CHAPTER 6.

AN ACT to establish a State geological and economic survey, and to make provision for the preparation and publication of reports and maps to illustrate the natural resources of the State, together with the necessary investigations preparatory thereto.

[Passed February 20, 1897. In effect from passage. Approved February 20, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That there is hereby established a State geological and economic survey which shall be under the direction of a commission composed of the governor, the treasurer, the president of the West Virginia university, the president of the State board of agriculture and the director of the West Virginia agricultural experiment station, who shall serve without compensation, but shall be reimbursed for actual expenses incurred in the performance of their official duties; and the said commissioners shall have general charge of the survey, and shall appoint as superintendent of the same a geologist of established reputation, and such assistants and em-
ployees as they may deem necessary; and they shall also
determine the compensation of all persons employed by
the survey, and may remove them at pleasure.

2. That the survey shall have for its objects:

First. An examination of the geological formations
of the State, with special reference to their economic
products, namely; building stones and other constructive
materials and resources: clays, ores and other mineral
substances and fuels, the prevention of their waste, and
the utilization of by-products.

Second. An examination and classification of the soils
and a study of their adaptability to particular crops.

Third. An examination of the forests and timber
lands of the State with reference to the economic utili-
ization of the same and the preservation of their waste.

Fourth. An examination of the physical features of
the State with reference to their practical bearing upon
the occupations of the people, the industrial develop-
ment and the material prosperity of the several por-
tions of the State, having due regard to their varying
resources, conditions and needs.

Fifth. The preparation of special geological and eco-
nomic maps to illustrate the resources of the State.

Sixth. The preparation of special reports, with nec-
essary illustrations and maps, which shall embrace both
a general and detailed description of the geology and
natural resources of the State.

Seventh. The consideration of such other scientific
and economic questions as in the judgment of the com-
missioners shall be deemed of value to the people of the
State, and the immediate establishing and the proper
marking of the true meridian points in the several coun-
ty seats of the State.

3. That the commissioners shall cause to be prepared
a report to the legislature before each meeting of the
same, showing the progress and condition of the survey,
together with such other information as they may deem
necessary and useful or as the legislature may require.

4. That the regular and special reports of the survey,
with proper illustrations and maps, shall be printed as
the commissioners may direct, and that the reports shall
be distributed or sold by the said commissioners as the
interests of the State, the diffusion of practical informa-
tion relating to the development of the State, and the
advancement of science may demand; and all moneys
obtained by the sale of the reports shall be paid into the
State treasury.

5. That all materials collected, after having served
the purpose of the survey, shall be distributed by the
commissioners to the educational institutions in such
ASYLUM FOR INCURABLES.

manner as to be of the greatest advantage to the educational interests of the State; or if deemed advisable the whole or part of such material shall be put on permanent exhibition.

6. That the sum of three thousand dollars annually, for the years one thousand eight hundred and ninety-seven and one thousand eight hundred and ninety-eight, or so much thereof as may be necessary, is hereby appropriated out of any funds of the treasury, not otherwise appropriated, for the purpose of carrying out the provisions of this act.

CHAPTER 7.

AN ACT providing for the establishment of an asylum for incurables.

[Passed February 17, 1897. In effect ninety days from passage. Approved February 18, 1897]

Be it enacted by the Legislature of West Virginia:

1. That an institution to be known as “The West Virginia Asylum for Incurables” is hereby established, and shall hereafter be conducted in a suitable building or buildings for the purpose, to be erected by the State, at such locality as may be selected in accordance with this act. This institution shall be under the control of a board of directors hereinafter provided for.

2. The board of directors shall be composed of eight members; four of whom shall be females, and of the male directors not more than two shall be of the same political party. The first board of directors so appointed shall be divided into four classes equal in number, composed of one male and one female director, being two in each class. Those in the first class shall hold their office for two years, those in the second for four years, those in the third for six years, and those in the fourth for eight years, and in every second year after the appointment of the first board of directors, the governor shall nominate, and by and with the advice and consent of the Senate, appoint two such directors, a male and female, instead of those whose terms will expire in that year, and the terms of such two directors shall commence on the first day of April, of the year of their appointment, and continue eight years.

The governor may, in like manner, fill any vacancy that may occur in the board, and any one appointed a director by him during a recess of the Senate, shall hold the office until the next session of the Senate thereafter. No more than two of said board of directors, and not more than one of any class, shall be residents of the
county in which the institution is located. Said board is hereby authorized to receive donations, subscriptions and gifts for said asylum and is authorized and empow-
ered to enforce the collections of any such donations, gifts and such subscriptions in any court having juris-
diction.

3. The board of directors shall biennially choose one of their body to be president of the board, and in the absence of the president shall choose a president pro tem.

A majority of the board shall constitute a quorum, but the board may in its discretion designate business, of a nature by it to be specified, which may be transacted by a stated number of directors less than a quorum.

4. The board of directors shall make such by-laws, ordinances, rules and regulations relative to the manage-
ment, government, discipline, employment and dis-
position of the patients in such asylum, not contrary to law, as they may deem proper, and shall appoint such officers, agents and servants as they may deem necessary to transact the business and perform the necessary duties pertaining to the proper conduct and management of said institution.

5. The board of directors shall annually on or before the first day of January of each year, report to the gov-
ernor for the information of the legislature, an account of all their transactions, the number of patients received by them into said asylum, the number discharged there-
from and of those who have died, the receipts and expen-
ditures of said board of directors, and generally all such facts and particulars as may tend to exhibit the efficiency of the institution, its condition and require-
ments.

6. The classes of persons who shall be admitted as patients in the said asylum are: First, epileptics, idiots, incurables; those persons not insane or violent who from accident, disease of bodily infirmity are deemed per-
manently incapacitated from earning a support by reason of their incapacity; and such incurables as need constant care and attendance. Second, all such persons so afflicted who are not charges upon the county nor likely to become such, but who may desire to be admitted to such asylum and can pay the actual cost of their maintenance and treat-
ment therein.

7. Whenever any such person shall desire admission to said asylum he shall make application in writing and under oath to the county court of the county in which he is residing at the time of application for such admis-
sion. Such application shall set forth the name, age and residence of the applicant, his former occupation,
Duty of county court, as to application.

Application to be accompanied by the certificate of a physician. Certificate to state what must be sworn to. If court decides that applicant is entitled to admission; its duty.

Expenses of removal; how paid.

Clerk of county court: his duties; as to orders. Must transmit order to superintendent. Duty of superintendent. To cause such applicant to be conveyed to asylum. How his expense allowed and paid. Applicants of second class, to give bond, to be approved by the county court, or by the clerk in vacation. Penalty of bond. Conditiou8.

Separate wards for male and female patients, etc., to be kept. Patients cured or recovered, or untruly discharged; and returned; where.

Treasurer: the estate, if any which he owns and where situate, and the nature and cause of his disability. The county court shall thereupon take such steps, to ascertain the truth of the statements contained in said application, as may be necessary to determine whether or not the applicant should be admitted to said asylum: Provided, That said application shall be accompanied by a certificate of some practicing physician of good standing, to the effect that he has made an examination of the physical condition of the applicant, and is of opinion that he is incurable, which certificate shall be sworn to. If upon such investigation the court shall determine that the applicant is entitled, under the provisions thereof, to admission to said asylum, it shall enter the same of record, and direct the conveyance of the applicant to said asylum. If the applicant be of the first class, as mentioned in the preceding section, the expense of his removal shall be paid out of the county treasury; and if the applicant be of the second class, such expense shall be borne by the applicant.

8. It shall be the duty of the clerk of the county court upon the entry of an order for the admission of an applicant to said asylum, as provided in the preceding section, forthwith to transmit to the superintendent of said asylum a certified copy of such order; and said superintendent shall at once, upon the receipt of the same, cause such applicant to be conveyed to said asylum, and the expense of such conveyance shall be allowed him by the county court making such order and be paid out of the county treasury, except the patient be of the second class as aforesaid.

9. If the applicant for admission to said asylum be of the second class, he shall before being admitted to said asylum, give bond with security to be approved by said court, or if in vacation, by the clerk thereof, in the penalty of three hundred dollars, payable to the State, conditioned for the payment of the cost of his maintenance and treatment, semi-yearly, during his residence in said asylum.

10. There shall be in said asylum separate wards for male and female patients, as well as for white and black patients.

11. Whenever it shall appear to the board of directors that any patient in the asylum has recovered from his disability, or will not submit to the rules of government in said asylum, it shall be the duty of said board to discharge such patient, and in the case last mentioned, shall return him to the care of the county from whence he was sent to the asylum.

12. The board of directors shall appoint a treasurer
for said asylum, to continue in office during the pleasure of said board, and any vacancy in the office of treasurer shall be filled by the board of directors, who shall require the person appointed to such office, or to fill such vacancy, to give bond in such penalty as they may prescribe.

The treasurer shall receive all money belonging to the asylum, and disburse the same under the order of the board of directors, and settle his accounts semi-annually.

His draft on the treasury, for an appropriation shall be under the orders of the board of directors, a copy of which shall accompany the draft: but no such draft shall be allowed by the auditor until all money drawn for the preceding year shall have been accounted for.

13. A superintendent and as many assistants as may be necessary, (who shall be physicians and graduates from reputable medical colleges), and other officers, shall be appointed by the board of directors, and shall receive such compensation as the board may prescribe, and may be removed from office at the pleasure of the board. The board of directors may appoint an executive committee and may authorize the superintendent to employ as many nurses and attendants as may be necessary, and also to discharge them and employ others, but the board shall fix their compensation.

14. The board of directors shall transmit to the auditor the semi-annual accounts of their treasurer, and also a copy of his official bond, as soon as the same shall have been rendered or executed.

15. No director of said asylum shall be personally interested in any contract in relation to said asylum or its support.

16. If any director of said asylum, clerk of a court or other officer, shall fail to perform any duty required of him in this act, or shall offend against any prohibition contained herein, he shall forfeit not less than fifty nor more than one hundred dollars.

17. The compensation of physicians and witnesses employed in the examination made by the county court upon the application of a patient seeking admission to said asylum, shall be such as may be prescribed by the county court holding such examination and paid out of the county treasury.

18. The members of the board of directors shall each be allowed as compensation for services, a sum to be fixed by the board of public works, not to exceed three dollars for each day necessarily employed and ten cents for each mile necessarily traveled in going to and returning from said asylum by the nearest route.
19. A commission consisting of the state treasurer and one member from each congressional district of the State, to be appointed by the governor, shall within four months after this act becomes in force as a law, select such locality as it may deem best as the site for "The West Virginia Asylum for Incurables," and procure a good title to such site and report their action to the governor, as soon as such selection is made and title procured.

And as soon as practicable after such report is made to the governor, the board of directors herein provided for shall contract for and cause to be constructed on the said site, such building or buildings as may be needed in carrying out the provisions of this act; Provided, That the sum to be expended for said site and for constructing said buildings, shall at no time exceed the appropriation for said purpose.

20. The sum of two thousand dollars to be paid out of the State fund for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-seven, and three thousand dollars to be paid out of the State fund for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-eight, is hereby appropriated out of any money in the treasury not otherwise appropriated, to be used in securing said site for said asylum, and in providing suitable buildings and accommodations for the same, and in carrying on said asylum when established; and the reasonable expenses of the commissioners herein provided for selecting the site aforesaid, shall be allowed and paid out of the said money hereby appropriated.

CHAPTER 8.

AN ACT providing for the establishment of the West Virginia industrial home for girls.

[Passed February 18, 1897. In effect ninety days after passage. Approved February 19, 1897.]

Be it enacted by the Legislature of West Virginia.

1. There is hereby established a State institution to be known as "The West Virginia Industrial Home for Girls." Said institution shall be under the control of a board of directors, to consist of three men and three women.

The governor shall, on or after the tenth day of March, eighteen hundred and ninety-seven, nominate, and by and with the advice and consent of the senate,
appoint the said board of directors. The first board of directors shall be divided into three classes, each class to consist of one man and one woman. The term of service of those in the first class shall be two years, of those in the second class four years and of those in the third class six years. In every second year after the appointment of the first board of directors, the governor shall nominate and by and with the advice and consent of the senate, appoint two directors instead of those whose terms will expire in that year, and the term of service of such two directors shall begin on the first day of April of the year of their appointment and continue six years.

The governor may, in like manner fill any vacancy that may occur in the board, and any one appointed a director by him during the recess of the senate, shall serve until the next session of the senate thereafter. Not more than two directors, and not more than one of any class, shall be residents of the county in which the institution is located. The members of said board of directors shall constitute a body corporate under the style of “The West Virginia Industrial Home for Girls,” and as such shall sue and be sued and may have a common seal.

2. The board of directors shall biennially choose one of their number president of the board, and in his absence shall choose a president pro tem. A majority of the board shall constitute a quorum, but the board may, in its discretion, designate business of a nature by it to be specified, which may be transacted by a stated number of the directors less than a quorum.

3. The board of directors shall make such by-laws, ordinances, rules and regulations, relative to the management, government, instruction, discipline, training, employment and disposition of the girls in the home, not contrary to law, that they may deem proper; and shall appoint such officers, agents and servants as they may deem necessary to transact the business and carry on the operation of said home, and designate their duties and fix their compensation; but all the officers, agents and servants for the internal management shall be women. The board shall adopt rules governing the transportation of minors to and from said home.

4. The board of directors shall make an annual report to the governor of all their transactions, of the number of minors received by them in said Home, the disposition which shall be made of such minors, by instructing or employing them therein, or by binding them out as apprentices; of the receipts and expenditures of the board, and generally all such facts and particulars as
may tend to exhibit the effect, whether beneficial or otherwise, of said home.

5. Girls eligible to be received into said home are those who are from seven to eighteen years of age, and who may be committed by any justice of the peace of this State, on complaint and due proof made to him by the parent, guardian or next friend of such girl, that by reason of incorrigible or vicious conduct, such girl has rendered her control beyond the power of such parent, guardian or next friend, and made it manifestly best that such girl should be placed in said home; or by any criminal, circuit or intermediate court of this State. Girls may be so committed for vagrancy up to eighteen years of age, or where parents, guardians or next friends agree and contract with the board of directors for their support and maintenance, or girls up to fifteen years of age, who may be found in houses of ill fame or assignation houses, upon conviction thereof before any justice of the peace, mayor of a town or city; or girls convicted by any of the courts of this State of felony or misdemeanor, punishable by imprisonment, the judge in his discretion, instead of confining such girl in the county jail or sending her to the penitentiary, may transfer such girl so convicted to said home, from any county of this State, provided there is room there for such girl. Every girl committed to said home shall remain there until she is twenty-one years of age, unless sooner discharged by the board of directors.

6. It shall be the duty of the justice of the peace, mayor or other authority, when committing any girl to said home, in addition to the commitment, to annex the name and residences of the witnesses examined, and the substance of the testimony given on which the adjudication was founded, as well as name and residence of the girl, the names of her parents, and their residence, if known. Any girl who may be found incorrigible, or pregnant, or otherwise an improper subject for admission to said institution, may be returned by the board of directors to the court, justice or other authority by whom she was committed, and thereupon such court, justice or other authority shall have power to pass such sentence as would have been legal in the first instance, as if such girl had not been sent to said home.

7. In all cases coming before a justice, mayor or other authority, they shall appoint a guardian ad litem for such girl, who shall be some disinterested person, discreet and careful, and who shall see that no injustice is done the girl; and he shall have the right to demand a trial for his ward by a jury of twelve men to ascertain the truth of the charges against the girl, and said jury
shall be selected, and trial conducted, as other trials are
conducted by justices in criminal cases before them. Or,
said justice or court may, without a jury, try such a
girl, if no jury is demanded by her guardian or next
friend.

8. The said industrial home shall be exclusively
charged with the reformation and care of girls, but
white and colored shall be held separate as far as practi-
cable.

9. The board of directors shall have power to bind
out such girls committed to their care as apprentices to
the time said girls shall arrive at twenty-one years of age,
to learn some proper trade, business or calling, on such
terms as will be advantageous to such girls; but such
girls so bound out, are to be bound only to those whose
characters are above reproach, and within the State.
The indentures by which any girl may be so bound shall
state for what period she is bound, her age, what trade,
art or business she is to follow, and that the master shall
see that for at least five months in each year said appren-
tice shall be sent to the free schools of the State, and shall
be bound to furnish the school books requisite to learn
the usual branches taught: the amount to be paid said
child for each year, if anything above the maintenance
of said child, and for what year or years, and the master
shall bind himself with good security to pay the amount
agreed upon: which sum of money, if any, contracted to
be paid, shall be reserved, to be paid said girl, or girls, so
bound, when their apprenticeship shall cease, with in-
terest; and said board shall not bind out any girl under
the provisions of this act, unless the master bind him-
self to comply with the conditions thereof, and whatever
salary said master shall give, shall be paid to the board
of directors; and it shall be the duty of said board to
collect the same according to the tenor or effect of such
contract, and turn the same over to the girl when she
arrives at twenty-one years of age, or sooner if she
marries, when the same shall be turned over to her.

10. For cruel or inhuman treatment by such master
of such apprentice, the circuit court of the county in
which such master or apprentice may reside, or any jus-
tice of the peace of any such county, shall have jurisdic-
tion to try the same, and upon conviction of such master
for cruel or inhuman treatment of such child, such mas-
ter shall be fined not less than ten nor more than one
hundred dollars, and may in addition thereto be confined
in jail not to exceed ninety days.

11. No master can remove such child out of the county
where she has been bound by such board, except on the
written permit of such board; and any person
INDUSTRIAL HOME FOR GIRLS.

Persons aiding in escape, or aiding inmates to escape, or aid any such girl shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than five nor more than twenty-five dollars, and any justice of the county wherein such offense is committed shall have jurisdiction thereof.

12. The circuit court of the county shall in a summary way be open to hear any complaint of such master against his apprentice, or to said apprentice against the master, and shall make such order in relation thereto as it shall deem fair and right.

Any apprentice who shall desert the service of such master shall receive no pay, (if the pay exceed the maintenance), while such desertion continues, and any one who shall knowingly harbor such apprentice, shall be liable to said master three dollars for each day such harboring or concealing such apprentice exists, to be recovered before any court having jurisdiction.

15. As soon as may be after their appointment, and this act shall take effect, the board of directors shall select a site in this State for said home, and procure a good title therefor. Said board is hereby authorized to receive donations, subscriptions, and gifts for said home, and are authorized and empowered to enforce the collection of any such donations, gifts, and subscriptions, in any court having jurisdiction. As soon as practicable after the location of said home, the board of directors shall cause to be erected such buildings as may be necessary, but the expenditure therefor shall not exceed the amount appropriated by this act.

16. The sum of six thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the treasury not otherwise appropriated, payable out of the revenues of the present fiscal year, and the sum of four thousand dollars is likewise appropriated out of the revenues of the next fiscal year for the purposes of this act.

17. The directors of said home shall be paid the same compensation as is allowed the directors of The West Virginia Reform School, which shall be paid to them in the same manner as the compensation is paid to the directors of said reform school.
AN ACT to prevent the spread of contagious diseases among domestic animals.

(Passed February 20, 1897. In effect ninety days from passage. Approved February 22, 1897.)

Be it enacted by the Legislature of West Virginia:

1. That when it shall be brought to the notice of the secretary of the state board of agriculture that any contagious disease, not otherwise provided for by law, prevails among domestic animals, he may take such measures to prevent its spread as may be deemed expedient, and for this purpose shall have power to place infected animals, herds, buildings and farms in quarantine, and to prevent the movement of animals or objects likely to convey the contagion, except upon proper permits, and with the consent and approval of said board, to make rules and regulations for the government of such quarantine as may be deemed necessary to effectively carry out the provisions of this act.

2. That any person or persons who shall wilfully or intentionally interfere with any officer or officers, duly authorized to carry out the provisions of this act, or who shall wilfully or intentionally violate the provisions of the quarantine authorized by section one of this act, shall be deemed guilty of a misdemeanor, and upon conviction shall be liable to an imprisonment not exceeding three months, or a fine not exceeding one hundred dollars, or both, at the discretion of the court.

3. That when it shall be necessary or expedient to kill any animal, or animals, to prevent the spread of contagious diseases, it, or they, shall first be appraised by sworn appraisers, who shall have due consideration for the actual condition of the animal, or animals, at the time of appraisement, and the owner or owners, shall be entitled to receive from the secretary of the state board of agriculture, a certificate of value, which may be paid from current appropriations on an order signed by the president and secretary of said board; Provided, That the amount of such certificate, issued in any one year, shall not exceed the sum of one thousand dollars, which amount shall be paid pro rata at the end of each year.

4. That for the economical eradication of contagious diseases of domestic animals, the secretary of the state board of agriculture, shall have power with the consent and approval of said board, to arrange for and carry
CHAPTER 10.

AN ACT to prevent the jumping on and off of trains.

[Passed February 11, 1897. In effect ninety days from passage. Approved February 20, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That if any person, not being a passenger or employe, shall be found trespassing upon any railroad car or train of any railroad in this State, by jumping on or off any car or train on its arrival, stay or departure at or from any station or depot of such railroad, or on the passage of any such car or train over any part of any such railroad, such person so offending shall be deemed a disorderly person, and on conviction as such, shall be punished by a fine not exceeding twenty-five dollars, or by an imprisonment in the county jail not exceeding thirty days, or both.

CHAPTER 11.

AN ACT to prevent the administering of anaesthetic or narcotics to females by any physician or dentist, except in the presence of some third person.

[Passed February 16, 1897. In effect ninety days from passage. Approved February 19, 1897.]

Be it enacted by the Legislature of West Virginia:

That it shall be unlawful for any physician, dentist or other person to administer chloroform, ether or any anaesthetic whatsoever, whereby sleep or total loss of sensation may be produced, to any female person, unless in the presence of some third person. Any person offending against this act shall upon conviction thereof be fined not exceeding one hundred dollars or be confined in the county jail not more than sixty days, or both.
CONCERNING BICYCLES.

CHAPTER 12.

AN ACT providing a bicycle law for the State of West Virginia.

[Passed February 26, 1867. In effect ninety days from passage. Became a law without the Governor's approval.]

Be it enacted by the Legislature of West Virginia:

1. Whoever, without the permit provided for in section three of this act, rides in a street, square or park, in an incorporated city containing five thousand inhabitants or more, a bicycle at a rate of speed exceeding twelve miles an hour, or rides such machine on a side walk, or rides such machine in the streets, squares or parks of any city when the same is not provided with a suitable alarm bell adapted for use by the rider, or after sunset rides the same in any highway, square or park, whether without or within the limits of a city, when such machine is not provided with such suitable alarm bell, shall be punished by fine not exceeding twenty dollars for each offense, and shall be further liable for all damages occasioned to any person by such unlawful act.

2. The term "sidewalk," as used in this act, shall mean any sidewalk laid out and maintained as such by a city or town for the use of pedestrians. It shall not include cross walks, nor shall it include footpaths on portions of public highways outside of the thickly settled parts of cities and towns, which are worn only by travel and are not improved by such cities or towns or by abutters. The term "bicycle," as used in this act, shall be deemed to include all vehicles propelled by the person riding the same, by foot or hand power. The terms "park" and "square," as used in this act shall not include any spaces under the control of park commissioners, or of a park board, or a special park department of a town or city having power to make regulations relative to such spaces, and this act shall not in any way abridge the powers of such commissioners, board or department.

3. The mayor or council of a city or town may in his or its discretion, upon any special occasion, grant permits to any person or persons to ride such machines during a specified time, upon specified portions of the public ways of such city or town, at any rate of speed; and may annex such other reasonable conditions to such permits as they shall deem proper. The council of a city or town may also, under such conditions as they deem proper, permit the use of velocipedes or other similar machines by children on any sidewalk in any public way, square or park in such city or town.
Concerning Bicycles.

4. Proceedings for the enforcement of the penalties imposed by this act shall be instituted within sixty days from the time the offense is committed.

5. No city or town shall have power to make any ordinance, by-law or regulation respecting the use of bicycles except as provided in section three of this act; and except as provided in said section three, no ordinance, by-law or regulation heretofore or hereafter made by a city or town in respect to bicycles shall have any force or effect.

6. No person except as authorized by ordinance, order, regulation, license or permit of the council of any city or town within, or the county court without, such city or town, and for some public purpose or use, shall drop, place or throw and suffer to remain or cause to be dropped, placed or thrown and suffer to remain upon any highway, road, street, alley, lane, square or other public place, any glass, scrap iron, nails, tacks, wire, paper or offensive matter of any kind.

7. Whoever violates any provision of this act shall be liable to a penalty of not more than two dollars for each and every offense.

CHAPTER 13.

An act for the appointment of a game and fish warden and prescribing his duties and compensation.

[Passed February 17, 1897. In effect ninety days from passage. Approved February 25, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That it shall be the duty of the governor to appoint some person, a resident of this State, to the office of game and fish warden.

Said warden shall hold his office for four years, or until his successor has been appointed and qualified, unless removed for cause by the governor. He shall receive for his services the fines accruing from such prosecutions as are hereinafter named to the amount of one thousand two hundred dollars per annum and allowed mileage of three cents a mile while traveling by railroad or steamboat and ten cents a mile while traveling otherwise than by railroad, for distance necessarily traveled for the purpose of enforcing this act and in addition thereto he shall receive twenty per cent. of all fines in excess of the beforementioned amount and no part of the salary of said officer shall be paid out of the treasury of the State.
2. It shall be the duty of said game and fish warden to seize all nets of illegal mesh found in this State, and all nets and other fishing apparatus or appliances found in use in violation of the laws of this State, and to enforce the statutes of this State for the preservation of fish and game, and to enforce all other laws of this State for the protection and propagation of birds, game and fish, now in force or hereafter enacted, and to bring or cause to be brought, and to prosecute or cause to be prosecuted, actions and proceedings in the name of this State to punish any parties for the violation of said statutes and laws.

3. Said warden may make complaint and cause proceedings to be commenced against any person or persons for the violation of game or fish laws without the sanction of the prosecuting attorney of the county in which such proceedings are commenced, and in such cases he shall not be obliged to furnish security for costs.

Said warden may also appear in any court of competent jurisdiction in this State in any case for violation of any of the laws for the protection or propagation of fish or game: and prosecute the same in the same manner and with the same authority as the prosecuting attorney of the county in which such proceedings are commenced.

Said warden shall have power to search any person and examine any boat, conveyance, railroad car, vehicle, fish-box, fish-basket, game-bag or game-coat, or any other receptacle for game or fish, when he has good reason to believe that he will thereby secure evidence of the violation of the laws; and any hindrance or interference, or attempt at hindrance or interference, with such search and examination, shall be prima facie evidence of a violation of the law by the party or parties who hinder or interfere with, or attempt to hinder or interfere with such search and examination.

Said game and fish warden shall at any time and all times seize and take possession of any and all birds, animals or fish which have been caught, taken or killed at a time, in a manner, or for a purpose, or had in possession or under control, or have been shipped contrary to any of the laws of this State. Such seizure may be made without a warrant. Any court having jurisdiction of the offense, upon receiving proof of probable cause for believing in the concealment of any bird, animal, or fish caught, taken, killed, had in possession, under control, or shipped contrary to any of the laws of this State, shall issue a search warrant, and cause a search to be made in any place, and to that end may cause any building, enclosure, or car to be entered, and
in any apartment, chest, box, locker, crate, basket or package to be broken open and the contents thereof examined by said game or fish warden.

All birds, animals or fish, or nets or fishing appliances, or apparatus seized by the said game and fish warden, or other officer or officers, shall be disposed of in such a manner as may be directed by the court before whom the offense is tried, or by any court of competent jurisdiction, and the proceeds of any sales, after deducting all legal costs, shall be paid into the treasury of the State.

Said game and fish warden shall not be liable for damages on account of any search, examination or seizure, or the destruction of any nets or fishing apparatus of any kind in accordance with the provisions of this act.

4. Said game and fish warden shall have the same power to serve criminal process as sheriffs, and shall have the same right as sheriffs to require aid in executing such process.

Said warden may arrest without warrant, any person caught by him in the act of violating any of the aforesaid laws for the protection or propagation of birds, game or fish, and take such person forthwith before a justice of the peace, or other magistrate having jurisdiction. Such arrests may be made on Sunday, in which case the person arrested shall be taken before a justice of the peace, or magistrate having jurisdiction, and proceeded against as soon as may be, on a week day following the arrest.

5. Said warden shall in the month of December in each year, file in the office of the auditor of state an account in writing stating the days and parts of days spent in the discharge of his duty, the kind of service rendered and the places where rendered and the expenses paid or incurred in the time of the discharge of such duties, which account shall be verified by the oath of said warden stating that the same is correct and true in every particular.

6. Said warden shall at the close of each calendar month file with the secretary of state a report in, writing and in detail, stating the service performed by him during the last preceding month, including an account of the suits commenced at his instance, as herein provided for, and the amount of moneys received by him as his share of the fines imposed for a violation of the provisions of this chapter and shall be credited on his said compensation, and any other particulars he may think proper, and no payment for services performed or expenses paid by said warden shall be made until he
shall present to the auditor of state, in addition to the usual oath of performance and payment, a certificate from the said secretary that he has made the report required by this act. The secretary of state shall cause the monthly reports of said warden, or so much thereof as may be of interest to the public, to be transmitted biennially to the legislature when in session.

Any person who hinders, obstructs or interferes with, or attempts to hinder, obstruct or interfere with, said game and fish warden in the discharge of any of his duties, shall be deemed guilty of a misdemeanor, and on conviction thereof shall be fined not less than ten dollars nor more than fifty dollars, together with costs of suit; and in default of payment thereof shall be confined in the county jail until said fine and costs are paid; Provided, That said imprisonment shall not exceed thirty days.

7. Every person called as a witness to any violation of the provisions of this act, shall be compelled to testify fully, but his testimony shall not be given in evidence against him in any prosecution for such offense, and no person against whom such witness shall so testify, shall be competent as a witness for the State in the prosecution against such witness for the same offense or matter as to which such witness so testified, or for any like offense committed by such witness before the commencement of the prosecution in which he is examined as such witness.

CHAPTER 14.

AN ACT to prevent lobbyists from occupying the floor of either house of the legislature while in session.

[Passed February 22, 1897. In effect ninety days from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

1. That it shall be unlawful for any person to lobby or against any measure on the floor of either house of the legislature while the same is in session.

2. If any person violate the provisions of the foregoing section, it shall be the duty of the sergeant-at-arms to eject such person from the floor of the legislature of either house upon his own knowledge or on the complaint of any member.

3. Upon the conviction of any person for violating the provisions of this act, he shall be fined not less than fifty dollars nor more than two hundred dollars, in the
discretion of the court, and in addition thereto the offender shall be imprisoned in the county jail of the county where the conviction is had, for not less than ten days nor more than six months.

4. Any of the circuit courts, criminal courts, municipal courts or justices of the peace within the county of Kanawha are hereby given jurisdiction under this act, and the proceedings hereunder are to be conducted as other offences against the law.

CHAPTER 15.

AN ACT for the protection of persons dealing in mineral waters, malt liquors any other beverages in bottles.

[Passed February 1, 1897. In effect ninev days from passage. Approved February 6, 1897.]

Be it enacted by the Legislature of West Virginia:

1. Any person, firm or corporation, manufacturing or dealing in mineral waters, malt liquors or other beverages, in bottles, and who sell the contents but do not sell the bottles, shall be called and known as bottlers, and as such may adopt a trade-mark in the manner and with effect hereinafter provided.

2. Every such bottler desiring to adopt a trade-mark, may do so by the execution of a writing in form and effect as follows:

*Trade-mark:*

"Notice is hereby given that I (or we, etc., as the case may be), have adopted the following trade-mark to be used in my (or our, etc.) business as a bottler. (Here insert the words, letters, figures, etc., constituting the trade-mark, or if it be any device other than words, letters or figures, etc., insert a facsimile thereof.) Dated this ___ day of ___ A. D. ___ A. B."

The said writing shall be acknowledged or proved for record in the same manner as deeds are acknowledged or proved for record, and shall be recorded in the office of the clerk of the county court of the county where the principal office or place of business of such bottler may be, and also in the office of the secretary of state, and a copy thereof shall be published at least once in each week for four successive weeks in some newspaper printed in such county, or if there be no such paper printed therein, then in some newspaper of general circulation in such county.

3. Every trade-mark so adopted shall from the date thereof, be the exclusive property of the person, firm or
corporation adopting the same, and any other person, firm or corporation knowingly using, or attempting to use, such trade-mark without the written consent of the proprietor thereof shall be guilty of a misdemeanor and fined not less than twenty nor more than two hundred dollars for each offense, and shall moreover be liable to the proprietor of such trade-mark for all damages sustained by such proprietor by reason of such use of said trade-mark.

4. The proprietor of any such trade-mark shall in using the same cause it to be plainly stamped, impressed, blown, or otherwise wrought in each bottle used in his business.

5. It is hereby declared to be a misdemeanor for any person hereafter, without the permission of the owner thereof to refill with mineral waters, malt liquors or other beverages any such bottle so marked or to sell or use any such bottle so marked, or to have in his possession for the purpose of buying, selling or using for bottling mineral waters, malt liquors or other beverages, any bottle so marked. And upon conviction thereof the offender shall be fined not exceeding one hundred dollars. And if it be alleged in the indictment on which he is convicted, and admitted or by the jury found, that he has been before sentenced in this State for a like offense, he shall be sentenced to be confined in the county jail for a term not exceeding one year.

6. In any legal proceeding, civil or criminal, before any court or justice of the peace, the fact that such a trade-mark is stamped, impressed, blown or otherwise wrought in any such bottle shall be prima facie proof that such bottle is the property of the proprietor of such trade-mark.

7. In any prosecution for a violation of any provision of this act, the fact that the defendant filled with mineral water, malt liquors or other beverage, or sold or disposed of, or bought, or trafficked in any such bottle so marked, without permission of the proprietor of such trade-mark, shall constitute prima facie proof of unlawfulness.

8. The proprietor of any such trade-mark, or any agent of such proprietor, having reason to believe that any such bottle so marked or hidden or secreted or unlawfully held by any person whosoever, at any place in this State, may go before any justice of the peace, and make oath that he has reason to believe that certain bottles, bearing certain such trade-marks are unlawfully held or secreted at a certain place, naming the place, the person and the trade-mark, whereupon it shall be the duty of the justice before whom such oath is made to issue a search warrant directed to any constable or other...
Search warrant to whom directed.

Duty of constable or other officer.

What to be done with bottles taken.

This act not to affect whom.

CHAPTER 16.

AN ACT requiring the removal of hats and bonnets during theatrical or other performances where admission is charged, and prescribing penalties for the violation thereof.

[Passed February 20, 1897. In effect ninety days from passage. Approved February 22, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That no person attending any performance at any theater, hall or opera house, or any such building where theatrical or other performances are given, when an admission fee is charged, shall wear upon his or her head any hat, bonnet or covering for the head which may obstruct the view of any person or persons during the performance in such theatre, hall, opera house or other building where such performance is given; and if any person wear upon his or her head any hat, bonnet or other covering for the head which may obstruct the view of any person or persons, and refuses or fails to remove the same at the request of any person or persons whose view may be obstructed, he or she shall be guilty of a misdemeanor, and shall, upon conviction, be fined not less than two nor more than ten dollars.
CHAPTER 17.

An act to provide for the time and method of taking or catching black bass, green bass, rock bass, pike or pickerel or wall-eyed pike in the Potomac river.

[Passed February 19, 1867. In effect ninety days from passage. Approved February 22, 1867.]

Whereas, Difficulty has arisen in the adoption of adequate legislation regulating the taking of fish in the Potomac river in consequence of the compact existing between the States of Maryland and Virginia, applicable to the taking of fish in the Potomac and Pocomoke rivers; and

Whereas, It is intended that the provisions of this act shall be made effective by the States of West Virginia, Virginia and Maryland; and

Whereas, The provisions of this act have been already adopted by the States of Virginia and Maryland and merely require the adoption and ratification of the same by the State of West Virginia to make the same lawful and in force on the waters of the Potomac river; therefore

Be it enacted by the Legislature of West Virginia:

1. That all statutes of the State of West Virginia in conflict with the provisions of this act be and the same are hereby repealed, and the following is enacted in lieu thereof:

2. It shall not be lawful for any person to catch or kill any black bass, green bass, rock bass, pike or pickerel or wall-eyed pike, commonly known as salmon, between the fifteenth day of April and the first day of June of each year, or to catch or kill any of said species of fish at any other time of year, save only with rod, hook and line or dip net.

The words "hook and line" shall not include trot-lines or out-lines.

3. Any person violating the provisions of this act shall be guilty of a misdemeanor, and shall be punished on conviction by imprisonment in the county jail for a period not exceeding six months, or by fine not exceeding two hundred dollars, or by fine and imprisonment, and it shall be the duty of the circuit courts of the counties abutting on the Potomac river above the Little Falls, at each session of the grand jury, to call its attention to the provisions of this act.

4. That the provisions of this act shall not be applicable below the Little Falls near Washington, and that...
CONCERNING RAILROADS.

5. And be it further enacted that the governor of this State is hereby authorized and requested to send a certified copy of this act to the governors of the States of Virginia and Maryland, and, upon satisfactory information of the adoption by the said States of the provisions of this act, to make the proclamation as hereinbefore provided.

CHAPTER 18.

AN ACT extending the time within which railroad companies organized since the first day of June, one thousand eight hundred and eighty, which have complied with section eight, chapter twenty of the acts of one thousand eight hundred and eighty-five, and have complied with section sixty-five of chapter fifty-four of the code of one thousand eight hundred and ninety-one, and which have commenced the construction of their railroads and have actually and in good faith expended thereon ten per cent. of their capital stock actually subscribed, may complete their railroads and put them in operation.

[Passed February 26, 1897. In effect ninety days from passage. Approved February 26, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That any railroad company organized under the laws of this State since the first day of June, one thousand eight hundred and eighty, which has complied with section eight, chapter twenty of the acts of one thousand eight hundred and eighty-five, and has also complied with section sixty-five of chapter fifty-four of the code of one thousand eight hundred and ninety-one, and which has commenced the construction of its road, and has actually and in good faith expended thereon ten per cent. of its capital stock actually subscribed, and which shall within six years after the passage of this act, complete its railroad or some part thereof, and put the same or the part so completed into actual operation, then and in every such case the corporate existence, franchise and powers of such railroad company shall be and remain, so far as the part of said road so completed and operated is concerned, the same as though the provisions of section sixty-six of
chapter seventeen of the acts of one thousand eight hundred and eighty-one had been fully complied with by such company, and no forfeiture or judgment of ouster shall be rendered against said company by reason of its failure to comply with said section.

But if any of said railroad companies shall not complete its road or some part thereof, and put the same, or the part so completed into actual operation within six years from the passage of this act, its corporate existence and powers shall cease, and in case it shall have completed some part thereof only, and put such part into operation, its corporate powers and rights shall cease as to all of said proposed road not so completed and put into actual operation within said time.

CHAPTER 19.

AN ACT providing for reduction of the valuation of real estate for taxation as fixed by the re-assessment of real estate made in the year one thousand eight hundred and ninety-one, when the value of such real estate has been, or may be, reduced by reason of flood or fire.

[Passed February 20, 1807. In effect ninety days from passage. Approved February 25, 1807.]

Be it enacted by the Legislature of West Virginia:

That if the real estate of any person or company in any county of this State has, since the year one thousand eight hundred and ninety-one, been, or may hereafter be, materially injured or depreciated in value by reason of any flood or fire, upon application of the owner of such real estate to the county court of the county in which it is situated, when it is shown to the court that such real estate has been by reason of flood or fire materially injured, or depreciated in value, since the reassessment of the valuation of real estate for taxation made in one thousand eight hundred and ninety-one, and that the valuation for taxation of such real estate as it was fixed by the said reassessment, has not been theretofore corrected or changed on account of such injury or depreciation, such county court may reduce the valuation for taxation of such real estate, and put such valuation thereon as to the court may seem right, and thereafter such real estate shall be assessed with taxes at the valuation so fixed by the court.
Provided, That no such reduction shall be below the actual cash value of such real estate, as in the judgment of the court it is, at the time such reduction is made; and, Provided, further, That before any such application is heard, reasonable notice thereof shall be given to the prosecuting attorney of the county in which such real estate is. And it shall be his duty to attend to the interest of the State in the matter.

CHAPTER 20.

AN ACT authorizing the county courts of the different counties in the State of West Virginia to call special elections for the purpose of voting on the issue and sale of county bonds for any purpose or purposes for which bonds may be legally issued under existing law.

[Passed February 20, 1897. In effect ninety days from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

1. That whenever it shall be deemed expedient by the county court of any county, or on the petition of one hundred voters and taxpayers of the county, to issue bonds for any purpose for which bonds may be legally issued under existing laws, the said county court may order a special election to be held for the purpose of voting upon such bonds.

2. Whenever it is determined to issue bonds under this act, the county court shall, by resolution, enter on record, so declare, specifying the particular purpose or purposes and amount for which said bonds are to be issued and the rate of interest said bonds shall bear, not exceeding six per centum per annum.

Said resolution shall appoint a day on which the election shall be held by the qualified voters of said county, to decide whether or not said bonds shall be issued. Such resolution shall be published in two newspapers of opposite political parties, if such be published in said county, if not, in some newspaper of general circulation in said county for at least four weeks prior to said election.

3. Such election shall be provided for, conducted and the result ascertained and declared as provided by law for holding and ascertaining and declaring the result of general elections.

And the ballots to be voted at such election, after containing a statement of the amount and kind of bonds
to be issued and the purpose or purposes for which they are to be used, shall contain the words, "For the bonds," and the words, "Against the bonds;" Provided, That any county court, acting hereunder, shall in all respects comply with section eight of Article ten of the Constitution of West Virginia.

CHAPTER 21.

AN ACT to legalize and authorize the execution of a lease and agreement by the trustees of Berkeley Springs of the property under their charge to John E. Herrell, made and executed on the thirty-first day of December, A. D., one thousand eight hundred and ninety-six.

[Passed February 9, 1897. In effect ninety days from passage. Approved February 10, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That the lease and agreement respecting the property of the State committed to the management and control of the trustees of Berkeley Springs by an act of the legislature of the State of West Virginia, being chapter two hundred and two of the acts of one thousand eight hundred and eighty-two, made and entered into by said trustees of Berkeley Springs with John E. Herrell, of Washington, D. C., on the thirty-first day of December, A. D., one thousand eight hundred and ninety-six, which lease is in the words and figures following to-wit: "This indenture made this thirty-first day of December, one thousand eight hundred and ninety-six, between the trustees of Berkeley Springs, a corporation created under and by virtue of an act of the legislature of the State of West Virginia, party of the first part, and John E. Herrell, of Washington, D. C., party of the second part.

Witnesseth: That for and in consideration of the rent Considerations.

cereinafter reserved, the cash hereinafter agreed to be paid, and the several covenants and conditions hereinafter set forth, the said party of the first part doth demise and let unto the said party of the second part, all of that certain lot or parcel of ground, with the medicinal and other springs, and improvements thereon, situated in the town of Bath or Berkeley Springs, in the county of Morgan and State of West Virginia, bounded on the north by Fairfax street, on the east by Washington street, and on the south by the Berkeley Springs Hotel property and Mrs. E. C. Breeze's property, and
having for its western boundary, the western line of the
municipal corporation of the town of Bath, including
also the triangle of ground north of Fairfax street,
adjourning Fairfax Inn, also the right of way and park
conveyed to the trustees by Samuel Wisner, and except-
ting therefrom, however, the ground on which the power
house of the Berkeley Springs Water Works and Im-
provement Company now stands, being known as the
public square and the Berkeley Springs, for the full
term of eighty-five years, commencing for the same on
such day as an act of the legislature of the State of West
Virginia, ratifying and approving this lease may go
into operation, and ending on the corresponding day of
the year eighty-five years hence, together with the full
right and power to receive, collect and sue for all
revenues and profits that may arise or accrue from the
use of said land and said springs.

And in consideration of the premises, the said party
of the second part covenants for himself and his
assigns, that within twelve months after the commence-
ment of the term as above set forth, he will assume and
pay to the holders thereof the bonds or other obliga-
tions, issued by the trustees of Berkeley Springs to pay
for improvements heretofore put on the land above de-
scribed, which said indebtedness, it is estimated, aggre-
gates the sum of twenty-three hundred dollars.

And the said party of the second part further coven-
ants for himself and his assigns, that he will on the first
day of October, eighteen hundred and ninety-eight, and
on the first day of October of each succeeding year there-
after, during the continuance of this lease, pay to the
said party of the first part the sum of one per cent. of
all the gross receipts that may be derived from the use
of said land and said springs, the amount of which
receipts for each year shall be ascertained and deter-
mined by an annual settlement and accounting between
the respective parties to this lease, to be made on or
before the first day of October of each year.

And as one of the conditions on which this lease is
made said party of the second part, for himself and his
assigns, covenants that he will maintain and operate
said public square and Berkeley Springs as a public
watering place, during the continuance of this lease,
and that he will erect on the land leased to him new and
modern bath houses equipped and constructed so as to
supply pool bathing for men and women, and so as to
furnish hot and cold baths during the entire year; and
also so as to furnish Russian and Turkish baths and any
other kind of baths in general use; copies of the plans
and specifications for said bath houses shall be furnished
by the said party of the second part, or his assigns, to the said trustees of Berkeley Springs, before the work of constructing the same is begun.

The work on them shall be commenced within eight months from the day this lease takes effect, and be completed in two years from said date; the said buildings and other improvements shall cost not less than fifty thousand dollars ($50,000) economically expended, including the amount used and expended in improving, adorning and beautifying the pleasure grounds of said public square. After the new bath houses are built as herein set forth, and opened for public use and after a full and correct account by items of the cost of constructing the same and improving and beautifying the pleasure grounds of said public square, made under this clause of this agreement, shall have been submitted to the party of the first part, then and not before, the party of the second part or his assigns may and are hereby authorized and empowered to tear down and remove the bath houses now on said land, except the gentlemen's private baths, adjoining the power house, which may be moved at any time, if necessary in making said improvements. And no building or structure other than buildings for bath houses or bathing purposes shall be put on said public square without the consent of the party of the first part or its successors.

And as a further condition on which this lease is made, the party of the second part covenants that he will build or cause to be built at the town of Berkeley Springs in said county, on land other than that herein leased, a new and modern hotel, which together with the site and furnishings, with any other land it may be necessary to acquire for the purpose of carrying out this lease, shall cost not less than one hundred and fifty thousand dollars ($150,000.00) economically expended, of which not less than one hundred thousand dollars shall be expended in constructing said hotel and in said furnishings. The work of constructing said hotel shall be commenced within eight months from the time this lease goes into effect; and it shall be completed and open for the accommodation of the public, and a full and correct account by items of the cost thereof be furnished the party of the first part, or its successors, within two years from said date. The said hotel shall be constructed after the most approved plans of hotel architecture, with all modern improvements such as light, heating, bath rooms and water closets.

And the said party of the second part covenants that he will insure and keep insured the buildings now on or hereafter to be put upon the land herein leased in good
and solvent insurance companies, in a sum or sums not less than two-thirds of the value of said buildings, and submit the policies annually to the said trustees of Berkeley Springs, or its successors. And in case of loss under the said policies, the parties of the second part or their assigns shall at once repair or rebuild said building or buildings. And in case of loss before the money is paid to said lessee, or his assigns, he or they shall give a bond, with good security, in a sufficient penalty to rebuild the same within the time agreed. And in case they fail to give such bond then said money shall only be paid to some responsible person, to be designated by both parties as a stakeholder, to be held and paid to said lessees as needed in such rebuilding, and in case said lessees fail or decline to rebuild, the said insurance shall be paid to said party of the first part.

It is mutually covenanted that in case said party of the second part, or his assigns, shall fail to pay the indebtedness of the trustees of Berkeley Springs to the holders thereof as hereinbefore set forth, or shall cease for a period of twelve months to maintain and operate the property herein demised as a public watering place, or in case they shall fail to commence the construction of the said bath houses within the time agreed, or shall fail to have them completed within the time agreed, or shall fail to commence the construction of said hotel within the time agreed, or shall fail to have it completed within the time agreed, or in case they shall fail to account for and pay over to the trustees of Berkeley Springs, or its successors, its share of the gross receipts as herein provided within thirty days after the first day of October of each year, or in case of a total loss or destruction by fire of any of the said bath houses and the said parties of the second part shall elect not to repair or rebuild, or shall neglect so to do for a period of six months and complete same in one year; then and in any of said contingencies, all rights of the party of the second part, or his assigns, under this agreement, to the use and occupancy of the property herein leased, or of the improvements placed thereon, shall wholly cease and determine; and the party of the first part, or its successors, may at any time thereafter re-enter and take possession of the same; Provided, however, That power and authority is hereby given to the said party of the first part or its successors for good cause shown to waive at its discretion any such forfeitures.

It is further mutually covenanted that the party of the second part, or his assigns, shall during the continuance of this lease keep in good repair all the buildings on said land, also in good repair the grounds them-
selves, not excepting natural wear and tear, unavoidable accident or the act of God: also that the party of the second part or his assign shall have the right to select and appoint, and shall be obliged to pay the bath keeper and keepers and all other help or attendants necessary in operating said Springs as a watering place; and also to make all necessary rules for the government and control of said public square and bath houses, and to fix and regulate the charges for the baths furnished; Provided, In any event that the hot and cold baths shall be kept open to the general public during each year from the first day of May to the first day of November; and, Provided further, That the rates for the hot and cold baths, as now furnished, shall not exceed the existing schedule of rates, namely: Single tickets, twenty-five cents; tickets of twenty-five coupons, five dollars; single half tickets, twelve and one-half cents, and warm bath tickets, forty cents; and, Provided further, That no proprietor or operator or any guest of any hotel, or any other person, shall have any special or exclusive privileges in the use or equipment of the said springs or baths or public grounds; and no discrimination with respect thereto shall be allowed in favor of or against any person whatsoever, and the Berkeley Springs Water Works and Improvement Company shall at present be permitted to have and use the water from said springs not needed for the bath houses or other purposes, in supplying water to the people of Berkeley Springs, and may leave its pipes where they now are, but in case the operation of said water works in the day time shall interfere with supply of water for the bath houses and bathing purposes, the said water works shall do its pumping at night; nor shall any other person or corporation be deprived of any rights it now has or enjoys, except that if it becomes necessary to disconnect or remove any water pipes connecting with or conveying water from said springs, in making improvements herein provided for, the same may be removed and connection made by said pipes with the flow of water from said springs, at the archway under the street at the north side of said public square, or such other point as may be most convenient, which will not interfere with the making of said improvements.

It is further mutually covenanted, that in case the said party of the second part shall fail to insure or keep insured the buildings or any of them on said land, the said party of the first part or its successors may do so, and the costs of such insurance shall be added to and collected with its share of the gross receipts from said property as hereinbefore provided.
It is further mutually covenanted, that as soon as prac-
ticable after an act of the legislature ratifying and ap-
proving the making of this lease goes into effect, and
before possession of the property herein described is
delivered to the party of the second part, a bond in the
penalty of ten thousand dollars, with good security to
be approved by the party of the first part, conditioned
to pay over and refund to the said party of the first
part all of the receipts from said property, less the
actual expense of operating and conducting said bath
houses, and for the faithful performance of this agree-
ment on their part, and also to pay all damages that may
have been sustained by the said parties of the first part
by reason of the making of this lease, in case the said
party of the second part or his assigns shall fail to carry
out and complete any of the stipulations of this agree-
ment that are to be performed within two years, and
which it is provided shall cause a forfeiture of this lease:
and on or about the first day of October, nineteen hun-
dred, the said party of the second part or his assigns
shall execute a new bond with good and sufficient secu-
ritv to be approved by the party of the first part or its
successors, conditioned for the faithful accounting and
payment over on the first day of each succeeding Octo-
ber of the share of the gross receipts accruing under
the lease to the party of the first part; which bond shall
be renewed thereafter during the continuance of this
lease at intervals of five years, and the amount of the
penalty in said bond shall be equal to the amount of the
gross receipts for the year preceding the execution
thereof.

It is further mutually covenanted, that no restraint
shall be imposed upon the right of the party of the
second part to assign or transfer this lease to any other
person, company, or corporation that will undertake the
execution of the same, according to its terms; and if the
said party of the second part make such assignment or
transfer, or if he or such assigns fail to give the bond
and the possession of said property as herein set forth,
no personal liability of any kind shall attach to him or
his assigns, on account of any of the provisions of this
lease, nor shall any personal liability attach to the said
John E. Herrell, after he makes such assignment, for any
default or violation by such assignees of the terms, stip-
ulations, or covenants herein contained.

It is mutually covenanted, that the said party of the
first part, or its successors, shall have the right to enter
upon and inspect the leased premises; also the right to
inspect the books relating to the bathing houses and in-
surance policies, at all reasonable times during the con-
BERKELEY SPRINGS LEASE.

tinuance of this lease for the purpose of seeing that its provisions are complied with. And it is further covenanted, that at the end of the term herein provided for, the said party of the second part, or his assigns, shall deliver up peaceable and quiet possession of said premises, and of all the improvements put thereon by them. It being understood that all of said improvements shall then belong to and become the property of the party of the first part, or its successors.

It is understood that this lease is not to go into effect until an act of the legislature is passed ratifying and approving the same, or authorizing the making thereof, by the party of the first part; but so soon as such a law goes into operation, then this lease is, without any further action on the part of the party of the first part, to become operative and binding on both of the parties hereto.

In testimony whereof the said party of the first part has by resolution duly passed at a meeting of the board of trustees of Berkeley Springs on the thirty-first day of December, one thousand eight hundred and ninety-six, caused its corporate seal to be hereunto affixed, and these presents to be subscribed by its president, and to be attested by its secretary; and the said party of the second part hereto set his hand and affixed his seal.

Trustees of Berkeley Springs,

[Seal.] By E. B. Pendleton,

President.

[Attest:] John T. Siler,

Secretary.

[Attest:] ................................ (Seal.)

................................ (Seal.)

John E. Herrell, (Seal.)

District of Columbia, ss:

This day personally appeared before me, Martin L. Welbley, notary public for the district aforesaid, John E. Herrell, and acknowledged his signature to the foregoing and acknowledged the same to be his act and deed. Given under my hand and notarial seal this eleventh day of January, one thousand eight hundred and ninety-seven.

Martin L. Welbley,

Notary Public, D. C.

[Seal.]

STATE OF WEST VIRGINIA, )

County of Morgan. )

I, Lewis Allen, Jr., a notary public in and for said county, do certify that E. Boyd Pendleton personally appeared before me in my said county, and being by me
duly sworn did depose and say: That he is the president of the corporation, described in the writing above bearing date the thirty-first day of December, one thousand eight hundred and ninety-six, authorized by said corporation to execute and acknowledge deeds and other writings of said corporation, and that the seal affixed to said writing is the corporate seal of said corporation, and that said writing was signed and sealed by him in behalf of said corporation, by its authority duly given. And the said E. Boyd Pendleton acknowledged the said writing to be the act and deed of said corporation.

Given under my hand and notarial seal this fifth day of January, one thousand eight hundred and ninety-seven.

LEWIS ALLEN, JR.,
Notary Public.

Be and the same is hereby approved and ratified, and the said trustees of Berkeley Springs are authorized to carry the same into effect. And in case the said John E. Herrell permits the same to become forfeited as therein provided the said trustees of Berkeley Springs are authorized and empowered to make a new agreement, similar in all respects to the one above set forth, with any person or persons or corporation, who will undertake to perform the same.

CHAPTER 22.

AN ACT to amend and re-enact section two of chapter one hundred and sixty-three of the code of West Virginia, as amended and re-enacted by chapter forty-six of the acts of one thousand eight hundred and ninety-three, relating to the penitentiary.

[Passed February 11, 1897. In effect ninety days from passage. Became a law over Governor's veto.]

Be it enacted by the Legislature of West Virginia:

That section two of chapter one hundred and sixty-three of the code of West Virginia, as amended and re-enacted by chapter forty-six of the acts of one thousand eight hundred and ninety-three, be amended and re-enacted so as to read as follows:

2. The governor shall, on the tenth day of March, one thousand eight hundred and ninety-seven, or as soon thereafter as convenient, and every four years thereafter, nominate and by and with the consent of the senate, appoint a board of directors of the penitentiary,
which shall consist of five persons, one of whom shall be a resident of Marshall county, and no more than one from any one county. Their term of office shall be four years, beginning on the first day of June next after their appointment. They shall each be allowed as compensation for their services the reasonable expenses incurred in the discharge of their duties, and four dollars a day for each day they shall be actually employed, an itemized account of which shall be filed among the records of the penitentiary, and no mileage shall be allowed or paid to them.

CHAPTER 23.

AN ACT to amend and re-enact section ten of chapter forty-six of the acts of one thousand eight hundred and ninety-three, providing for the appointment of guards at the penitentiary.

[Passed February 4, 1897. In effect ninety days from passage. Became a law without the Governor's approval]

Be it enacted by the Legislature of West Virginia:

That section ten of chapter forty-six of the acts of one thousand eight hundred and ninety-three, be amended and re-enacted so as to read as follows:

10. The board of directors shall appoint a sufficient number of guards to preserve order and enforce discipline among the convicts, and to prevent escapes, all of whom shall be under the control of the warden; but the number thereof shall not be increased or diminished except upon the recommendation of the warden.

CHAPTER 24.

An act to amend and re-enact section seventy-eight of chapter forty-five of the code of West Virginia.

[Passed February 10, 1897. In effect ninety days from passage. Became a law over Governor's veto]

Be it enacted by the Legislature of West Virginia:

That section seventy-eight of chapter forty-five of the code of West Virginia is hereby amended and re-enacted so as to read as follows:

78. For the government and control of said university there shall be a board of regents consisting of nine per-
Board of regents, to be called "the regents of the West Virginia university." As such board they may sue and be sued, and have a common seal.

The said board shall have the custody and control of the property and funds of said university, except as otherwise provided by law. They shall have the power to accept from any person or persons any gift, grant or devise of money, land or other property intended for the use of the university, and shall by such acceptance, be trustees of the funds and property which may come into the possession or under the control of said board by such gift, grant or devise, and shall invest and hold such funds and property, and apply the proceeds and property in such manner as the donor may prescribe by the terms of his gift, grant or devise, and shall invest and hold such funds and property and apply the proceeds and property in such manner as the donor may prescribe by the terms of the gift, grant or devise.

A majority of said regents shall constitute a quorum for the transaction of business, except that for making arrangements for the erection of buildings, or the permanent alteration thereof, or the appointment to, or removal from office of professors, or fixing their compensation or changing any rule or regulation adopted by a majority of the board, in which case all of the regents shall be notified in writing by the secretary of the board, of the time, place and object of the meeting proposed to be held for any of the purposes excepted in this section; and the conference of a majority of the regents shall be required.

The said board of regents shall be appointed by the governor on or before the first day of June, in the year one thousand eight hundred and ninety-seven and on or after the tenth day of March in the year one thousand eight hundred and ninety-seven, as follows: three shall be designated to serve for two years, three for four years, and three for six years, from the first day of June, in the year one thousand eight hundred and ninety-seven, and before the expiration of said respective terms he shall appoint between the tenth day of March and the first day of June, in each year in which said respective terms shall expire, three regents to serve for the full term of six years, from the first day of June of the year in which said appointment shall be made, but not more than two regents in any one class, nor more than five in all shall be members of the same political party or organization, and not more than one shall be appointed from any senatorial district of the State.

The governor shall nominate for the approval of the senate, the nine regents herein provided for, and in the
year one thousand eight hundred and ninety-nine, and every second year thereafter, he shall nominate, and by and with the advice and consent of the senate, appoint three regents in the place of the class whose terms shall expire in the said year.

The governor may in like manner, fill any vacancy that may occur in said board; and any one appointed a regent by him during the recess of the senate shall be a regent until the next session of the senate thereafter; and the terms of office of the present board of regents shall expire on the thirtieth day of May, in the year one thousand eight hundred and ninety-seven.

CHAPTER 25.

AN ACT to amend and re-enact section ninety-eight (a), Article one of chapter forty-five of the code of West Virginia, as amended and re-enacted by chapter fifty-two of the acts of one thousand eight hundred and eighty-seven, relating to the West Virginia schools for the deaf and the blind.

[Passed February 19, 1897. In effect ninety days from passage. Became a law without Governor's approval]

Be it enacted by the Legislature of West Virginia:

That section ninety-eight (a), article one of chapter forty-five of the code of West Virginia, as amended and re-enacted by chapter fifty-two of the acts of one thousand eight hundred and eighty-seven, be amended and re-enacted so as to read as follows:

98 (a). That the name of the West Virginia institution for the deaf and dumb and blind be and the same is hereby changed to that of “The West Virginia Schools for the Deaf and the Blind.”

The board of regents of the West Virginia schools for the deaf and the blind shall be composed of nine members, whose term of office shall commence on the first day of June, one thousand eight hundred and ninety-seven. The governor shall on the tenth day of March, one thousand eight hundred and ninety-seven, or as soon thereafter as convenient, nominate, and by and with the advice and consent of the senate, appoint said nine regents for said schools, but said regents shall be divided into three classes of equal numbers, and not more than two regents in each class shall belong to the same political party. Not more than one regent for the West
Deaf and Blind School.

Virginia schools for the deaf and the blind shall be appointed from any one county.

Term of office for the first class shall be two years, of the second class four years, of the third class six years.

On the tenth day of March one thousand eight hundred and ninety-seven, or as soon thereafter as convenient, and every second year thereafter, the governor shall nominate, and by and with the advice and consent of the senate, appoint three regents for said schools, in place of the class whose term expires in said year; and the term of such regents shall commence on the first day of April in the year of their appointment and continue six years. The governor may in like manner, appoint regents to fill any vacancy that may occur in the board of said schools, and any one appointed a regent by him during the recess of the senate, shall be a regent until the next session of the senate thereafter.

Said board shall constitute collectively a body corporate, with powers to rent, purchase and convey real estate, and with all other powers necessary for the carrying on of the institution for the education of the deaf and the blind youth of West Virginia, established under the act passed March third, one thousand eight hundred and seventy, and to be known as “the board of regents of the West Virginia schools for the deaf and blind.”

Said board shall appoint one of their number as president, and in case of his absence a president pro tem.; shall appoint a secretary, and all orders, drafts or requisitions for money from the State shall be signed by their secretary and countersigned by the president.

Said board shall meet as hereinafter provided, and shall hold such other meetings as they may think necessary.

Extra meetings may be called by the president, or by any four members of the board, by notifying the other members of the time and place of the meeting and of the nature of the business, which renders an extra meeting necessary.

A majority of the board shall constitute a quorum for the transaction of all ordinary business, but the board may, in its discretion, designate business of a nature to be specified by it, which may be transacted by a stated number of regents less than a quorum.
CHAPTER 26.

AN ACT to amend and re-enact section ninety-eight (c), article eleven of the forty-fifth chapter of the code of West Virginia, relating to the reform school.

[Passed February 10, 1897. In effect ninety days from passage. Became a law without the Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That section ninety-eight (c), article eleven of chapter forty-five of the code of West Virginia, be amended and re-enacted so as to read as follows:

98c. Article 11. The board of directors shall be composed of six members and not more than four of them of the same political party. The governor shall on the tenth day of March, eighteen hundred and ninety-seven, or as soon thereafter as convenient, nominate and by and with the advice and consent of the senate, appoint said six directors for said school, whose term of office shall commence on the first day of June, one thousand eight hundred and ninety-seven. Said directors shall be divided into three classes of equal numbers, and not more than one director shall be appointed from any one county. The term of office of the first class shall be two years, of the second class four years, and of the third class six years. On the tenth day of March, one thousand eight hundred and ninety-seven, or as soon thereafter as convenient, the governor shall nominate, and every second year thereafter the governor shall nominate, and by and with the advice and consent of the senate, appoint two directors for said school, in place of the class whose term expires in said year. And the term of said directors shall commence on the first day of April in the year of their appointment and continue six years.

The governor may, in like manner, fill any vacancy that may occur in the board, and any one appointed as director by him during the recess of the Senate, shall hold office until the next session of the Senate thereafter.

CHAPTER 27.

AN ACT to amend and re-enact section two of chapter fifty-eight of the code of West Virginia, relating to insane persons.

[Passed February 9, 1897. In effect ninety days from passage. Became a law over Governor's veto.]

Be it enacted by the Legislature of West Virginia:

That section two of chapter fifty-eight of the code of West Virginia, be amended, so as to read as follows:
West Virginia, be amended and re-enacted so as to read as follows:

2. The board of directors of the West Virginia hospital for the insane and the board of directors of the second hospital, shall each be composed of nine members, whose term of office shall commence on the first day of June, one thousand eight hundred and ninety-seven.

The governor shall on the tenth day of March, one thousand eight hundred and ninety-nine, or as soon thereafter as convenient, nominate, and by and with the advice and consent of the senate, appoint said nine directors for each of said hospitals, but said directors for each hospital shall be divided into three classes of equal number, and not more than two directors in each class shall belong to the same political party. Not more than one director for the West Virginia hospital shall be appointed from the county of Lewis, and not more than one director for the second hospital shall be appointed from the county of Roane, and not more than one director in each board shall be appointed from any other county.

The term of office of the first class for each of said hospitals shall be two years, of the second class four years, and of the third class six years. On the tenth day of March, one thousand eight hundred and ninety-nine, or as soon thereafter as convenient, and every second year thereafter, the governor shall nominate, and by and with the advice and consent of the senate appoint three directors for each of said hospitals in place of the class whose term expires in said year; and the terms of such directors shall commence on the first day of April in the year of their appointment and continue for six years. The governor may in like manner appoint directors to fill any vacancy that may occur in either of the boards of said hospitals, and any one appointed a director by him during the recess of the senate shall be a director until the next session of the senate thereafter. Unless otherwise provided by law, a majority of each board shall constitute a quorum, but either board may, in its discretion, designate business of a nature to be specified by it, which may be transacted by a stated number of directors less than a quorum.

All acts or parts of acts inconsistent with this act are hereby repealed.
Be it enacted by the Legislature of West Virginia:

2. If the guardian of any minor, or the committee of any insane person, think that the interest of the ward or insane person will be promoted by a lease or by a mortgage or by a deed of trust upon or by a sale of his estates, or estate in which he is interested with others, infants or adults; or if the trustee of any estate, or any person interested in any estate in trust, whether he be interested with others or not, think the interest of those for whom the estate is held will be promoted by a lease of the same, mortgage or deed of trust upon the same, or a sale thereof: such guardian, committee, trustee, or beneficiary, whether the estate of the minor or insane person, or any of the persons interested, be absolute or limited, and whether there be or be not limited thereon any other estate, vested or contingent, and whether the guardian, committee or trustee, or the minor, insane person, or any of the persons interested, reside in this State or not, may, for the purpose of obtaining such sale, lease, mortgage or deed of trust, file a bill in equity in the circuit court of the county in which the estate proposed to be leased, sold, or encumbered by mortgage or deed of trust or some part thereof may be, stating plainly all of the estate, real and personal, belonging to such infant or insane person, or so held in trust, and all of the facts calculated to show the propriety of the sale, lease, mortgage, or deed of trust. The bill shall be verified by the oath of the plaintiff: and the infant or insane person, or the beneficiaries in said trust (when not plaintiffs), and all others interested, shall be made defendants.

5. If it be clearly shown, independently of any admissions in the answers, that the interest of the infant, insane person, or beneficiaries in the trust, as the case may be, will be promoted, and the court be of the opinion that the rights of no person will be violated thereby, it may decree that the said estate be sold, leased, mortgaged, or encumbered by a deed of trust, or any part thereof, on such conditions and upon such terms as to the court shall seem to the best interests of the said infant, insane person, or beneficiary in a trust, as the case may be, and in case the sale of said land is
decreeed, the purchaser when the sale is on credit, shall be required to give ample security, and if the sale be of real estate, a lien shall be retained thereon to secure the payment of the purchase money.

12. In addition to the proceedings authorized by the second section of this chapter, the guardian of any minor, or the committee of any insane person, if he deem that the interests of his ward or insane person will be promoted by a sale or lease or mortgage or deed of trust of or upon his estate, or of any estate in which he with others, infants or adults, is interested, whether the estate of the minor, or insane person, or of any of the other persons interested, be absolute or limited, and whether there be or be not limited thereon any other estate, vested or contingent, may apply by petition, in a summary way, to the circuit court of the county in which the estate proposed to be sold, leased or encumbered, or some part thereof, may be, describing all the estate, real and personal, belonging to the minor, or insane person, and setting forth plainly all the facts calculated to show the propriety of the sale, lease, mortgage, or deed of trust. The petition shall be verified by the oath of the plaintiff; and all persons interested shall be made defendants, and ten days' notice shall be given to such defendants before such petition can be heard.

13. To every such minor or insane person the court shall appoint a guardian ad litem who must be present at the hearing.

14. If it be clearly shown by the petition, exhibits, and evidence adduced, that the interest of the minor or insane person will be promoted by the sale, lease or encumbrance by mortgage or deed of trust, and the court be of opinion that the rights of no person will be affected thereby, it may order the said estate, or any part thereof, to be sold, leased, or encumbered by mortgage or deed of trust; and in such manner and on such terms and in such parcels as may be deemed most beneficial to the minor or insane person, and in case the same be decreed to be sold, taking from the purchaser bond, with ample security, when the sale is on credit. And in case of sale or lease the same may be decreed to be made either at public or private sale or lease. At such sale or lease neither the guardian nor the guardian ad litem shall be a purchaser directly or indirectly. But no estate of any minor or insane person shall be sold contrary to the provisions of any will or conveyance by which such estate was devised or granted to the minor.

15. In case such sale or lease be made, the guardian or committee shall in open court enter into bond,
with approved security, in penalty equal to double the value of the estate to be sold, conditioned for the faithful application of the proceeds of sale or lease. And in case of mortgage or deed of trust the said guardian or committee shall enter into bond with approved security in a penalty equal to double the amount of any moneys which may come into his hands from the mortgaging or encumbrancing the same by deed of trust, conditioned for the faithful application of said moneys. And in either case such bonds shall be payable to the State, and the court may thereafter order a new bond, with other security to the given if deemed necessary.

17. Whenever a sale, or lease, or mortgage, or deed of trust, is ordered as herein provided, the court shall order the proceedings under such sale, lease, mortgage or deed of trust, to be reported for confirmation; and in case of sale, may direct a conveyance with covenant of special warranty to be made by the guardian, the committee or a commissioner. And every such conveyance shall be as effectual in law as if the same were made by the minor when of lawful age or by the insane if competent, and in case of lease, the court shall direct the same to be made by the guardian or committee applying for the same, to be reported to the court for confirmation. And in case of mortgage or deed of trust, the guardian or committee, as the case may be, shall report to the court the full particulars concerning the making of said mortgage or deed of trust, and the moneys received under the same.

CHAPTER 29.

AN ACT to amend and re-enact section twenty-nine (a) of chapter one hundred and fifty of the code of West Virginia, in regard to the practice of dentistry.

[Passed February 20, 1867. Takes effect ninety days from passage. Became a law without the Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That section twenty-nine (a) of chapter one hundred and fifty of the code of West Virginia, be amended and re-enacted so as to read as follows:

29a. It shall be unlawful for any person who is not at the time of the passage of this act lawfully engaged in the practice of dentistry in this State to practice dentistry therein unless such person shall have obtained a certificate as hereinafter provided. A board of examiners to consist of five practicing dentists is hereby created, whose duty it shall be to carry on the work of examining applicants for the certificate of competency in anatomy and physiology and the practice of dentistry, and shall have the power to conduct and direct all proceedings pertaining to the granting of certificates.
out the purpose and enforce the provisions of this act. The members of said board shall be appointed by the governor.

The terms for which the members of said board shall hold their office shall be four years, except that two of the members of the board first to be appointed under this act shall hold their office for the term of two years, two for the term of three years and one for the term of four years, respectively, and until their successors shall be appointed and qualified. In case of a vacancy occurring in said board, such vacancy shall be filled by the governor, as hereinbefore provided.

Each member of said board shall take the oath prescribed by the Constitution of this State.

Said board shall choose one of its members president and one the secretary thereof, and it shall meet on the first Wednesday in August in each year, and as much oftener and at such time and place as a majority of the board may decide upon. A majority of the board shall at all times constitute a quorum.

Any person who desires to begin the practice of dentistry in the State of West Virginia after the passage of this act shall file an application for examination with the secretary of the state board of dental examiners and shall present himself at the first regular meeting thereafter of such board to undergo examination before that body.

Any person successfully passing such examination shall be registered as hereinafter provided and also receive a certificate from said board.

It shall be the duty of every person lawfully engaged in the practice of dentistry in this State upon the passage of this act to cause his or her name, residence, date of diploma, or license to be registered with the secretary of the state board of dental examiners within ninety days after the passage of this act.

All persons shall be understood to be practicing dentistry within the meaning of this act who shall for a fee, salary, or reward paid, either to himself or some other person, perform operations or parts of operations of any kind, treat diseases or lesions of the human teeth or jaw, or correct mal-imposed positions thereof, or display a sign or in anyway advertise himself as a dentist, and any person who shall, after this act takes effect, use any other than his or her individual name, or in case of a firm, the name of the individuals composing the firm for the purpose, as a dentist shall be liable to the penalties hereinbefore for every violation of the provisions of this act; Provided, That nothing in this act contained shall apply to bona fide students of dentistry or one in pursuit
of clinical advantages under the direct supervision of a licensed dentist in this State, or shall prevent any person from extracting teeth with or without compensation.

Any person who shall in violation of this act practice dentistry in the State of West Virginia shall be liable to prosecution and upon conviction of such person so offending, he shall be fined not less than fifty dollars nor more than two hundred dollars or confined in the county jail not less than one nor more than three months or both for each and every offense; Provided. That any person so convicted shall not be entitled to any fee for services rendered and if a fee has been paid, the patient or his or her guardian or heir may recover the same as debts of like amount are now recovered by law.

All fines collected under this act shall inure to the common school fund.

To provide for the proper and effective enforcement of this act, said board of examiners shall be entitled to the following fees, to-wit: for each certificate issued to persons in lawful practice in this State at the passage of this act, the sum of two dollars, and each applicant for examination shall pay into the treasury of the board ten dollars.

CHAPTER 30.

AN ACT to amend and re-enact sections one, four, six, ten, eleven, fifteen, sixteen and the addition of section fifteen (a), of chapter sixty-two of the code of West Virginia of one thousand eight hundred and ninety-one, entitled "For the preservation of certain useful animals and birds."

[Passed February 22, 1897. Takes effect ninety days from passage. Approved February 21, 1897.]

Be it enacted by the Legislature of West Virginia:

That sections one, four, six, ten, eleven, fifteen and the addition of fifteen (a) and section sixteen of chapter sixty-two of the code of West Virginia of one thousand eight hundred and ninety-one, entitled, "For the preservation of certain useful animals and birds," be amended and re-enacted so as to read as follows:

1. No person shall hunt, kill, chase or wound any deer from the passage of this act until the fifteenth day of October, one thousand nine hundred and one, and not thereafter from the first day of December to the fifteenth day of October of each year following, except a tame deer owned by the person killing the same. No person shall hunt, kill, chase or wound any deer with dogs.
shall hunt or chase any deer with dogs within this State at any time.

No person shall at any time kill any fawn when in its spotted coat, or have the fresh skin of any such fawn in his possession.

And no person, company, firm or corporation shall at any time kill or expose for sale or have in possession, except while alive, any deer, wild turkey, quail, pheasant or ruffed grouse, or any part of the same, with the intention of sending or transporting or having the same sent or transported beyond the limits of this State.

Any one violating this section shall be guilty of a misdemeanor, and for every conviction thereof, shall be fined not less than twenty dollars nor more than fifty dollars, or may at the discretion of the court or justice trying the case, be confined in jail not more than sixty days.

Any justice of the peace for the county wherein the offense was committed, shall have concurrent jurisdiction of such offense with the circuit court of the county.

Any person found with any recently killed venison or fresh deer skins, wild turkey, quail, pheasant or ruffed grouse in his possession during the time when the killing of deer, wild turkey, quail, pheasant or ruffed grouse is prohibited by this section, shall be presumed to have killed the same; Provided, That this section shall not apply to deer killed by the owners of any enclosed premises specially set apart for the protection and propagation of grouse within the boundaries thereof.

And the reception by any person within this State of any deer, wild turkey, quail, pheasant or ruffed grouse were killed within the State for the purpose of carrying the same beyond its limits.

4. It shall not be lawful for any person to catch or destroy any of the fish in the creeks or rivers of this State by means of a drag or other nets, fish pots, weirs, traps, by sledding, shooting or other devices (except by hook and line, gig and spear), nor shall it be lawful to catch or destroy any fish in the rivers of this State by means of drag or other nets, sledding, shooting, seines, or other devices (except by hook and line, gig and spear), from the first day of March to the fifteenth day of November of each year.

Nor shall it be lawful for any person at any time to draw any seine or net in the rivers of this State or within one hundred yards of the mouth of any creek or small stream which empties into any of the rivers of this State; Provided, however, That it shall be lawful for
any person to catch fish in fish pots between the fifteenth day of September and thirty-first day of December of each year and by means of seines from the first day of January to the first day of June of each year in the Great Capon and its tributaries, and by fish pots in the Cheat river and its tributaries from the fifteenth day of September to the first day of April following, and by means of fish pots in the Shenandoah from the first day of September to the first day of June following.

Nor shall it be lawful for any person to catch and have in his possession or to buy, sell or offer for sale, any jack salmon, commonly called jack fish, or white salmon of less than seven inches in length; or any pike of less than eight inches in length; or any black bass less than six inches in length; or any speckled trout, or California mountain trout of less than four inches in length, or any fish caught out of season or in any manner prohibited by law.

And the measurement of fish shall be from end of nose to center fork of tail.

It shall not be lawful to catch or destroy any jack salmon (commonly called jack fish, or white salmon) in any manner between the fifteenth day of April and the fifteenth day of June of each year; nor to catch or destroy any brook trout or land-locked salmon in any manner, between the first day of September and the first day of January of each year.

It shall not be lawful for any person to catch any black bass, green bass, willow bass, rock bass, pike or kepicrel, or wall-eyed pike (commonly known as salmon), between the fifteenth day of April and the fifteenth day of June of each year; nor shall catch or kill any of said species of fish at any other time during the year, save only with a rod, hook and line.

It shall be lawful to catch fish of the sucker variety known as suckers, carp, mullet and red horse, by gig, spear and looping at any time; it shall be unlawful to kill bass by spear or gig between the first day of April and the first day of November following, in each year.

It shall not be lawful for any person engaged at any time in catching fish to trespass upon or go into any enclosure or field adjoining or near to the stream in which said person is fishing, nor to pass through any enclosed field for the purpose of fishing without permission of the owner or occupier of such field; nor shall it be lawful for any person at any season to catch or destroy fish in any dam or pond the property of any person, except with the consent of the owner of such dam or pond, unless such dam or pond be in some of the rivers of this State. But nothing in this act shall be
PRESERVATION OF ANIMALS AND BIRDS.

Provisions as construed as to prevent the catching of minnows or other small fish, except salmon, bass, shad and trout, by means of hand, or cast nets, to be used for angling or scientific purposes; nor to prevent the fish commissioners or the warden of the State, if there be any such, or any person, with their or his consent, from catching any fish at any time with nets or seines for the purposes of propagation or stocking other waters, nor to prevent any person from taking in any way fish from his private dam, pond or spring at any time.

Any person, who shall buy or receive any brook trout, lanleeked salmon, California salmon, or any other fish caught or taken contrary to the provisions of this act, knowing the same to be so caught or taken, shall be guilty of a misdemeanor, and shall be punished therefor, as hereinafter provided.

Any person who shall wrongfully and wilfully let the water out of any pond mentioned herein, with the intent to take or injure fish therein, shall be guilty of a misdemeanor, and shall be punished on conviction by imprisonment in the county jail not exceeding six months or by a fine not exceeding two hundred dollars, or by both fine and imprisonment.

The owners, or those in control of lands, or rights in land, in or bordering upon any pond designated in this act, shall have erected and maintained in a conspicuous place along each pond, when they are uninclosed, a sign at least a foot square, and which shall have thereon the name of the party in control, and the words, "Trespassers warranted off under penalties of the law." Untillig to tear down or deface warning; penalty.

Any person, who shall wilfully and wrongfully tear down, deface, or injure the boards provided for in this section, shall be guilty of a misdemeanor and liable to a penalty as hereinafter provided.

6. It shall be lawful for any person, at any time, to remove and destroy any nets, traps or other devices, placed in any creeks or runs within this State, and the person or persons claiming ownership or possession of such nets, traps or other devices, shall have no recourse at law against the party destroying the same; (and in regard to rivers, it shall be lawful for any person to do the same thing at any time between the first day of March and the fifteenth day of November in any year).

No nets to obstruct free passage of fish, etc.

No nets, seines, traps, or other devices, placed in any river of this State between the fifteenth day of November, and the first day of March, shall obstruct the free passage of fish up and down the same so as to extend a further distance from the channel bank in said river than one-third of the whole breadth of the main channel of the same.
It shall be unlawful for any person or persons to be found upon the creeks or small streams of this State where fish are taken, with seines (except minnow seines) in their possession; and if so found, such possession shall be prima facie evidence that the same was used unlawfully. In all prosecutions under this section it shall be prima facie evidence sufficient on the part of the State to show that the defendant was found upon the creeks or small streams where fish are taken with seine in his possession.

Meshes of seines or nets (except minnow nets) within this State shall not be less than three inches in extension, or one and one-half inches from knot to knot. No net or seine of any kind shall be used in the rivers of this State the meshes of which are less than is provided in this section.

And if any person has good reason to believe that seineing is carried on unlawfully, he may have leave to sue out a search warrant against the person or persons suspected of keeping said seine or net in their possession, or under their control. Such seine when found in their possession shall be prima facie evidence that the same was used unlawfully, unless the owner or possessor of such seine can produce evidence to satisfy the justice or court that such seine has not been used unlawfully.

Any person violating the provisions of this section shall be guilty of a misdemeanor, and on conviction thereof shall forfeit such net or seine, if found in violation of law (which net shall be destroyed by order of the justice or court), and pay a fine of not less than ten dollars nor more than twenty-five dollars or be confined in jail not exceeding ten days.

And no person shall kill any fish by the use of dynamite or any other explosive mixture, or by the use of any poisonous drug, bait or food; any person violating this provision shall be guilty of a misdemeanor and on conviction shall, for each and every offense be fined not less than one hundred dollars nor more than two hundred dollars and shall be confined on conviction thereof in the county jail not less than one nor more than six months.

10. It shall be unlawful for any person at any time to catch, kill or injure, or pursue with intent to catch, kill or injure, or to have in his possession, either dead or alive, any of the birds, or their kindred or allied species, in this section hereinafter mentioned: and it shall, also, be unlawful for any person to disturb or destroy the eggs or nest of any of the birds or their kindred or allied species, in this section hereinafter named; that is to say: turkey buzzard, the family of pingilladie or spar-
86

PRESERVATION OF ANIMALS AND BIRDS.

Names of birds prohibited to kill.

rows, except English sparrows, robin, bluebird, martin, thrush, mocking-bird, swallow, oriole, cat-bird, ches­
wink, wren, cuckoo, indigo-bird, nuthatch, yellow-hammer or flicker, warbler or finch, redstart, dummock, nightingale, crossbill, Hungarian robin, titmouse, tit or tomtit, woodpecker or purple grackle, red-wing, black­

bird, blue-jay, phoebe-bird or pewee, redbird or cardinal grosbeck, humming-bird, dove, whip poor will and any other bird whose habits are not essentially predatory upon and destructive of the agricultural products of man.

11. It shall be unlawful for any person to catch, kill or injure, or pursue with intent to catch, kill or injure, any quail or Virginia partridge, wild turkey, ruffed grouse and pheasants for the period of two years from this date, or any ruffed grouse, pheasant, pinnacled grouse or prairie chicken, between the fifteenth day of December and the tenth day of November following; or any wild turkey between the first day of January and the fifteenth day of October; or any blue winged teal, mallard, or wood duck, or any other wild duck, or wild goose, or brant, at any time between the first day of April and the first day of October; or any snipe, except between the first day of March and the first day of July; or any woodcock, except between the fifteenth day of July and the first day of November, inclusive.

And it shall be unlawful for any person at any time to catch by seine, net or trap, any wild turkey, ruffed grouse, pheasant, quail or Virginia partridge.

Swivel or pivot gun or other gun other than common shoulder gun not to be used.

It shall be unlawful for any person by the use of any swivel or pivot gun, or any other than the common shoulder gun or by the aid of any push boat, or sneak boat, used for carrying such gun, to catch, kill, wound or destroy, or to pursue with such intent, upon any of the waters, hogs, rivers, marshes, mud flats, or any cover to which wild fowls resort within this State, any wild goose, wild duck or brant.

And it is made the duty of the clerk or market master of any city, town or village within this State to diligently watch and arrest all persons violating the provisions of this act by having any game or fish mentioned therein, unlawfully in their possession or vending the same, during any of the periods prohibited in this act.

And it is made the duty of all prosecuting attorneys in this State to see that the provisions of this act are enforced in their respective counties; and they shall present all offenders upon receiving information of the violation of any of the provisions of this act.

And it shall be the duty of the sheriff and his depu­ties in each county of the State, the chief of police and
his deputies in each town or city within the State and the constables of the counties, to inform against and prosecute all persons who there is a probable cause to believe are guilty of violating any of the provisions of this act.

And if any of the aforesaid officers who shall have been reliably informed that any part of this act has been violated fail to prosecute the offenders, they shall be guilty of a misdemeanor and fined in a sum not exceeding twenty-five dollars.

15. It shall be unlawful for any person to purchase or offer for sale, or have in his possession, any of the birds or game, either dead or alive, mentioned in this chapter, caught or killed during the time when such catching, killing or destroying is made unlawful hereby, and the possession of such birds or game, shall be prima facie evidence that the same were killed or caught by such person or persons, having possession of the same, unlawfully within the State of West Virginia. Any person offending against the provisions of this section, shall on conviction be fined not less than five nor more than twenty-five dollars for each offense, and may be imprisoned in the county jail not exceeding thirty days.

15a. It shall be unlawful for any person to have in his possession for the purpose of using, or to use a ferret for the purpose of catching rabbits or driving them from their burrows. Any person convicted of an offense under this section shall be fined not less than five nor more than twenty dollars for each offense.

16. All prosecutions under this chapter shall be in the name of the State of West Virginia before any court, justice of the peace, mayor, or other officer having jurisdiction.

All fines imposed and collected shall be divided, one-half going to the informer and the other half to the officer or person making the arrest.

And every person called as a witness to any violation of any of the provisions of this act, shall be compelled to testify fully, but his testimony shall not be given in evidence against him in any prosecution for such offense, and no person against whom such witness shall so testify shall be competent as a witness for the State in the prosecution against such witness for the same offense or matter as to which such witness so testified, or for any like offense committed by such witness before the commencement of the prosecution in which he is examined as such witness.

In delivering his charge to the grand jury it shall be the duty of the judge in charging the grand jury to call its attention to this act, and direct it to inquire into any violation thereof.
KILLING OF DEER.

CHAPTER 31.

AN ACT to amend and re-enact section one of chapter sixty-two of the code, concerning the killing of deer.

[Passed February 17, 1897. In effect ninety days from passage. Approved February 17, 1897.]

Be it enacted by the Legislature of West Virginia:

That section one of chapter sixty-two of the code of West Virginia, be amended and re-enacted so as to read as follows:

1. No person shall hunt, kill, chase or wound any deer in this State for the period of five years from the date that this act takes effect. Any one violating this section shall be guilty of a misdemeanor and for every conviction thereof shall be fined not less than twenty dollars nor more than fifty dollars, or may at the discretion of the court or justice trying the case, be confined in jail not more than sixty days. Any justice of the peace for the county wherein the offense was committed, shall have concurrent jurisdiction of such offense with the circuit court of the county.

Provided, That this section shall not apply to deer killed by the owners of any enclosed premises specially set apart for the protection and propagation of game within the boundaries thereof, nor to the killing of tame deer by the owner thereof.

CHAPTER 32.

AN ACT to amend and re-enact section fourteen of chapter one hundred and forty-nine of the code of West Virginia.

[Passed February 10, 1897. In effect ninety days from passage. Approved February 20, 1897.]

Be it enacted by the Legislature of West Virginia:

That section fourteen of chapter one hundred and forty-nine of the code of West Virginia be, and the same is hereby amended and re-enacted so as to read as follows:

14. If any person shall cruelly, unnecessarily, or needlessly beat, torture, torment, mutilate, kill or over-load, overdrive, or wilfully deprive of necessary sustenance, any horse or other domestic animal, whether such horse or other animal be his own or that of another person, or shall impound or confine any such animal in
Cruelty to Children.

any place and fail to supply the same with a sufficient quantity of good, wholesome food and water; or shall carry in or upon any vehicle or otherwise any such animal in a cruel or inhuman manner; or knowingly feed a cow on food that produces impure or unwholesome milk, or shall abandon to die any maimed, sick, infirm or diseased animal, or shall be engaged in or be employed at cock fighting, dog fighting, bear baiting, pitting one animal to fight against another of the same or different kind, or any similar cruelty to animals, or shall receive money for the admission of any person, or shall knowingly purchase an admission, to any place kept for any such purpose, or shall use, train or possess a dog or other animal for the purpose of seizing, detaining, or maltreating any other domestic animal, he shall be guilty of a misdemeanor, and fined not less than five nor more than one hundred dollars, and at the discretion of the court or justice may be imprisoned in the county jail not exceeding six months.

All acts and parts of acts in conflict or inconsistent with this act are hereby repealed.

CHAPTER 33.

AN ACT for the prevention of cruelty to children and providing for their proper care, education and maintenance in certain cases.

[Passed February 20, 1897. In effect nine and a half days from passage. Approved February 2, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That it shall be lawful for the trustees or directors of any corporation in this State, formed under chapters fifty-three, fifty-four and fifty-five of the code of West Virginia, having for one of its objects the protection of children from cruelty, to receive into their custody and control children under sixteen years of age, who shall be voluntarily surrendered by their father, or in the case of his death, or long continued or willful absence by their mother or by their guardian, to the care of said directors or trustees.

2. Whenever the board of trustees or directors of any such corporation in this State shall have probable cause to believe that any child under fourteen years of age is abandoned, neglected or cruelly treated by its parent or parents, or its custodians, or is habitually sent out or permitted to beg upon the public thoroughfares or in public places, or is habitually an associate of idle
and vicious persons, or that the parent of any child is in constant habits of drunkenness and blasphemy, or of low and gross debauchery, or is, by reason of moral depravity, unfit to have the training or control of such child, such board of trustees or directors may present a petition setting forth such facts or any of them, to a judge of a circuit court, who may thereupon issue a writ of habeas corpus requiring such child to be delivered into the custody of such board of directors or trustees or such other custody as to the judge may seem proper, to be there detained and cared for until a hearing can be had upon said petition; such petition shall be to the circuit court of the county in which such child is found, or to the judge thereof in vacation, and notice of the time and place of such hearing shall be served upon the person from whose custody said child was taken or who is sought to be deprived of the custody of said child. If the facts set forth in said petition shall on the hearing be maintained, and it shall appear to the court or judge that the interest and welfare of said child require the custody thereof to be changed, the court or judge shall order the custody thereof to be changed, and may, in its or his discretion, order that the child be committed to the custody of the said board of directors or trustees. Appeal may be taken from such order as in other cases, and in case thereof, the court or judge may make such order as to the custody of the child as it may deem proper.

3. All children surrendered to the care or committed to the custody of such board of directors or trustees shall be under their supervision and control in the manner herein provided until they are received into an orphan asylum, or children’s home, or other suitable home as hereinafter provided, or until otherwise ordered by the said circuit court in session or judge thereof sitting in vacation. Any person who shall either personally or by agent entice or attempt to entice away a child from the custody of such trustees or directors, or who shall by threats, menaces or force, deprive or attempt to deprive the said trustees or directors of the custody of a child, shall be guilty of a misdemeanor, and shall be fined not less than ten dollars nor more than one hundred dollars, or imprisoned in the county jail not less than one nor more than six months.

4. Said directors or trustees may place any of said children in any orphan asylum or children’s home, incorporated under the laws of the State of West Virginia, or the State of Virginia, which will receive the same, and it shall be lawful for any orphan asylum or children’s home to receive from said directors or trustees any
of said children. As to any child or children so received, such orphan asylum or children's home, shall have the same rights, powers, privileges, and authority and be subject to the same duties, requirements and responsibilities as in the case of children placed under its care and management in any of the modes now allowed by law.

5. Said directors or trustees may, when in their discretion it shall appear proper, place any of said children or any of them in suitable homes and, in such case, the said directors or trustees, and the person or persons with whom said child or children are placed, shall observe and be governed by all the provisions of the laws of this State in the case of children placed in homes by the directors or trustees of any orphan asylum or children's home.

CHAPTER 34.

AN ACT to amend and re-enact section two of chapter sixty-four of the Code of West Virginia, raising the age of consent.

[Passed February 17, 1897. In effect ninety days from passage. Approved February 25, 1897.]

Be it enacted by the Legislature of West Virginia:

That section two of chapter sixty-four of the code of West Virginia, as amended and re-enacted by chapter eight, acts of one thousand eight hundred and ninety-three, be amended and re-enacted so as to read as follows:

2. The age of consent of the male shall be eighteen years, and of the female sixteen years.

CHAPTER 35.

AN ACT to amend and re-enact section ten of chapter one hundred and forty-nine of the code of West Virginia, as amended and re-enacted by chapter eight, acts of one thousand eight hundred and ninety-three.

[Passed February 25, 1897. In effect ninety days from passage. Became a law without the Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That section ten of chapter one hundred and forty-nine of the code of West Virginia, as amended and re-enacted by chapter eight of the acts of one thousand eight hundred and ninety-three, be amended and re-enacted so as to read as follows:
Houses of Ill-fame. 10. If any person keeps a house of ill-fame he shall be guilty of a misdemeanor and fined not exceeding two hundred dollars, and may, at the discretion of the court, be confined in the county jail not exceeding one year; and every person who shall knowingly lease or let to another any house or other building for the purpose of being used or kept as a house of ill-fame, or if any person knowingly permit any house owned by him or under his control to be used or kept as a house of ill-fame, he shall be punished as hereinbefore provided for any person who keeps a house of ill-fame, and each day such is so used and kept shall constitute a separate offense; and all leases and agreements for letting such house or building shall be void. If any person live, board or loiter in a house of ill-fame he shall be guilty of a misdemeanor and fined not exceeding twenty-five dollars. Justices of the peace shall have no jurisdiction to issue warrants for the arrest of any person charged with said offenses; nor shall they have jurisdiction to apprehend or hold preliminary examinations of said person or persons in any city or town having a population of twenty-five thousand or more.

CHAPTER 36.

AN ACT to amend and re-enact section twelve of chapter fifty-six of the code of West Virginia, relating to toll roads and turnpikes.

[Passed February 20, 1877. In effect ninety days from passage. Became a law without the Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That section twelve of chapter fifty-six of the Code of West Virginia, be amended and re-enacted so as to read as follows:

12. The said tolls may be demanded and collected of every person passing the toll gate, for the sectional or fractional part thereof, whether he shall have traveled the whole or only a part of the section or fractional part; Provided, That the said toll road or turnpike shall be made so as to conform to the following specifications:

All toll roads or turnpikes shall have a smooth, solid road-bed, of not less than fifteen feet in width, exclusive of ditches, and shall be well side-ditched and drained.

All cross-drains shall be under drained or rip-rapped when necessary.

All running streams requiring bridges of fifty feet in length, or less, and such others as the county court of a
county may direct shall have a bridge or culvert across
the same sufficiently strong and sufficiently wide to insure
safe passage to all kinds of vehicles; Provided, further, No toll to be
That no toll shall be collected unless said toll road or turn-
pike be constructed in accordance with this section.
All acts and parts of acts conflicting with this act are
hereby repealed.

CHAPTER 37.

AN ACT to amend and re-enact section thirteen of
chapter forty-three of the code of West Virginia.

[Pas sed February 20, 1897. In effect ninety days from passage. Became a
law without the Governor’s approval.]

Be it enacted by the Legislature of West Virginia:

That section thirteen of chapter forty-three, code of
West Virginia, be amended and re-enacted so as to read as follows:

13. Every person failing to attend and perform the
labor required by the next preceding section, or to pay
the commutation mentioned in said section, or if he at-
tend at the day and place required, and shall refuse to
obey any lawful order or direction of the surveyor, or
spend the time in idleness or inattention to the work as-
signed him, shall be proceed against as follows: The
surveyor of roads for his precinct shall, in a book to be
kept by him for that purpose, assess him with a road tax
of one dollar and twenty-five cents for each day he shall
fail as aforesaid, to work as required and for which he
shall not have paid the commutation aforesaid, in form
or effect as follows: “A — B —, to road precinct No. Form of
—, in the district of ——, in the county of ——, Dr.,
To road tax for failing to perform — day’s work on roads,
at one dollar and twenty-five cents per day, $ ——,” and
shall place a duplicate of such assessment in the hands of
a constable in the county for collection within ten days
after the first day of September in each year (except in
the counties of Pendleton, Berkeley and Morgan, in
which counties such duplicate shall be placed in the hands
of such constable within ten days after the first day of
December of each year), and take his receipt therefor.

Such receipt shall be in form or effect as follows: “Re-
ceived this — day of ——, 1—, of A — B —, Form of
surveyor of roads of precinct No. — district of ——,
county, of ——, assessments of road tax for collection
as follows, namely: Against C — D — for — day’s
work, $ ——: against E — F — for —— day’s work,
What done with receipt of constable.

If constable collects the tax; what to write on ticket. What to be done with ticket.

If tax not paid. What then.

Constable to have same powers as sheriffs; when improper assessments: how released. Must apply to county court; when.

Must give notice, of at least five days, to whom hearing of application. Duty of court.

Application to be heard without costs. If constable be unable to collect within sixty days. what then.

Constable making false return. Fine.

Money received hereunder to constitute a road fund. How to be applied.

Commissions of constable.

To pay residue to surveyor of roads.

§— ;” and so on, reciting the names of each person, the number of days charged against him, and the amount thereof. The surveyor shall file such receipt among the papers of his office, and shall enter the amount thereof against said constable in a book to be kept for that purpose. If said tax be paid to the constable he shall write thereon the words: “Received payment,” and sign the same in his official character and deliver it to the person so charged with such tax or other person paying the same.

But if said tax be not paid on demand, the constable may collect the same by distraint or otherwise, in the same manner as a sheriff may detain for and collect county and State taxes; and said constable shall have and may exercise all the powers of a sheriff in such cases. Any person claiming to be improperly assessed with such tax may apply to the county court at its first or second session after the same comes to his knowledge, but not afterwards, to have it corrected; but he must give to the surveyor of roads at least five days notice in writing of such application. If the court, upon the hearing of such application, be satisfied that the applicant has been improperly assessed with such tax, or any part thereof, it shall correct the assessment accordingly; otherwise it shall confirm the same. The application shall be heard and determined without costs. If the constable be unable to collect such tax in whole or in part within sixty days after the same is placed in his hands, and after the use of due diligence, he shall return the duplicate to the surveyor of roads from whom he received it, or to his successor in office, with an endorsement thereon showing whether the whole or any part thereof remains unpaid, and for what reason. And any constable who shall falsely return such tax uncollected in whole or in part, shall be fined ten dollars. All moneys received by a surveyor of roads or constable under the provisions of this and section twelve of this chapter, shall constitute a road fund and be applied by the surveyor to the construction, improvement and repair of the roads and bridges in the precinct to which it belongs. The constable shall receive the same commissions on any money collected by him, under this section, as for money collected by him on execution, and shall pay the residue of such money, after deducting his commissions, to the surveyor and take his receipt therefor and for the amount of uncollected assessments returned.
CHAPTER 38.

AN ACT to amend and re-enact section eight of chapter one hundred and two of the acts of one thousand eight hundred and ninety-one, designated in the code of West Virginia, as clause eight of section fifty-six (c), of chapter forty-three, providing for the maintenance of county roads.

[Passed February 11, 1897. In effect ninety days from passage. Approved February 20, 1897.]

Be it enacted by the Legislature of West Virginia:

That section eight of chapter one hundred and two Acts amended of the Acts of one thousand eight hundred and ninety-one, designated in the code of West Virginia, as clause eight, of section fifty-six (c), of chapter forty-three, be and the same is hereby amended and re-enacted so as to read as follows:

8. It shall be the duty of each road superintendent to see that all the roads in his road precinct, or road precincts, heretofore established or that may hereafter be established as county roads, are put and kept in as good repair as may be within the means at his command as herein provided, and for this purpose he shall employ and procure all necessary hands, horses and material for the proper discharge of his duties, at such compensation as the county court may determine: Provided, however, that any tax-payer may elect to pay, besides the capitation tax for roads as hereinafter provided, not more than two-thirds of his road taxes by work on the county roads, either in person, if he be an able bodied male, or by a competent substitute at such daily compensation as may be authorized by the county court. The superintendent shall superintend all work to be done on such roads; and he shall at all times be subject to the orders and directions of the court in the discharge of his duties and the working and repairing of such roads.

CHAPTER 39.

AN ACT to amend and re-enact sections one and sixty-six of chapter thirty-two of the code, as amended and re-enacted by the acts of one thousand eight hundred and ninety-five, concerning State licenses.

[Passed February 4, 1897. In effect ninety days from passage. Became a law without the Governor's approval]
STATE LICENSES.

Be it enacted by the Legislature of West Virginia:

That sections one and sixty-six of chapter thirty-two of the code of West Virginia, as amended and re-enacted by the acts of one thousand eight hundred and ninety-five, be amended and re-enacted so as to read as follows:

1. No person without a State license therefor shall keep a hotel or tavern, eating house or restaurant, or furnish intoxicating drinks or refreshments at a public theater, or sell, offer, or expose for sale or solicit or receive orders for spirituous liquors, wine, porter, ale or beer, or any drink of a like nature.

And all mixtures, preparations or liquids which will produce intoxication, whether they are patented or not, shall be deemed spirituous liquors within the meaning of this section. Nor shall any person without such license, carry on the business of a distiller or brewer of whiskey, brandy, beer, porter, or ale, or carry on the business of a druggist, or keep for public use or resort, a bowling alley, billiard table, pool table, bagatelle table, or any table of like kind, or a shooting gallery or skating rink.

Provided, That the word "eating house" in this section shall not apply to farmers who furnish meals to travelers and others passing.

66. On every license to sell, at retail, domestic wines, ale, beer, or drinks of like nature, one hundred dollars.

CHAPTER 40.

AN ACT to amend and re-enact section eighteen of chapter thirty-two of the code of West Virginia:

[Passed February 4, 1897 In effect ninety days from passage. Approved February 6, 1897.]

Be it enacted by the Legislature of West Virginia:

That section eighteen of chapter thirty-two of the code of West Virginia be amended and re-enacted so as to read as follows:

18. All houses, buildings and places of every description where intoxicating liquors are sold or vended contrary to law, shall be held, taken and deemed to be common and public nuisances, and courts of equity shall have jurisdiction by injunction to restrain and abate any such nuisance upon bill filed by any citizen, or by the prosecuting attorney of any county in the name of the State of West Virginia, and they may also be abated as such upon conviction of the owner or keeper thereof, as hereinafter provided.
AN ACT to re-enact section twenty of chapter thirty of the code of West Virginia, and to repeal chapter forty-four of the acts of one thousand eight hundred and ninety-three, concerning publication of persons and personal property returned delinquent by the sheriff of a county.

[Passed February 22, 1807. In effect ninety days from passage. Approved February 25, 1807.]

Be it enacted by the Legislature of West Virginia:
That section twenty of chapter thirty of the code be amended and re-enacted so as to read as follows:

20. A copy of each of said lists shall be posted at the front door of the court house of the county, at least two weeks before the session of the county court, at which they are presented for examination, and a copy of the said lists of persons or personal property returned delinquent shall at the same time be printed for one time in two newspapers of opposite politics, if such there be in the county: Provided, Such newspapers will publish same at a cost not exceeding five cents to each newspaper for each person and his delinquencies, the cost thereof to be paid out of the county treasury. Thereafter the sheriff shall proceed to collect such delinquent taxes.

All acts and parts of acts in conflict with this act are hereby repealed.

CHAPTER 42.

AN ACT to amend and re-enact sections two and three of chapter forty-five, acts of one thousand eight hundred and eighty-five, and providing for the adjustment of damages and costs where stock law is enforced.

[Passed February 10, 1807. In effect ninety days from passage. Approved February 17, 1807.]

Be it enacted by the Legislature of West Virginia:
That sections two and three of chapter forty-five of the acts of one thousand eight hundred and eighty-five, be amended and re-enacted so as to read as follows:

2. It shall be the duty of the person retaining such stock to immediately notify the owner thereof, if he be found in the county, of the injury or destruction of
such property, and the detention of his stock, the amount of damages he has sustained thereby, and the costs of keeping the same. Such notice shall be in writing. And if the said damages and costs be not paid, or are considered excessive, the owner of such stock shall forthwith give notice in writing to the person so detaining his stock that he has appointed one free-holder, naming him, to ascertain the damages the person detaining his stock has sustained, by reason of said stock running at large. On receipt of such notice the person detaining the stock shall forthwith appoint one free-holder, and the two free-holders thus appointed shall appoint a third; their duties.

Cost of feeding: shall not exceed what.

Owner to pay costs when. Person detaining to pay costs when. Damages sustained must be paid.

Justice may appoint arbitrators; when.

If owner or agent found; what.

Advertisement; where posted. What notice to contain. Fee for notice.

Time of posting notice. Sale.

Persons injured may, after costs have been ascertained, deliver the property to whom. Proceedings of sale, when paid. When receipts of sale not claimed, what.

Notice to be in writing. If damages and costs are not paid, what. To give notice.

On receipt of notice person detaining stock to appoint a free-holder; two free-holders to appoint a third; their duties.

That the person asking for the arbitration shall pay the costs if he fails to reduce the amount claimed by the person detaining the stock. And if the arbitrators find that the amount of damages claimed was excessive the person so detaining such stock shall pay the costs, but in either case he shall receive all damages the said arbitrators find he has sustained.

Should either party fail or refuse to make the appointment this act requires within twenty-four hours after receiving such notice, any justice of the county may do so on application of either party. And the finding of the arbitrators shall be final.

If the owner or agent of any such stock be not found in the county, the person so detaining the stock shall advertise it for sale, by posting at least three notices at three public places in the county, in which notices shall be stated the time, terms, and place of sale, together with a description of the property to be sold, for which notice he shall be allowed forty cents.

After having posted notices as aforesaid for a period of not less than ten days, it shall be lawful for the party so injured to sell said stock for cash, to the highest bidder, unless the damages and costs be sooner paid.

In either case the person so injured may, after the damages and costs have been ascertained as provided in this act, deliver the property to a constable of the district to be sold as in other cases. The proceeds whereof, after deducting the amount of damages and costs, shall be paid to the owner of said stock, if he shall make application therefor, within six months after said sale. And if no such application be made within the said six months, the said residue shall be paid into
the hands of the sheriff, for the benefit of the free schools of the district wherein such sale takes place, and the person paying over to the sheriff said residue, shall take from the sheriff duplicate receipts therefor, one of which he shall retain, and the other shall be delivered to the clerk of the county court to be filed in his office.

3. The provisions of this act shall not be enforced in any county or district in this State, until it be adopted by a majority of the voters in such county or district, at an election, at which the question shall be submitted for their adoption or rejection; Provided, That no county or district having heretofore adopted the provisions of this act, shall again be required to vote on its adoption or rejection except as provided in section four of this act.

All acts and parts of acts in conflict with this act are hereby repealed.

CHAPTER 43.

AN ACT to amend and re-enact section seven of chapter one hundred and twenty-nine of the code of West Virginia concerning commissioners in chancery, as amended and re-enacted by chapter eight of the acts of the legislature of one thousand eight hundred and ninety-five, do so again. Acts repealed.

[Passed February 20, 1897. In effect ninety days from passage. Approved February 20, 1897.]

Be it enacted by the Legislature of West Virginia:

That section seven of chapter one hundred and twenty-nine of the code of West Virginia, as amended and re-enacted by chapter eight of the acts of the legislature of one thousand eight hundred and ninety-five, be amended and re-enacted so as to read as follows:

7. A commissioner in chancery may adjourn his proceedings from time to time after the day to which notice was given (without any new notice), until his report is completed; and when completed he shall give notice of the fact to all attorneys who appear of record in the cause, and thereafter, unless otherwise ordered by the court or agreed by the parties, he shall retain the report and the evidence ten days for the examination of parties interested. Such notice may be given either verbally or in writing, and in the case of an attorney not a resident of the county wherein the cause is pending, the notice as to him may be given by depositing the same in due
course, of mail properly addressed; and the commissioner shall certify in his report the time and manner of giving such notices. Any party may inspect the report and evidence and file exceptions thereto; and the commissioner, in all cases, shall return with his report all the evidence taken upon the execution of the reference, and the exceptions, if any, taken to his report, and shall submit such remarks upon exceptions as he may deem pertinent. Any party may except to such report at the term of the court to which it is returned, and by leave of the court after said term. In an exception it shall be sufficient to state the item or part of the report to which objection is made, but the court may, if good cause therefor appear, require the exception to be made more specific, or the grounds therefor to be stated therein, and may overrule such exception if the requisition be not complied with.

CHAPTER 44.

AN ACT to amend and re-enact section twenty-three, chapter one hundred and thirty of the code of West Virginia, relating to evidence.

[Passed February 20, 1897. In effect ninety days from passage. Approved February 22, 1897.]

Be it enacted by the Legislature of West Virginia:

That section twenty-three of chapter one hundred and thirty of the code of West Virginia, be amended and re-enacted so as to read as follows:

23. No person offered as a witness in any civil action, suit or proceeding, shall be excluded by reason of his interest in event of the action, suit or proceeding, or because he is a party thereto, except as follows: No party to any action, suit or proceeding, nor any person interested in the event thereof, nor any person from, through or under whom any such party or interested person derives any interest or title by assignment or otherwise, shall be examined as a witness in regard to any personal transaction or communication between such witness and a person at the time of such examination, deceased, insane or lunatic, against the executor, administrator, heir at law, next of kin, assignee, legatee, devisee or survivor of such person, or the assignee or committee of such insane person or lunatic. But this prohibition shall not extend to any transaction or communication as to which any such executor, administra-
EXECUTIONS IN CIVIL ACTIONS.

tor, heir at law, next of kin, assignee, legatee, devisee, survivor or committee shall be examined on his own behalf, nor as to which the testimony of such deceased person or lunatic shall be given in evidence; Provided, Provided, however, That where an action is brought for causing the death of any person by wrongful act, neglect or default under chapter one hundred and thirty of the code, the physician sued shall have the right to give evidence in any case in which he is sued; but in this event he cannot only give evidence as to the medicine or treatment given to the deceased, or operation performed, but he cannot give evidence of any conversation had with the deceased.

CHAPTER 45.

AN ACT to amend and re-enact section one hundred and thirty-one of chapter fifty of the code of West Virginia.

[Passed February 25, 1807. In effect ninety days from passage. Approved February 25, 1807.]

Be it enacted by the Legislature of West Virginia:

That section one hundred and thirty-one of chapter fifty of the code be amended and re-enacted so as to read as follows:

131. Subject to the provisions of law in relation to causes in which stay of execution is granted or the judgment is removed on appeal to the circuit court, executions for the enforcement of the judgment of a justice in a civil action may be issued by the justice by whom such judgment was rendered, or his successor in office, or the justice with whom the docket in which such judgment is entered, is lawfully deposited, at any time within ten years from the entry of the judgment or the date of the last execution issued thereon, or if the judgment be revived, from the date of such revival.

CHAPTER 46.

AN ACT to amend and re-enact section one of chapter one hundred and twenty-three of the code of West Virginia, relating to the county in which proceedings are commenced.

[Passed February 20, 1807. In effect ninety days from passage. Became a law without the Governor's approval.]
Be it enacted by the Legislature of West Virginia:

That section one of chapter one hundred and twenty-three of the code of West Virginia be amended and re-enacted so as to read as follows:

Any action at law or suit in equity, except where it is otherwise specially provided, may hereafter be brought in the circuit court of any county:

First. Wherein any of the defendants may reside, except that an action of ejectment or unlawful detainer must be brought in the county wherein the land sought to be recovered or some part thereof:

Second. If a corporation be a defendant wherein its principal office is, or wherein its mayor, president, or other chief officer resides; or if its principal office be not in this State, and its mayor, president, or other chief officer do not reside therein, wherein it does business; or

Third. If it be to recover land or subject it to a debt wherein such land or any part thereof may be:

Fourth. If it be against a non-resident of the State wherein he may be found, or may have estate or debts due him; or

Fifth. If the suit be brought to recover a loss under any policy of insurance upon property insured in the county wherein the property insured was situated, and if it be to recover a loss under any policy of insurance upon the life of a person, in the county wherein such person had a legal residence at the time when the right of action accrued; or

Sixth. If it be on behalf of the State in the name of the attorney-general or otherwise, wherein the seat of government is; or

Seventh. If a judge of a circuit be interested in a case which, but for such interest, would be proper for the jurisdiction of his court, the action or suit may be brought in any county in an adjoining circuit, the county-seat of which county is nearest the county-seat of the county wherein such judge resides.

CHAPTER 47.

AN ACT allowing citizens of our State the benefit of the exemption to which they are entitled under sections twenty-three, twenty-four, twenty-five, twenty-six and twenty-seven of chapter forty-one of the code of West Virginia.

[Passed February 12, 1897. In effect ninety days from passage. Approved February 20, 1897.]
Be it enacted by the Legislature of West Virginia:

1. That it shall be unlawful for any person to institute, or permit to be instituted, proceedings in his own name, or in the name of any other person, or to assign or transfer, either for or without value, any claim for debt, or liability of any kind, held by him against a resident of this State, for the purpose of having payment of the same, or any part thereof, enforced out of the wages that may be exempted by sections twenty-three, twenty-four, twenty-five, twenty-six and twenty-seven of chapter forty-one of the code of West Virginia by proceedings in attachment or garnishment, in courts, or before justices of the peace, in any other State than in the State of West Virginia; or to send out of this State by assignment, transfer, or in any other manner whatsoever, either for or without value, any claim or debt against any resident thereof, for the purpose or with the intent of depriving such person of the right to have his wages exempt from distress levy, or garnishment, according to the provisions of sections twenty-three, twenty-four, twenty-five, twenty-six and twenty-seven of chapter forty-one of the code of West Virginia. And the person instituting such suit, or permitting such suit to be instituted or sending, or assigning, or transferring any such claim or debt for the purpose, or with the intent aforesaid, shall be liable in an action of debt to the person from whom payment of the same or any part thereof shall have been enforced by attachment or garnishment, or otherwise, elsewhere than in the State of West Virginia, for the full amount, payment whereof shall have been so enforced, together with interest thereon, and the cost of the attachment or garnishee proceedings, as well as the costs of said action to recover the same.

3. The fact that the payment of a claim or debt against any person entitled to the exemption provided for by sections twenty-three, twenty-four, twenty-five, twenty-six and twenty-seven of chapter forty-one of the code has been enforced by legal proceedings in some State other than the State of West Virginia, in such manner as to deprive such persons to any extent of the benefit of such exemption, shall be prima facie evidence that any resident of this State who may at any time have been owner or holder of such claim or debt has violated this law.
AN ACT to amend and re-enact section seven, of chapter forty-six of the acts of one thousand eight hundred and ninety-five, relating to removal of county and district officers.

[Passed February 17, 1897. In effect ninety days from passage. Approved February 10, 1897.]

Be it enacted by the Legislature of West Virginia:

That section seven of chapter forty-six of the acts of one thousand eight hundred and ninety-five be amended and re-enacted so as to read as follows:

7. Any county or district officer shall be removed from office for official misconduct, incompetence, habitual drunkenness, adultery, neglect of duty or gross immorality.

Such removal in case of the clerks of the circuit court, prosecuting attorney, sheriff, surveyor of lands and county commissioners shall be made by the circuit court of the county, and in case of the clerks of the county court, superintendent of free schools, assessors, justices of the peace and constables, by the county court of the county.

The charges against any such officer shall be reduced to writing and entered of record by the court having jurisdiction, and a summons shall thereupon be issued by the clerks of such court containing a copy of the charges, and requiring the officers named therein to appear and answer the same on a day to be named therein, which summons may be served in the same manner as a summons commencing an action shall be served, and the service must be made at least five days before the return day thereof.

Upon satisfactory proof of the charges made in writing, the court having jurisdiction shall remove any such officer from the discharge of the duties of his office, and place the records, papers and property of his office in the possession of some other officer, or person designated by the court, who shall discharge the duties of said office, until the vacancy shall be filled as provided by law.

All other acts and parts of acts conflicting with this act are hereby repealed.
AN ACT to amend and re-enact section two of chapter one hundred and twelve of the code of West Virginia, relating to special judges.

[Passed February 20, 1897. In effect from passage. Approved February 22, 1897.]

Be it enacted by the Legislature of West Virginia:

That section two of chapter one hundred and twelve of the Code of West Virginia be amended and re-enacted so as to read as follows:

2. When for any cause the judge of a circuit court shall fail to attend and hold the same, either at the commencement of the term, whether regular, adjourned or special, or at any time before its adjournment, or if he be in attendance and cannot properly preside at the trial of any cause therein, the attorneys present and practicing in said court may elect a judge by ballot to hold said court during the absence of, or for the trial of the cause in which the judge cannot preside.

Where the judge of such circuit court is in attendance, no such election shall be held until the same shall be directed by him, by an order entered of record reciting the cause for such election and naming the cases in which it is necessary to have a special judge; and in each of said cases, at least one attorney of record, if there be one, for each party, shall have reasonable notice in writing of the time of holding such election, which notice with the return of service thereon, shall be filed and made part of the record in each case.

The clerk of the court shall hold said election, declare the result thereof, and enter the same of record; Provided, however, That the parties or their attorneys in any case in which the judge of the court cannot properly preside at the trial thereof, may by a writing signed by them, agree upon a judge to try, or hear, and determine the same; which agreement shall be entered of record in the proper order book of the court, and in such case no election of a judge to try or hear and determine the case shall be held.

No person who is counsel or attorney in any case or who shall not vote in the election of a special judge to try any case or cases named in the order of the judge of such circuit court.

The judge so elected or agreed upon shall, before proceeding to act, take an oath that he will faithfully and impartially perform the duties of a judge of such court so long as he shall continue to act as such; and if he be
agreed upon to try or hear and determine a particular case, as hereinbefore provided for, he shall take the further oath that he is not interested as counsel or attorney or otherwise in the cause to be tried or heard and determined by him. No special judge shall be eligible to serve in any case in which he has been or may be selected to act if at the time of such election, or afterwards, the relation of client and attorney shall exist between him and any party to the cause wherein he has been or may be selected, whether such relationship shall be in a cause pending in the same, or any other court of this State.

For good cause shown any special judge may be removed by mandamus.

All acts and parts of acts inconsistent with this act are hereby repealed.

CHAPTER 50.

AN ACT to amend and re-enact section one of chapter one hundred and nineteen of the code of West Virginia, edition of one thousand eight hundred and ninety-one, entitled, "of Attorneys at Law."

[Passed February 11, 1807. In effect ninety days from passage. Approved February 17, 1807.]

Be it enacted by the Legislature of West Virginia:

That section one of chapter one hundred and nineteen of the code of West Virginia, edition of one thousand eight hundred and ninety-one, be amended and re-enacted so as to read as follows:

1. Any person desiring to obtain a licence to practice law in the courts of this State, must appear before the county court of the county in which he has resided for the last preceding year, and prove to the satisfaction of such court that he is a person of good moral character, that he is twenty-one years of age, that he has resided in such county for one year next preceding the date of his appearance; and upon such proof being made, the court shall make and enter an order on its record accordingly. The Supreme Court of Appeals shall prescribe and publish rules and regulations for the examination of all applicants for admission to practice law, which shall include the period of study and degree of preparation required of applicants previous to being admitted, as well as to the method of examination, whether by the court or otherwise. And the supreme court of appeals may, upon the production of a duly certified copy of the order of the county court, hereinbefore mentioned,
and upon being satisfied that the applicant has shown upon an examination conducted in accordance with such rules and regulations, that he is qualified to practice law in the courts of this State, and upon being further satisfied that such rules and regulations have been complied with in all respects, grant such applicant a license to practice law in the courts of this State, and such license shall show upon its face that all the provisions of this section and of the said rules have been complied with; Provided, That any person who shall produce a duly certified copy of such order of any county court of this State, and also a diploma of graduation from the law school of the West Virginia University, shall upon presentation thereof, in any of the courts of this State, be entitled to practice in any and all courts of this State; and the order so admitting him shall state the facts pertaining to the same.

CHAPTER 51.

AN ACT to amend and re-enact section one of chapter one hundred and fifty of the code of West Virginia, as amended and re-enacted by chapter ninety-three of the code of one thousand eight hundred and eighty-two, relating to the State board of health.

[Passed February 19, 1887. In effect ninety days from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That section one of chapter one hundred and fifty of the code of West Virginia as amended and re-enacted by chapter ninety-three of the acts of one thousand eight hundred and eighty-two, be amended and re-enacted so as to read as follows:

1. There shall be a State board of health in this State consisting of two physicians, residing in each district thereof, who shall be graduates of reputable medical colleges, and who shall have practiced medicine for not less than six years continuously.

The governor shall in the month of May, one thousand and ninety-seven, and every second year thereafter the
The governor shall nominate, and by and with the advice and consent of the Senate, appoint four physicians in the place of the class whose term expires in said year; and the term of said members of said board shall commence on the first day of June in the year of their appointment and continue for four years.

The governor may in like manner appoint physicians to fill any vacancy that may occur in the board, and any one appointed a member of said board by him during the recess of the Senate shall be a member of said board until the next session of the Senate thereafter.

CHAPTER 52.

AN ACT to amend and re-enact section three of chapter forty-one of the acts of the legislature of one thousand eight hundred and ninety-three.

[Passed February 20, 1807. In effect ninety days from passage. Approved February 22, 1807.]

Be it enacted by the Legislature of West Virginia:

That section three of chapter forty-one of the acts of the legislature of West Virginia for the year one thousand eight hundred and ninety-three be amended and re-enacted so as to read as follows:

3. All copies in whole or in part of books, records, documents and papers, which have heretofore been or which shall hereafter be procured from the State of Virginia by the agent of the Governor of this State, under and by virtue of said act of the General Assembly of Virginia, and which shall be placed and kept in the auditor’s office under the provisions of this act, shall be treated and held to be prima facie correct, and may be used for all purposes in like manner and with like effect as the originals from which they were copied could be used; Provided, however, That any person shall have the right to prove that any such copy or any part thereof was not correctly made from the original in Virginia, and that it is not a correct copy of such original, the auditor shall take charge of and be the custodian and keeper of the books, documents and papers mentioned in this act, and make and certify copies or abstracts thereof.

The books in the secretary of State’s office, containing the record of land grants, surveys and plats shall be transferred to the auditor’s office, and the auditor shall be the custodian and keeper of such books; and copies thereof attested by the auditor shall be held to be prima facie correct and may be used for all purposes in like
manner and with like effect as the originals from which they were copied, could be used.

For making searches and certifying copies and abstracts from said books, documents and papers the auditor shall charge such fees as are allowed by law to clerks of the county courts for like services, which fees shall be allowed when the services are rendered. A record and account shall be kept of all such fees. Such fees shall be paid into the State treasury at the end of every six months.

CHAPTER 53.

AN ACT to amend and re-enact section seven of chapter twenty-three of the acts of one thousand eight hundred and ninety-five of the legislature of West Virginia.

[Passed February 17, 1897. In effect ninety days from passage. Approved February 19, 1897.]

Be it enacted by the Legislature of West Virginia:

That section seven of chapter twenty-three of the acts of one thousand eight hundred and ninety-five, be amended and re-enacted so as to read as follows:

7. Every person who shall take up and secure any saw logs, or other logs or ties, prepared for the purpose of sale, or any cross or railroad ties, boards, planks, staves, heading or other timber prepared for market of another, found adrift in the Ohio, Great Kanawha, Little Kanawha or Big Sandy rivers in which there is no boom in use for the preservation thereof below the point where they are so found, whether the same have thereon any such trade-mark or not, shall be entitled to receive from the owner thereof a compensation for so much thereof as he shall deliver to such owner as follows: For each saw log or other log or tree, prepared for sale which is not more than thirty inches in diameter, twenty-five cents, and for all others fifty cents each, except that the price for catching and securing oak logs that are not less than eighteen inches in diameter at the top, and fifty feet or more in length, shall not exceed the sum of seventy-five cents each. If the same be caught in rafts or parts of rafts, ten cents per log. For each cross or railroad tie, six cents. If the same be caught in rafts or parts of rafts containing two hundred ties or less, two cents per tie; all lots over two hundred, one cent per tie. For boards or plank, if caught in rafts or large bodies, fifty cents per thousand.
feet board measure; for twenty thousand feet or less quantity and over twenty thousand feet, twenty-five cents per thousand feet board measure. But if the same be not in rafts but loose and scattered, two dollars and fifty cents per thousand feet board measure; and for staves and heading, three dollars per thousand for all such as are marketable, to be paid by the owner thereof, if required before the delivery of the same to him. If the owner of any such logs, trees, ties, boards, plank, staves or heading fail to pay the sum so chargeable thereon within forty days from the date they are taken up, they may be sold at the suit of the person to whom such charges are due by a constable or the sheriff of the county at public auction to the highest bidder, upon thirty days notice posted on the front door of the court house of the county in which the sale is to be made, and at the place of the sale thereof. The officer making said sale, shall from the proceeds thereof pay to the person who took up said logs, trees, ties, boards, plank, staves or heading, the sum to which he is entitled therefor as aforesaid and retain the balance after deducting his commissions, which shall be the same as upon sales under executions, for the use of the owners. But if no person shall appear and establish his right to such proceeds within one year after such sale, he shall place the same to the credit of the distributable school fund of his county and report the amount thereof to the county superintendent of schools therein.

CHAPTER 54.

AN ACT to amend and re-enact section fifteen of chapter seventeen of the code of West Virginia.

[Passed February 26, 1897. In effect ninety days from passage. Approved February 20, 1897.]
the auditor within sixty days after default is made by such sheriff, to notify the sureties on the official bond of said sheriff.

In said notice to the sureties the amount of indebtedness of said sheriff shall be stated, including all the funds due to the State from said sheriff, and the auditor shall also lodge a copy of said notice with the clerk of the county court of the county of said defaulting sheriff.

CHAPTER 55.

AN ACT to amend and re-enact section ninety-four of chapter twenty-nine of the code, as amended and re-enacted by section ninety-four of chapter thirteen of the acts of one thousand eight hundred and ninety-five, concerning relief from taxes erroneously assessed.

[Passed February 20, 1897. In effect ninety days from passage. Approved February 20, 1897.]

Be it enacted by the Legislature of West Virginia:

That section ninety-four of chapter twenty-nine of the code as amended and re-enacted by section ninety-four of chapter thirteen of the acts of one thousand eight hundred and ninety-five be amended and re-enacted so as to read as follows:

94. Any person claiming to be aggrieved by any entry in any land or personal property books of any county, or by the assessment of any license tax in any county, may, within one year from the verification of such book, and within six months after the assessment of such license tax, apply for relief to the county court of the county in which such books are made out and in which such license tax is assessed. But he shall, before any such application is heard, give reasonable notice to the prosecuting attorney of the county, whose duty it shall be to attend to the interests of the State, county, and district in the matter. If it appear on the hearing of such application that the value, distance or bearing from the court house, or the local description of any tract of land entered in such book, is by mistake or fraud incorrectly entered (in such land book), is, by mistake or fraud, charged with a greater or less amount of taxes and levies than should have been charged thereon, or that any person properly chargeable with the taxes on any tract or lot entered therein is not so charged, or that there is any mistake in the name of the person charged with taxes on any tract or lot of land therein entered, or if it appear from the report of a
competent surveyor under oath, that any tract of land entered therein is by mistake, or otherwise charged with a greater number of acres than it contains, the court, shall, by an order entered of record, correct any and every such error or mistake, and direct its clerk to enter the same properly in the next land book made out by him. If the application is to correct an assessment of a tract of land the value of which was fixed by the assessor under the provisions of either section ten or section twenty-two of this chapter, or to correct the assessment of the value of the building made by the assessor under the provisions of section twenty-seven or section twenty-nine of this chapter, it shall appear to the court on the hearing of the application that the assessment complained of is either too high or too low, the court shall correct the same and fix and enter of record the true value of such tract, lot or building according to the facts proved, and the clerk of such court shall make the proper correction in the next land book made out by him. A copy of any such order or orders entered in any court, making any such correction as is herein provided for, shall be made and certified to the auditor by the clerk within twenty days after the entering of the same; such application shall have precedence of all other business before the court; but any order or judgment made upon such application, shall show that the prosecuting attorney was present and defending the interest of the State. In the event it shall be ascertained that the land has been assessed too high, or is otherwise improperly assessed, and that the owner has paid the excess of such taxes, or the taxes erroneously charged, it shall be refunded to him, and if not paid he shall be relieved from the payment thereof. If the court, upon an application to correct an assessment under any of the provisions of this chapter, refuse to make the correction asked for, the applicant may have the evidence taken thereon certified by the county court, and an appeal may be taken as in other cases, from the order of refusal, to the circuit court of the county, and such appeal, when allowed by the court or judge, shall, except as hereinafter provided, have preference over all other civil cases pending in said court; and whenever any such assessment is corrected by the county court, or by the circuit court on appeal, the clerk of the court shall, upon the delivery to him of a copy of the order of the court showing such correction, correct the land books accordingly, and the value of all real estate so corrected shall continue until the same is changed pursuant to law.
CHAPTER 56.

AN ACT to amend and re-enact section twenty-five of chapter twenty-nine of the code of West Virginia, in regard to assessment of taxes.

[Passed February 17, 1897. In effect ninety days from passage. Approved February 10, 1897.]

Be it enacted by the Legislature of West Virginia:

That section twenty-five of chapter twenty-nine of the code of West Virginia, be amended and re-enacted so as to read as follows:

25. When a tract or lot of land becomes the property of different owners, in several parcels, or one person becomes the owner of the surface, and another of the minerals under the same, or of the timber alone on said land, the assessor shall divide the value at which the whole had before been assessed, among the different owners, having regard to the value of each interest compared with that of the whole, and enter the same on the copy of the land book in his possession, or upon a statement appended thereto. If any person interested be dissatisfied with the division so made, he may apply to the assessor to correct the same, and the assessor, giving ten days notice to the parties concerned, or such of them as are found in his assessment district, shall make a re-apportionment, or confirm the division before made, according to the best of his information and judgment.

Any party having given like notice may apply to the county court of the county to review the assessor's decision as in other cases, and the court, if satisfied that such decision is erroneous, may correct the same and order the proper apportionment to be entered upon the land book.

CHAPTER 57.

AN ACT to amend and re-enact section three of chapter thirty-one of the code concerning sale of delinquent lands.

[Passed February 21, 1897. In effect ninety days from passage. Approved February 20, 1897.]

Be it enacted by the Legislature of West Virginia:

That section three of chapter thirty-one of the code be amended and re-enacted so as to read as follows:

3. Of the real estate mentioned in the preceding record to be...
OIL AND GAS WELLS.

Kept: by whom; of what.

How redemption may be made before lists are certified.

How redemption may be made after lists are delivered.

tion, except as therein otherwise provided, and of all real estate hereafter returned delinquent for non-payment of taxes, a record shall be kept by the auditor in his office. And at any time before the lists provided for in section four of this act have been certified and delivered by the auditor to the sheriff or collector of taxes of the county in which such real estate is situated, any person having the right to redeem the same may do so by paying into the treasury the amount of taxes on any such real estate as hereinafter provided. But after such lists are delivered to the sheriff or collector of taxes of a county, no further redemptions shall be made except by payment to the sheriff or collector of taxes of the county, of the amount of taxes and interest due thereon, with such additional costs as may have been incurred by him in proceeding to sell the real estate sought to be redeemed.

CHAPTER 58.

AN ACT to amend and re-enact sections one, two, three, four and five of chapter one hundred and six of the acts of one thousand eight hundred and ninety-one, entitled an act to regulate the drilling, maintenance and operation of "wells for the production of oil, gas, salt water or mineral water, requiring the same to be plugged when abandoned or not operated, prohibiting the waste of natural gas, and imposing penalties and providing remedies for neglect or refusal to case, plug or shut in wells.

[Passed February 20, 1891. In effect ninety days from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That sections one, two, three four and five of chapter one hundred and six of the acts of one thousand eight hundred and ninety-one, be, and the same are hereby amended and re-enacted so as to read as follows:

1. That when any well shall be drilled for the production of petroleum oil, natural gas, salt water or mineral water, it shall be the duty of the owner thereof, before drilling said well into the oil and gas sand, to encase such well with good and sufficient wrought iron, steel or metal casing in such manner as to exclude and shut out all surface water, salt water, or fresh water, and to prevent the same from reaching or penetrating said oil and gas sand.
2. It shall be the duty of the owner of any well drilled for any of the purposes mentioned in the first section of this act, before abandoning or ceasing to operate the same and before drawing the casing therefrom, to fill up the well with sand or rock sediment to a depth of at least fifty feet above the top of the oil or gas bearing sand or rock, and drive a round, seasoned wooden plug, at least three feet in length, equal in diameter to the diameter of the well below the casing, to a point at least five feet below the bottom of the casing; and immediately after drawing the casing, except in regions where the well caves after the withdrawal of the casing, shall drive a round, seasoned wooden plug at a point just below where the lower end of the casing rested; which plug shall be at least three feet in length, tapering in form, and of the same diameter at the distance of eighteen inches from the smaller end, as the diameter of the hole below the point at which it is to be driven.

After the plug has been properly driven there shall be filled in on top of the same, sand or rock sediment to the depth of at least fifty feet above the top of the oil or gas-bearing sand or rock.

3. It shall be the duty of any owner of any well producing gas, to prevent the waste of said gas by escape, and within the time hereinafter limited, to shut in and confine the same in said well, or in the pipes or pipe lines connected therewith.

Said gas with respect to any well heretofore drilled shall be so shut in within ninety days after the approval of this act, and with respect to any well heretofore drilled or completed, shall be shut in within ninety days after the said well shall reach the lowest oil and gas sand defined or recognized in the gas or oil district in which said well is situated; but if any such well in the course of drilling shall pass through any oil and gas sand which produces gas above the said last or lowest oil and gas sand, then the drilling of said well to the last or lowest oil and gas sand shall be prosecuted with reasonable diligence, so that any waste of gas from the said upper sand shall not continue longer than shall be reasonably necessary: Provided, however, That this section of this act shall not apply to any well producing both oil and gas from the same sand, or to any well while it is being operated as an oil well.

4. If the owner of any such well shall neglect or refuse to cause said well to be plugged or shut in pursuant to the provisions of the second and third sections of this act for a period of twenty days after a written notice so to do, (which notice may be served personally upon such owner, or may be posted in a conspicuous place upon the premises where such well is located) the said owner shall be liable to any person suffering loss by reason of such neglect, to pay such damages as a court of equity may allow.
Lawful for other persons to plug well; when; how.

Owner to pay for such work. How may be collected.
The word "owner" construed.

"Oil and gas sand" construed.

Penalty for violation. How recovered.

Circuit court may hear and determine bills in equity to restrain waste of gas. It may grant relief by injunction. What plaintiff must aver and prove.

Acts repealed.

place at or near the well), it shall be lawful for the owner or operator of any adjacent or neighboring lands to enter upon the premises where said well is situate and to cause the same to be plugged if it be an abandoned well, or shut in if not abandoned, pursuant to the provisions hereof; and the reasonable cost and expense incurred in so doing shall be paid by the owner of said well, and may be recovered as debts of like amount are by law recoverable.

5. The term "owner" as herein used with reference to any well, shall mean and include each and every person, persons, co-partnership, partnership, association or corporation owning, managing, operating, controlling or possess of said well as principal or principals or as lessees, contractors, employes, or agents of such principal or principals; and the terms "oil and gas sand," or "sand," as herein used shall mean and include any bed, seam, or stratum of rock, sand or other material which produces, yields or contains in quantity sufficient to be utilized, petroleum oil and natural gas, or either of them.

6. Any person or persons, co-partnership, partnership, association or corporation violating any of the provisions of this act shall be liable to a penalty of one hundred dollars, to be recovered with costs of suit in a civil action to be brought in the name of the State of West Virginia, in any circuit court, and such action may be brought at the instance and upon the relation of any citizen of the State.

7. Aside from and in addition to the imposition of any penalties under this act, it shall be the duty of any circuit court in the exercise of its equitable jurisdiction, to hear or determine any bill or bills in equity which may be filed to restrain the waste of natural gas in violation of this act, and to grant relief by injunction or by other decrees or orders, in accordance with the principles and practice in equity. The plaintiff in such bill shall have sufficient standing to maintain the same if he shall aver and prove that he is interested in the lands situated within the distance of one mile from said well, either as an owner of such land in fee simple, or as an owner of leases thereof, or of rights therein for the production of oil and gas or either of them.

8. All acts or parts of acts inconsistent herewith, are hereby repealed.
AN ACT concerning mine ventilation and inspection.

[Passed February 17, 1897. In effect ninety days from passage. Became a law over Governor's veto.]

Be it enacted by the Legislature of West Virginia:

That sections one, two and three of chapter seventy of Acts amended
the acts of one thousand eight hundred and eighty-three,
as amended and re-enacted by chapter fifty of the acts
of one thousand eight hundred and eighty-seven, and as
further amended and re-enacted by chapter nine of the
acts of one thousand eight hundred and ninety, and as
further amended and re-enacted by chapter twenty-two
of the acts of one thousand eight hundred and ninety-
three, entitled "An act concerning the ventilation and
drainage of coal mines and for the protection of the
lives of persons employed therein," be amended and
re-enacted so as to read as follows:

The governor of the State, by and with the consent of
the Senate, shall appoint one mine inspector for each
district of the four mining districts created by this act, and a
chief mine inspector, who shall supervise and control
the mine inspection of the State of West Virginia, and
the chief shall have the power to call the assistance of
any one of the other four mine inspectors to any district
in the State of West Virginia in case of emergency.

And shall keep the reports furnished him by the four
mine inspectors, and in addition thereto he shall copy
said reports in a book or books by him purchased and
kept for the purpose, and he shall index the same, and
said books shall be open for inspection upon the request
of any citizen of the State, and upon the request of the
governor or attorney-general of this State, said chief
mine inspector shall lay said books and reports before
either of said officers, and also maps of mines furnished
him by said mine inspectors.

Any chief mine inspector who shall violate any of the
provisions of this act, shall, upon conviction thereof,
be fined not less than twenty-five nor more than two
hundred dollars, and may, in the discretion of the court,
be imprisoned in the county jail not exceeding one year.

And each of the four mine inspectors shall report in
writing monthly to the chief inspector, the number and
condition of all the mines inspected by him during each
month. The chief inspector shall have power to remove
any of the four mine inspectors mentioned in this act
for causes heretofore mentioned in this act, and the
governor of the State shall fill all vacancies caused by
removal from office.
Mine inspectors created by this act shall hold their office for the term of four years, unless sooner removed, as hereinafter provided. They shall continue in office until their successors in office are appointed and qualified.

Every person so appointed must be a citizen of West Virginia, having a practical knowledge of mining and properly ventilating and draining mines, and must be a coal miner of at least six years experience as a miner in the coal mines, and he shall not, while in office, be interested as owner, operator, agent, stockholder, superintendent or engineer of any coal mine, and he shall be of good moral character and temperate habits. An inspector of mines shall be removed from office by the chief mine inspector of this State for incompetency, neglect of duty, drunkenness, malfeasance and for other good causes.

Vacancies in office of inspectors shall be filled by appointment by the Governor of the State for the unexpired term.

Every person appointed inspector of mines shall, before entering upon the discharge of the duties of his office, take the oath before some person authorized by law to administer oaths, that he will support the constitution of the United States and the constitution of the State of West Virginia, and that he will faithfully and impartially, to the best of his ability, discharge the duties of his office and file a certificate of his having done so in the office of the Secretary of State, and he shall give a bond in the penalty of two thousand dollars, with sureties to be approved by the Governor of the State, conditioned that he will faithfully discharge the duties of his office.

The salary of the chief inspector shall be twelve hundred dollars per annum and not more than three hundred dollars for expenses, and the other four mine inspectors shall have one thousand dollars salary, each, per annum, and not more than three hundred dollars for expenses. Such salary and expenses shall be paid monthly out of the State Treasury; Provided, That before payment of traveling expenses shall be made to the inspector, he shall file an account of such expenses and make out and file with the auditor that they were accrued in the discharge of his official duties.

On the first Tuesday in April, one thousand eight hundred and ninety-seven, and every four years thereafter, the governor of the State shall, with the consent of the senate, appoint one mine inspector for each of the four mining districts of the State created by this act, whose term of office shall begin when he has taken the oath of office.
office and has given the approved bond, as required by
this act, and whose term of office shall be four years, or
until his successor shall be duly appointed and qualified.

And it shall be his duty to visit each mine in his dis-

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Upon such payment the title to that part of the land so paid for, shall be absolutely vested in fee simple in the applicant, except that in case of a turnpike or other road (not including however a railroad), the right of way only shall be so vested; Provided, That a railroad company desiring to construct a bridge, viaduct, tunnel, (or any part of its railroad,) may, as to all or any part of the real estate sought to be taken for that purpose, described in its application an estate or interest therein less than a fee and with respect to the same, may proceed as in other cases; and upon payment therefor, such estate and interest as is stated and described in the application, shall vest in the applicant.

But when less than a fee is taken, in assessing damages, the commissioners and jury shall take into consideration the actual damage that is done or that may be done to the fee by such construction; Provided, That when an estate or interest less than a fee is taken by a railroad company for any part of its railroad, the assessor shall assess the value of said real estate, as if taken in fee, against such party condemning less than a fee, and the provisions of section forty-three (a) of chapter twenty-nine of the code of one thousand eight hundred and ninety-one, shall apply to such cases.

CHAPTER 61.

AN ACT to amend and re-enact and consolidate into one chapter, chapters eighteen and nineteen of the code of West Virginia, concerning the military force of the State.

[Passed February 22, 1897. In effect ninety days from passage. Approved February 23, 1897.]

Be it enacted by the Legislature of West Virginia:

That chapters eighteen and nineteen of the code of West Virginia be amended, re-enacted and consolidated into one chapter so as to read as follows:

1. This chapter shall be known as the military code.

2. All able-bodied men, between the ages of eighteen and forty-five years, residents of the State and citizens thereof, or, if of foreign birth, who shall have declared their intention to become such citizens, shall be subject to military duty, if not exempted by the laws of the United States, excepting:

First. Persons exempted by any laws of this State.

Second. All persons in the army or navy or volunteer force of the United States, or who have been honorably discharged therefrom.
Third. The members of any regularly organized fire or police department in any city, village or town, but no member of the national guard shall be relieved from duty in the national guard by reason of his joining any such fire company or department.

Fourth. All persons who have served five years in any capacity in the national guard of this State, and have been honorably discharged therefrom.

Fifth. Justices of the peace and judges and clerks of courts of record, sheriffs, ministers of the gospel, practicing physicians, superintendents, officers and assistants of hospitals, prisons and jails, light-house keepers, conductors and engineers of railways, and seamen actually employed as such.

Sixth. Idiots, lunatics, paupers, vagabonds, habitual drunkards and persons convicted of infamous crimes. All such exempted persons, except those enumerated in subdivision six, shall be liable to military duty in case of war, insurrection, invasion, or immediate danger thereof.

3. An enrollment of all persons other than members of the National Guard, liable to military duty, shall be made by the assessor of each assessment district in each county, whenever ordered by the commander-in-chief. Such enrollment shall state the name, residence, age and occupation of the persons enrolled. Two copies of such enrollment shall be made; one shall be filed in the office of the clerk of the county court in which the enrollment is made, and one in the adjutant general's office. Enrolling officers shall be allowed, as compensation two cents per name.

4. Any person who shall, upon the application of any assessor making such enrollment, refuse to give the name of any person within his knowledge liable to be enrolled, together with all other proper information concerning such person, shall, for every concealment, or false information, or refusal to give the information requested, be guilty of a misdemeanor. The officer making the enrollment shall, within ten days after having completed his enrollment, report all persons who have failed, refused or neglected to give such information, to the prosecuting attorney of his county, whose duty it shall be to prosecute each and every such offense.

5. When it is necessary to call out any portion of the enrolled militia for active duty, the commander-in-chief shall direct his order to the sheriff of each county, who, upon receipt of the same, shall forthwith, by written order or oral notice to each individual, or by proclamation, appoint a time and place for the assembling of the enrolled militia at convenient places in their counties.
Draft.
List.
Who does not appear.
Substitute.
Certificate.
Deserter.
Mustered into. Term.
How organized.
How officered and equipped.
Elections.
Field officers.
Qualifications.
Name.
Consists of.
Active service.
United States service.
Service out of state.
Disbanded, how.
How maintained.
Re-enlistment and recruits.

and shall then and there proceed to draft as many thereof, or to accept as many volunteers, as is required by the order of the commander-in-chief, and shall forthwith forward to the commander-in-chief a list of the persons so drafted or accepted as volunteers. Every member of the enrolled militia ordered out, or who volunteers, or is detached or drafted, under the provisions hereof, who does not appear at the time and place designated by the sheriff, or who has not some able-bodied and proper substitute at such time and place, or who does not produce a sworn certificate from a physician in good standing, of physical disability to so appear, shall be taken to be a deserter and dealt with accordingly. The portion of the enrolled militia so accepted shall be immediately mustered into the service of the State for three years, or such less period as the commander-in-chief may direct, and shall be organized into companies, which may be arranged in battalions, squadrons or regiments, or be assigned to organizations of the National Guard already existing. Such new organizations shall be officered, equipped, trained and governed according to the laws for the government of the National Guard. Elections of lieutenants shall forthwith be ordered in such new organizations, by the commander-in-chief, and the commander-in-chief shall appoint the necessary field officers and company commanders; Provided, That no person shall be so appointed who has not served at least two years in some military organization. Members of the National Guard shall be eligible to such appointments.

6. The organized militia of the State shall constitute and be known as the West Virginia National Guard, shall consist of a general staff and one brigade, and shall be liable at all times to be ordered into active service, and may be turned over by the commander-in-chief into the service of the United States, on requisition by the president, for services without the State, not exceeding six months in any one year. Any battery, company or corps may be disbanded by the commander-in-chief whenever in his judgment the best interests of the service will be conserved. For the purpose of maintaining the West Virginia National Guard upon the basis provided by this chapter, companies, batteries and corps, shall be kept up by the commanding officers of such companies, batteries and corps, to the number that may be prescribed by the commander-in-chief, not exceeding the maximum limits authorized in this chapter, by re-enlistments and enlisting recruits; and when vacancies occur due to disbanding companies, batteries or corps, regimental commanders shall, with the approval
MILITARY LAW.

of the brigade commander and commander-in-chief, fill such vacancies occurring in their regiments by organizing and causing to be mustered into the service of the State, new companies, and the brigade commander with the approval of the commander-in-chief, shall fill such vacancies occurring in batteries or corps by organizing and causing to be mustered into the service of the State, new batteries or corps.

7. The immediate command of the national guard shall be vested in a brigade commander with the rank of brigadier general. The National Guard shall be under his orders in that which pertains to its discipline and military control; and all orders and instructions relating to the military operations or affecting the military control and discipline of the National Guard given by the commander-in-chief shall be promulgated through the brigade commander.

8. The general staff shall consist of—

One adjutant general,
One quartermaster general,
One commissary general,
One paymaster general,
One chief of ordnance,
One inspector general,
One judge-advocate general, each with the rank of brigadier-general.

One assistant adjutant-general, with the rank of colonel, and such additional officers of the staff as the public service may require, with such rank not above colonel as the commander-in-chief may designate.

The commander-in-chief shall appoint and commission the general staff and four aids, each with the rank of colonel, who shall hold office during the term of office of the commander-in-chief, excepting the assistant adjutant-general, whose commission shall hold in like manner as the commission of an officer of the line. In times of peace, unless otherwise directed by the commander-in-chief, the adjutant general shall be chief of staff and ex-officio quartermaster-general, paymaster-general, commissary-general and chief of ordnance. No person shall be eligible for appointment as adjutant-general who has not served in some recognized military establishment for at least one year; and no person shall be eligible for appointment as assistant adjutant-general who has not served in some recognized military establishment for at least three years. It shall be the duty of the commander-in-chief to report biennially to the legislature in the second week of each regular session the condition of the military forces of the State.

9. The brigade shall consist of—
One brigade commander,
One brigade staff,
Not less than two nor more than six regiments of infantry,
One battery of artillery,
One signal corps,
One medical department.

The brigade shall contain usually not more than two regiments of infantry; but in case of urgent necessity, the commander-in-chief may increase the number of regiments to not exceed six.

10. The brigade staff shall consist of—
One adjutant-general, with the rank of lieutenant-colonel,
One inspector-general,
One chief quartermaster,
One chief commissary,
One chief paymaster,
One engineer officer,
One inspector of small arms practice,
One judge advocate, each with the rank of major,
Two aides, each with the rank of captain,
One quartermaster sergeant,
One commissary sergeant,
One chief trumpeter,
Two orderlies, each with the rank of sergeant.

11. A regiment of infantry shall consist of—
One colonel,
One lieutenant-colonel.
And a regimental staff consisting of—
One adjutant,
One quartermaster,
One commissary, each with the rank of first lieutenant,
One chaplain,
One sergeant major,
One quartermaster sergeant.
One commissary sergeant,
One chief trumpeter,
One band,
And not less than two nor more than three battalions.

12. A battalion of infantry shall consist of—
One major,
And a battalion staff consisting of—
One adjutant,
One quartermaster, each with the rank of second lieutenant,
One sergeant major,
One quartermaster sergeant; and not less than two nor more than four companies.
13. A company of infantry shall consist of—
One captain,
One first lieutenant,
One second lieutenant,
One first sergeant,
One quartermaster sergeant,
Four sergeants,
Two trumpeters,
One corporal for every seven privates,
Twenty-eight privates as a minimum and eighty-four privates as a maximum.

A battery of artillery shall consist of—
One captain,
Two first lieutenants,
Two second lieutenants,
One first sergeant,
One quartermaster sergeant,
One veterinary surgeon,
Six sergeants,
Fifteen corporals,
Five artificers,
Two trumpeters,
Forty-nine privates as a minimum and one hundred and forty-four privates as a maximum.

14. A band shall consist of—
One chief musician,
Two principal musicians,
One drum major, with the rank of sergeant,
Not less than twelve nor more than twenty-four privates.

15. A signal corps shall consist of—
One signal officer, with the rank of captain,
One first lieutenant,
One second lieutenant,
Not to exceed forty non-commissioned officers and privates.

The number of non-commissioned officers of the signal corps shall not exceed four signal sergeants and eight signal corporals.

16. The medical department shall consist of—
One chief surgeon, with the rank of lieutenant colonel,
One surgeon for each regiment, with the rank of major,
One assistant surgeon for each battalion and battery, with the rank of first lieutenant.
Not to exceed sixty hospital stewards and privates.

The number of hospital stewards shall not exceed one to each surgeon and assistant surgeon. Out of the medical department, a hospital corps may be organized un-
der the direction of the brigade commander. After five years' service, the assistant surgeons shall be entitled to the rank and pay of captains.

17. The duties of the general staff shall as far as practicable, be the same as those prescribed by the laws and regulations of the United States for similar departments in the United States army.

18. It shall be the duty of the adjutant general to compile in pamphlet form, from time to time, clear and explicit explanations of the duties of the various staff departments and furnish the same to heads of departments for their instruction.

19. All officers shall be commissioned by the commander-in-chief, and no person shall be commissioned in the militia or National Guard of this State, unless he is a citizen of the United States and eighteen years of age or upwards.

20. A vacancy in the office of brigade commander may be filled by the commander-in-chief by appointment, or he may issue an order for an election to fill the vacancy, such appointment or election to be confirmed by the senate. In case an election is ordered, the field officers of each regiment or separate battalion and the commanding officers of batteries or corps not a part of the regiment shall be the electors. But no person shall be eligible to appointment or election to this office who has not served in some recognized military establishment for at least five years.

21. The brigade, regimental and battalion commanders shall appoint the officers of their respective staffs, who shall be commissioned, if approved, by the commander-in-chief. No person shall be eligible to appointment on such staffs, except as aide-de-camp, who has not served in some recognized military establishment for at least one year. Such staff officers may be removed by their respective commanders.

When an officer of the regimental or battalion staff has attained seniority in his grade in his regiment, or separate battalion, he shall be commissioned to the next higher grade until he has attained the rank of captain. The promotion of an officer from the line to the staff shall be without prejudice to his promotion in the line and he may return to the line to fill any vacancy to which he would have been eligible if he had remained in the line.

22. Promotion to and in the grade of field officer shall be made according to seniority in each regiment or separate battalion; to the grades of captain and first lieutenant in the line, according to seniority in each company, battery and corps, and to the grade of second lieutenant.
in the line by election, in each company, battery and corps: Provided, That no promotion shall be made until 
an officer shall have passed a satisfactory examination, 
by a board consisting of three officers appointed by the 
brigade commander, and found efficient in the duties of 
the grade to which he is about to be promoted. And, 
Provided further, That after satisfactorily passing an 
examination for promotion to the next higher grade, an 
oficer may, with the approval of the brigade commander, 
waive his right to such promotion; in which case, and in 
case of a vacancy remaining unfilled by reason of the 
failure of any officer to pass his examination, the va-
cancy shall be filled by the qualified officer next for 
promotion. Should an officer fail to pass such ex-
amination the next qualified officer shall be promoted to 
the vacancy and the officer failing shall within one year 
be given another opportunity to pass such examination, 
and again failing, he shall be discharged from the ser-
vice of the State. In case an officer ordered before an 
examining board fail to appear at the time and place 
specified in the order, he shall be discharged from the 

dservice of the State, unless the brigade commander shall 
excuse such officer from such attendance upon satisfac-
tory evidence that he was unable, at the time, to attend. 
23. The officers of the medical department shall be 
appointed by the commander and commissioned 
by the commander-in-chief, if approved by him; Pro-
vided, That no person shall be eligible to the position 
of chief surgeon, surgeon or assistant surgeon, who 
shall not have been in active practice for at least three 
years next preceding the date of appointment. 
24. All non-commissioned officers of a battery or 
company shall be appointed by the commanding officers 
thereof; and those of brigade, regimental or battalion 
staffs by the commanding officers thereof. 
25. All non-commissioned officers in a regiment shall 
be warranted by the regimental commander if approved 
by him, and those of the brigade staff and battery of 
artillery by the brigade commander, if approved by 

26. The hospital stewards shall be appointed and 
warranted by the brigade commander if approved by 
him upon the recommendation of the chief surgeon. 
27. Non-commissioned officers of a signal corps shall 
be appointed by the senior signal officer and 

28. Elections provided for in this chapter shall be 
held under such regulations as to notice and manner of 
conducting such elections as may be prescribed by general 
orders duly promulgated by the commander-in-chief.
29. If a person elected at any such election shall not, within ten days after being notified of his election, signify his acceptance to the presiding officer, he shall be considered as declining the office to which he shall have been chosen and a new election shall be held. If within such time he shall have signified his acceptance, the record of the proceedings of the election shall be forwarded by the officer who presided at the election to general headquarters.

30. Every person thinking himself aggrieved by the proceedings at any election for a commissioned officer may appeal to the commander-in-chief, who shall determine such appeal; and in case it shall be necessary, order a new election.

31. Every officer duly commissioned shall within ten days after his commission is tendered to him, or within ten days after he shall be personally notified that the same is held in readiness for him by any superior officer, take and subscribe to the constitutional oath of office. In case of neglect or refusal to take and subscribe to such oath within the time mentioned, he shall be deemed to have resigned such office and a new appointment shall be made or a new election shall be forthwith ordered to fill his place. Such oath shall be taken and subscribed before any officer authorized to take acknowledgments of deeds in this State, or some officer who has taken it himself and who is hereby authorized to administer the same. All military officers attesting oaths required by the provisions of this chapter, shall do so without fee.

32. Able bodied men of good character, eighteen years of age and upwards, who can read and write, may be enlisted in the national guard, in the first instance for a term of three years; and on the expiration of that term they may be re-enlisted, either immediately or at any time thereafter, for a term of one or more years, not exceeding three years; but unless they re-enlist within sixty days from the date of their discharge, their service shall not be considered as continuous.

No person above the age of forty-five years shall be enlisted or re-enlisted, except by permission of the commanding officer of the brigade to which the organization is attached; nor any person under the age of twenty-one years, without the written consent of his parent or guardian; nor any person who has been expelled or dishonorably discharged from any military organization. Enlistments as trumpeters and musicians between the ages of sixteen and twenty-one years may be made with the written consent of parent or guardian. Every enlisted man, if in active service, may continue to be
held for duty for a period not exceeding three months after the expiration of his term of enlistment or re-enlistment, and shall retain rank and be eligible to promotion until he is actually discharged. When an organization is consolidated or disbanded, its enlisted men discharged by reason thereof who shall hereafter re-enter the service, shall have allowed to them as part of their term of service the time already served.

33. An enlisted man may be transferred from one organization to another upon such regulations as the commander-in-chief may prescribe.

34. Every person recruited for the national guard shall sign an enlistment paper, which shall be forwarded to the adjutant general of such form as may be prescribed by the commander-in-chief, which shall contain an oath of allegiance to the State and the United States. Such oath of allegiance shall be taken before a field officer, the commanding officer of the battery, company or corps, or before any civil officer authorized to administer oaths. Each applicant before enlistment shall answer and subscribe such questions in writing as to his physical condition as the chief surgeon shall prescribe, which questions and answers shall accompany the enlistment paper and be approved by the chief surgeon. No person shall be considered as enlisted in the National Guard until his enlistment papers have been approved by the commanding officer of the brigade.

35. Commissioned officers rendered supernumerary by the consolidation, alteration or disbandment of any organization or in any other lawful manner, may be assigned by the commander-in-chief to active duty, and when on such active duty they shall enjoy all the privileges, emoluments and immunities to which commissioned officers of the same grade in the National Guard on active duty are entitled. Any officer who has served for a continuous period of five years as a commissioned officer, may, upon his own request, and for reasons satisfactory to the commander-in-chief, be placed upon the supernumerary list. An officer placed on the supernumerary list at his own request shall be removed from the line of promotion while on such list.

36. No resignation shall be accepted unless the officer tendering the same furnish to the adjutant-general a certificate from each property accounting officer that he has delivered all books and other property of the State in his possession to the officer authorized to receive the same, and that his accounts for money or public property are correct, and that he is not indebted to the State. No commissioned officer can be removed from office, unless by the senate on recommendation of the governor.
nor, stating the grounds on which such removal is recommended, or by the decision of a court-martial, or an examining board, or pursuant to law.

37. Any commissioned officer who shall have served for the continuous period of ten years, may, upon his own request, be placed upon the retired list and withdrawn from active service and command, by order of the commander-in-chief; and the vacancy thereby created shall be filled in the same manner as other vacancies. Any commissioned officer who has become or shall become disabled, and thereby incapable of performing the duties of his office, shall be withdrawn from active service and command and placed on the retired list, and any commissioned officer who has become or who shall hereafter become unfit or incompetent, and thereby incapable of performing the duties of his office, shall be dismissed. Such retirement or dismissal shall be by order of the commander-in-chief, and before making such order, the commander-in-chief shall appoint a board of not less than three nor more than five commissioned officers, one of whom shall be a medical officer, whose duty it shall be to determine the facts as to the nature and cause of incapacity of such officer as appears disabled, unfit or incompetent from any cause, to perform military service, and whose case shall be referred to it by the commander-in-chief. No officer whose rank or promotion would be affected by the decision of such board, in any case that may come before it, shall participate in the examination or decision of the board in such case. Such board is hereby invested with the powers of courts of inquiry and courts-martial, and whenever it finds an officer incapacitated for active service, shall report such facts to the commander-in-chief, stating cause of incapacity, whether from disability, unfitness or incompetency, and if he approves such findings, such officer shall be placed on the retired list or dismissed as provided for in this section. The members of the board shall, before entering upon the discharge of their duties, be sworn to an honest and impartial performance of their duties as members of such board. No officer shall be placed upon the retired list or dismissed by the action of such board without having had a fair and full hearing before the board, if upon due notice he shall demand it. It shall not be necessary to refer any case for the action of such board arising under this section, unless the officers designated by the commander-in-chief to be placed on the retired list or dismissed, shall within twenty days after being notified that they will be so retired or dismissed, serve on the adjutant general a notice in writing that they demand a hearing and examination before such board.
38. Whenever any enlisted man of the National Guard shall have performed service therein for the term of his enlistment or re-enlistment and has turned in to the proper officer all State or military property for which he is responsible, the commanding officer of his battery, company or corps shall grant him a full and honorable discharge from the military service of the State, except in time of insurrection or invasion. Discharge for physical disability shall be granted upon the certificate of a medical officer. The commander-in-chief or the commanding officer of a brigade may, for sufficient reason, and in his discretion, discharge enlisted men under his command, with or without their consent, at any time, upon the recommendation of the commanding officer of the battery, company, or corps, regiment or battalion to which they belong; but no enlisted man shall be honorably discharged from service unless he produces the certificate of his immediate commanding officer that he has turned over or satisfactorily accounted for all property issued to him. Enlisted men may be honorably discharged, discharged or discharged dishonorably; but in no case may an enlisted man be dishonorably discharged, unless by sentence of a general court-martial except as hereinafter provided.

39. In cases requiring immediate example, a non-commissioned officer may be reduced to the ranks by the officer who warranted him, upon the application of the commanding officer of the organization to which he belongs; and non-commissioned staff officers, hospital stewards, band leaders, trumpeters, drum majors and veterinary surgeons may be summarily discharged by their immediate commanders, subject, however, to appeal to and review and approval by the regimental commander. An enlisted man who cannot, after due diligence, be found, or who shall remove his residence from the State or to such a distance from the armory of his organization as to render it impracticable for him to properly perform military duties, or who shall be convicted of a felony, or who shall be expelled from his organization in accordance with by-laws lawfully adopted, may be dropped by order of the commanding officer of the brigade.

Any enlisted man dropped on account of removal may be taken up at any time within three years after such removal, or at any time thereafter, upon his own application.

40. The uniforms, arms and equipments and military supplies necessary for the proper performance of the duty required by this chapter, shall be similar to those prescribed for the army of the United States.
Commissioned officers shall provide themselves with the uniforms, arms and equipments lawfully prescribed or approved, and there shall annually be allowed to aid them in procuring the same and maintaining the same in condition for service to mounted officers, fifteen dollars; to all other officers, ten dollars. The uniforms, arms, equipments and other property issued to organizations of the National Guard shall be and remain the property of the State of West Virginia, and shall be accounted for on the regular property returns.

41. All officers shall be responsible for the safe keeping and return of all military property committed to their charge, but no such property shall be issued until suitable bond shall be given by such officers in an amount and with security approved by the commander-in-chief for the safe keeping and return of the same. Whenever property is ordered transferred by the commander-in-chief, brigade commander, or regimental commander, from one company, battery or corps, to another, the officer turning the property over shall be held responsible for the same until he has received a receipt from the officer to whom the transfer is ordered to be made. In case of property worn out and become worthless in the service of the State, an inspector general shall have power to condemn the same and authorize the officers responsible to drop it from his returns, but no inspecting officer shall exercise this power, except when inspecting said property under authority of the commander-in-chief, or the brigade commander. Any officer who shall neglect or refuse to properly account for any military property he shall have received, shall forfeit a sum not to exceed twice the cost of the same, which shall be collected as provided for fines.

42. Whoever shall secrete, sell, or dispose of, or offer for sale, or purchase, knowing the same to be such, retain after proper demand made, or in any manner pawn or pledge any military property which shall have been issued under the provisions of this chapter shall be guilty of a misdemeanor and forfeit to the State twice the cost of the same.

43. Any person not a member of the National Guard who shall wear any uniform or designation of grade similar to those in use by the National Guard or authorized under the provisions of this chapter, unless authorized by the commander-in-chief, and any member of the National Guard who shall, when not on duty, wear any such uniform or equipment issued by the State, without permission of his commanding officer, shall be subject to a fine of not more than ten dollars.
44. Officers and soldiers, when called into actual service of the State to enforce the laws, suppress riots or insurrections, repel invasions or to disperse unlawful assemblages, after thirty days of such service shall receive the same pay and allowances as prescribed for officers and soldiers of the United States army. For a period of thirty days or less, officers shall receive the same pay per diem and allowances as prescribed for officers of like rank in the United States army; and soldiers shall receive pay per diem as follows: A musician or private, one dollar; a first sergeant or sergeant major or non-commissioned officer, or non-commissioned officer acting as such, one dollar and seventy-five cents; any other non-commissioned officer or private acting as such, one dollar and twenty-five cents; and the same rations and allowances as soldiers in the United States army. For duty at encampments, officers shall receive one-half of the pay and allowances as prescribed for officers of like rank in the United States army, together with subsistence; and soldiers the same pay and rations as provided above for service of thirty days or less. All officers serving on military courts shall receive the same pay and subsistence as for camp duty. Transportation shall be furnished by the quartermaster's department at the rates annually contracted for with railroads. All payments required by the provisions of this chapter, except for active service, shall be paid by the treasurer of the State out of the military fund hereinafter provided, and all expenses incurred in active service shall be paid by the treasurer of the State out of any moneys in the treasury not otherwise appropriated. All payments shall be made by the heads of the proper departments on vouchers which shall be kept for record. Each voucher shall certify the authority under which the expenditure is made, and when received by the heads of the respective departments shall be verified and then submitted to the commander-in-chief for his approval. When approved by the commander-in-chief it shall be returned to the proper head of department to be presented by him to the auditor of the State, who shall draw his warrant on the treasurer of the State for the amount thereof in favor of the proper head of department, who shall disburse the same to the person to whom it is due. All disbursing officers shall give bond conditioned according to law, in an amount and with security to be approved by the commander-in-chief before receiving any such funds for disbursements; and the commander-in-chief may require such new or additional bonds from disbursing officers as may in his judgment be necessary to insure a just and full accountability.
of all funds that may come to the hands of such disbursing officer.

The several railroad and other transportation companies in this State shall furnish transportation for all officers and enlisted men of the National Guard, together with their stores, munitions and equipments, when traveling on duty, under orders from competent authority, in the service of the State, upon request of the officer desiring transportation, which request shall state the number of men to be carried, their destination, and amount of stores, munitions and equipments to be carried, and shall be accompanied by a copy of the order requiring such transportation; and for such transportation, said companies shall be entitled to receive compensation from the State, and it shall be the duty of the quartermaster-general to contract annually with the various railroad and other transportation companies of the State for rates of such transportation.

45. In lieu of all other pay, the adjutant-general shall be paid an annual salary of twelve hundred dollars; the assistant adjutant-general, appointed by the commander-in-chief shall, in lieu of all other pay, be allowed an annual salary of ten hundred dollars; the adjutant-general appointed by the brigade commander shall, in lieu of all other pay, be allowed an annual salary of seven hundred and fifty dollars. There shall be allowed to each regimental headquarters for clerical service the sum of fifty dollars per quarter; and for each battalion headquarters the sum of twenty-five dollars per quarter; and to each commanding officer of a battery, company and corps the sum of fifteen dollars per quarter for like services. The other officers of the staff departments, when actually on duty, shall receive the pay of dismounted officers of the line of equal grade.

46. The sums of money which may be appropriated by the legislature for carrying into effect the provisions of this act, together with the fines and penalties required thereby to be paid to the treasury of the State, shall constitute the military fund of the State for the uses and purposes set forth in this chapter. The state treasurer shall at the end of each quarter render to the adjutant general a statement of the condition of the military fund, showing the amount on hand at the beginning of the quarter, amount received and amount expended during the quarter, and balance on hand at the end of the quarter. The adjutant general shall furnish the commander-in-chief and brigade commander a copy of this quarterly report, and if the sum appropriated by the legislature, for any year, shall not be sufficient to pay for duty at the annual encampment for the number
of days provided in this chapter, then either such encampment shall not be held for that year, or held without pay, or held for a less number of days than provided for in this chapter, as the commander-in-chief may determine, so that no deficiency shall be created by reason of holding such encampment.

47. Every officer or soldier wounded or disabled, and the widow and children of every officer or soldier killed while in the service of the State, shall be suitably provided for by the legislature.

48. An annual inspection and muster of each organization of the National Guard shall be made by an inspector general at such time and place as the commander-in-chief or the brigade commander shall order and direct.

49. Brigade, regimental and battalion commanders may in their discretion order weekly drills for such portion of their command as may be deemed necessary; and between the first of May and the first of November, they may order target practice to be held twice in each month.

50. The commander-in-chief shall cause the National Guard to perform ten consecutive days of camp duty in each year, either by brigade or regiment, between the first of August and the first of September, and designate the time and place thereof.

51. Officers and enlisted men shall be warned for duty in the manner prescribed by the commander-in-chief in orders or regulations.

52. It shall not be lawful for any body of men whatever, other than the regularly organized National Guard or militia, or the troops of the United States, to associate themselves together as a military company or organization in the State of West Virginia. Whosoever offends against the provisions of this section or belongs to or parades with any such unauthorized body of men, with arms, shall be punished by a fine not exceeding the sum of twenty-five dollars, or by imprisonment for a term not exceeding six months.

53. Any portion of the National Guard or militia parading or performing any duty according to law shall have the right of way in any street or highway through which they may pass; Provided, The carriage of United States mails and operations of fire engines and fire departments shall not be interfered with thereby. Any person belonging to the military forces of the State going to and returning from any parade, encampment, drill or meeting which he may be required to attend, shall, together with his conveyance and the military property of the State, be allowed to pass free through all toll gates and over all toll bridges and ferries.
54. The governor may call out all or such portion of the militia and National Guard of the State as he may deem advisable to execute the laws, suppress insurrection and repel invasion. Any body of men of ten or more entering this State from another or entering in smaller numbers and assembling afterwards for the purpose of interfering in any manner whatever with the rights of citizens of this State, shall be deemed an invasion.

55. In case of any breach of the peace, tumult, riot, unlawful assemblage, or resistance of law, or imminent danger thereof which cannot be speedily suppressed or effectually prevented by the ordinary posse comitatus and peace officers, it shall be the duty of the judge of any court of record, sheriff of any county or mayor of any city, town or village to call upon the governor for aid, and in cases where the emergency is such as not to admit of this delay, upon the commander of any brigade, regiment, battalion, company or battery, and it shall be the duty of the commanding officer of the brigade, regiment, battalion, company or battery, upon whom such call is made, to order out, in aid of the civil authorities, the military force or any part thereof, under his command. Such call for aid shall be by means of a summons issued by such judge, sheriff or mayor, directed to the commander of any such brigade, regiment, battalion, company or battery, directing him to order his command or such part thereof, as in the judgment of such commanding officer may be necessary, to appear at a time and place therein specified, to aid the civil authority in supporting the laws; which summons shall be in substance, as follows:

"THE STATE OF WEST VIRGINIA,

To (insert the officer's title) A. B., Commanding (insert his command), Greeting:

WHEREAS, It has been made to appear to (the sheriff or mayor, as the case may be), of (the county, city or town), of ——, that (here state one or more of the causes above mentioned,) in our —— of ——, and that military force is necessary to aid the civil authority in suppressing the same, and the urgency is such as not to admit of the delay necessary in calling upon the governor for military aid: Now, therefore, we command you that you cause your command, or such part thereof as may be necessary, armed and equipped with ammunition, and with proper officers, to parade at ——, on ——, then and there to obey such orders as may be given according to law. Hereof fail not at your peril, and have you there this summons, with your doings returned thereon."
This summons shall be signed and properly attested as the act of such judge, sheriff or mayor, and may be varied to suit the circumstances of the case; and a copy of the same shall be immediately forwarded to the commander-in-chief by the civil officer issuing the same. The officer to whom the order of the commander-in-chief or such summons is directed shall forthwith order the troops therein called for to parade at the time and place appointed; and shall immediately, by telegraph or other most expeditious means, notify the commander-in-chief and brigade commander of the receipt of such summons and also by letter through the usual military channels. Such troops shall appear at the time and place appointed, armed, equipped and with ammunition, and shall obey and execute such orders as they may then and there receive according to law. All orders from civil officers to military commanders must be in writing and attested by two witnesses; but said orders shall contain only the specific act to be performed by the military officer. The manner of performing the said act shall be left to the discretion of the military officer. Military commanders shall transmit a copy of such orders at once through channels to the commander-in-chief.

56. Before using any military force in the dispersion of any riot, tumult, mob or unlawful assembly, or combination mentioned in this chapter, it shall be the duty of the civil officer calling out such military force, or some conservator of the peace, or if none be present, then of the officer in command of the troops, or some person by him deputed, to command the persons composing such riotous, tumultuous or unlawful assemblage or mob, to disperse and retire peaceably to their respective abodes and business; but, in no case shall it be necessary to use any set or particular form of words in ordering the dispersion of any riotous, tumultuous or unlawful assembly; nor shall any such command be necessary, where the officer or person, in order to give it, would necessarily be put in imminent danger of loss of life or great bodily harm, or where such unlawful assemblage or mob is engaged in the commission or perpetration of any forcible or atrocious felony; or in assaulting or attacking any civil officer or person lawfully called to aid in the preservation of the peace, or is otherwise engaged in actual violence to persons and property.

57. Any person or persons composing or taking part in any riot, tumult, mob or lawless combination or assemblage mentioned in this chapter, who, after being duly commanded to disperse, as hereinbefore provided in the last section, wilfully and intentionally fails to do
58. After any person or persons composing or taking part, or about to take part, in any riot, mob, rout, tumult, or unlawful combination or assembly, mentioned in this chapter shall have been duly commanded to disperse, or when the circumstances are such that no such command is requisite under the provisions of this chapter, the civil officer to whom such military force is ordered to report, or if there be no civil officer present, then such military officer (or if such command is acting under the direct order of the governor, then such officer within the limits provided in his instructions), shall take such steps for the arrest, dispersion, or quelling of the persons composing or taking part in any such mob, riot, tumult, outbreak, or unlawful combination or assembly, mentioned in this chapter, as may be required, and if, in doing so any person is killed, wounded, or otherwise injured, or any property injured or destroyed, by the civil officer, or officer or member of the National Guard or militia, or other persons lawfully aiding them, such officer, member or person shall be held guiltless.

59. It shall be unlawful for any person to assault, or fire upon, or throw any missile at, against or upon any member or body of the militia or National Guard, or civil officer or other person lawfully aiding them, when going to, returning from, or assembled for performing any duty under the provisions of this chapter; and any person so offending shall be guilty of a felony, and must, on conviction, be imprisoned in the penitentiary for not less than two years nor more than five years.

60. If any portion of the militia or National Guard, or person lawfully aiding them in the performance of any duty, under the provisions of this chapter, are assaulted, attacked, or in imminent danger thereof, the commanding officer of such militia or National Guard need not await any orders from any civil magistrate, but may at once proceed to quell such attack and disperse the attacking parties, and take all other needful steps for the safety of his command.

61. Whenever any shot is fired, or missile thrown at, against or upon any body of National Guard or militia, or upon any officer or member thereof, assembling or assembled for the performance of any duty under the provisions of this chapter, it shall forthwith be the duty of every person in the assemblage from which such shot is fired, or missile thrown, to immediately disperse and retire therefrom, without awaiting any order to do so, and any person knowing or having reason to believe
that a shot has been so fired, or missile thrown from any assemblage of which such person forms a part or with which he is present, and failing without lawful excuse, to retire immediately from such assemblage, is guilty of a misdemeanor; and any person so remaining in such assemblage, after being duly commanded to disperse, is guilty of a felony, and must, on conviction, be imprisoned in the penitentiary not less than one nor more than two years.

62. Whenever any rout, riot, or mob, has occurred or is progressing, or is so imminent that any portion of the militia or National Guard is or has been called out for the performance of any duty under the provisions of this chapter, it shall be lawful for the civil officer under whose orders the militia or National Guard is acting, or the commanding officer of such militia or National Guard, if it be deemed advisable in subduing or preventing such mob, or riot, or the outbreak thereof, to prohibit all persons from occupying or passing on any street, road, or place, or where the militia or National Guard may be for the time being, and otherwise to regulate passage and occupancy of such streets and places; any person, after being duly informed of such regulation, who wilfully and intentionally, without any lawful excuse, attempts to go or remain on such streets, roads, or place and fails to depart after being warned to do so, is guilty of a misdemeanor; and in such case, the officer in command of the National Guard, or militia may forthwith arrest persons so offending and turn them over to some civil magistrate.

63. Any civil or military officer or member of the National Guard or militia, or any person lawfully aiding them in the performance of any duty required under the provisions of this chapter, indicted or sued for any injury to person or property in endeavoring to perform such duty, shall have the right, and it is hereby made the duty of the court in which such indictment or suit is pending, upon the application of any person so indicted or sued, to remove the trial of the indictment or suit to some county free from exception.

64. Any officer whose command is called out under the provisions of this chapter, and reporting to any civil officer, may require such civil officer to make such order in writing, and prescribe therein the outline of the duties required of him and his command, and may decline to obey such orders until put in writing; and while such commanding officer must obey all lawful written orders of such civil officer, such military officer may use his discretion as to the manner of carrying out such orders, so long as he complies with their spirit.
65. The military courts of this State shall be: First, general courts-martial. Second, summary courts. Third, courts of inquiry.

66. General courts-martial may be ordered by the commander-in-chief or the brigade commander, and shall consist of five officers, any three of whom shall constitute a quorum, but at all times a majority of the court must be of a grade at least equal to that of the accused.

67. The president of every military court shall be the member of the court highest in grade and rank. Whenever any military court consists of one person, he shall be deemed the president thereof, within the meaning of this chapter. In the absence of the president of any military court, the senior officer present shall preside, with all the powers of president. The court may sit without regard to hours, and may adjourn from time to time, as may be necessary for the transaction of business. Any vacancy in any military court may be filled by the officer who ordered the court, or his successor in command; and the officer ordering a general court-martial may appoint a judge advocate for the same.

68. Challenges to the court, the arraignment of the accused, the proceedings, trial, record and form of appeal, shall in all respects, except as otherwise specially provided herein or in the regulations made hereunder, conform to the law and procedure of the courts-martial of the United States. After the challenges, if any, have been made and determined the president of the court or the judge-advocate shall administer the oath to the members of the court, and the oath shall be administered to him in turn by the president of the court. The oath shall be administered in the presence of the accused, unless, after due notice he fails to appear, and in case of a general court-martial, each member shall take an oath to the effect that he will faithfully try and determine, according to evidence, the matter before him, between the State of West Virginia and the person to be tried, and that he will duly administer justice according to the established rules of law for the government of the military forces of the State, and the judge-advocate shall take an oath to the effect that he will faithfully discharge the duties of judge advocate of such court according to the established rules of law for the government of the military forces of the State.

69. The members and judge-advocate of military courts shall keep secret the proceedings and sentence of the court until the same shall have been approved by the proper officer, and shall always keep secret the vote and opinion of any member of a court, unless required to give evidence thereof by a court of justice.
70. The president or judge-advocate of any military court, both before and after being sworn, may issue subpoenas for witnesses whose attendance at such court may be necessary in behalf of the State, and, on application, for witnesses in behalf of any person charged or accused or returned as delinquent; and may direct the commanding officer of any organization to cause such subpoena to be served on any member of his command. The president of any military court may, upon proof of service of a subpoena, issue attachments to compel the attendance of witnesses. Such attachments shall be served in the same manner as in civil cases in courts of record. The person attached for non-attendance shall pay the fees for such service, besides the penalty provided, unless he satisfies the court that his failure to attend was excusable. The court may issue execution for such fees, which shall be levied in the same manner as other executions under the law of this State. Every witness not appearing in obedience to such subpoena when duly served personally with a copy of the same and not having sufficient excuse, shall forfeit to the State the sum of twenty-five dollars. The president of such court shall from time to time report to the judge-advocate-general the names of all such delinquent witnesses, together with the names and places of residence of the persons receiving such subpoena and such judge-advocate-general may sue for and recover such penalties in the name of the State.

71. The president or the judge-advocate of every military court shall have power to administer the usual oath to witnesses, and the president shall have the same power to preserve order, to compel witnesses to be sworn and testify and to have the testimony of such witnesses as cannot be reasonably produced at the trial taken by deposition as civil courts of records.

72. When an officer or enlisted man is put in arrest for the purpose of trial, a copy of the charges and specifications upon which he is to be tried, shall be delivered to him or left at his last known place of abode or business, within twenty days after arrest, and the court shall be ordered for his trial within thirty days after the notice of arrest is received by the officer authorized to order the court. If a copy of the charges and specifications be not served, or a court be not ordered within the time herein limited, that arrest shall cease; but such charges and specifications may be served, a court ordered and the officer or enlisted man be brought to trial within twelve months after such release from arrest. The appearance of the accused, without objection, and pleading to the charges, shall be deemed a waiver of
any defect or irregularity of such service of any of the papers mentioned in this section. If an officer or enlisted man who has been ordered or duly summoned to appear before a military court for trial, fail to appear, the court may enter a plea of not guilty for him and proceed to trial in his absence.

73. Commissioned officers may be tried by a general court-martial for the following offenses:

First. For unmilitary or unofficer-like conduct.
Second. For drunkenness on duty.
Third. For neglect of duty.
Fourth. For disobedience of orders or any act contrary to the provisions of this chapter, or to the provisions of the regulations for the government of the National Guard.
Fifth. For refusing to grant a discharge to an enlisted man when entitled to the same.
Sixth. For oppression or injury of any one under his command.
Seventh. For a combination or attempt to break, resist or evade the laws or lawful orders given to a person, or advising any person so to do.
Eighth. For insult to a superior officer.
Ninth. For presuming to exercise his command while under arrest or suspension.
Tenth. For neglect or refusal, when commanding officer, to order out the troops under his command, when required by law or lawfully ordered by his superior officer.
Eleventh. For neglect or refusal to make a draft or detachment when lawfully ordered to do so.
Twelfth. For parading the troop under his command on days of election contrary to law.
Thirteenth. For receiving any fee or gratuity for any certificate.
Fourteenth. For neglect when detailed to drill or instruct a command, to make complaint for neglect or violation of duty as provided by law, or for any other neglect for which a commanding officer would be liable.
Fifteenth. For making a false certificate, account, or muster or parade or property return.
Sixteenth. For conduct unbecoming an officer or a gentleman, or for conduct to the prejudice of good order and military discipline.

On conviction of any of the above named offenses, officers may be sentenced to be cashiered, and shall thereby become incapacitated from holding any military commission, fined to any amount not exceeding one hundred dollars, or reprimanded, or to all or either of such fine and penalties.
74. Enlisted men, in time of peace, may be tried by a
general court-martial:
First. For disobedience of orders.
Second. For disrespect to his superior.
Third. For mutiny.
Fourth. For desertion.
Fifth. For drunkenness on duty.
Sixth. For conduct prejudicial to good order and
military discipline.
Seventh. For any act contrary to the military code or
to the provisions of the regulations for the government
of the National Guard, or to the by-laws of the organi-
zation to which he belongs, except for the non-payment
of dues and fines.
On conviction such enlisted man may be sentenced to
be dishonorably discharged with loss of time served,
reprimanded, and if a non-commissioned officer, reduced
to the ranks, fined to an amount not exceeding fifty
dollars, or all or either of such fine and penalties.
75. The commanding officer of the brigade, each
regiment or battalion, not a part of a regiment, may
appoint a summary court to consist of one commissioned
officer of his command for the trial of enlisted men.
Any officer so detailed may be relieved from the duties
of such court at any time, by the officer appointing him
or his successor in office and another detailed as such
court. Proceedings pending before such court shall not
abate or be suspended by reason of such relief and new
detail, and any officer so detailed shall have full power
and authority to do and perform all acts necessary to
complete any proceedings pending before the court to
which he was appointed and to carry into effect any
judgment, mandate, order or process, made or issued by
such court previous to such relief and new detail. A
summary court so appointed shall be permanent and
continuous. Its sessions shall be held at such times and
in such places as may be most convenient for the
prompt disposition of the business of the court within
the discretion of the officer constituting the same. The
officer constituting such court may appoint, and at any
time remove a clerk thereof, who shall receive a reason-
able compensation, to be fixed by such officer with the
approval of the brigade commander.
It shall be the duty of the commanding officers of
every regiment or battalion, and of every company,
battery or corps, attached to a regiment or battalion,
and of every battery, separate company and corps, to
make return to the summary court, appointed for or
having jurisdiction over the enlisted men of his com-
mand, as herein provided, of all delinquents in his com-
MAND, whereupon such delinquents must be forthwith summoned to appear before such summary court at the time and place designated in the summons. The judgment roll of such court shall, without delay, be delivered to the officer ordering the court or his successor in command, who shall approve or disapprove the same within fifteen days thereafter.

76. Before entering upon their duties summary courts shall take an oath of office to the effect that they will well and truly try and determine according to evidence, all matters between the State of West Virginia and any person or persons who shall come for trial before the court. This oath may be taken before any officer authorized by law to take acknowledgments of deeds, or before a field officer.

77. The president of a summary court shall designate and direct a fit person or persons to summon all delinquents to appear before the court. Service of the summons shall be made by the person so designated in the same manner that service of process in civil cases is made.

78. The form of summons, issued by summary courts provided by this chapter, shall be substantially as follows, the blanks being properly filled up:

**Summons.**

**The State of West Virginia,**

To . . . . . . . . . . . . . . . . . . Greeting:

You are hereby summoned and required personally to be and appear before a summary court for the trial of . . . . . . . . . . . . . . which will meet pursuant to the laws of the State of West Virginia, at . . . . . . . . . . on the . . . . . . . . . day of . . . . . . . . , 18 . . . at . . . . . . . . . . o'clock . . . m., by virtue of orders No. . . . . . . . . from headquarters . . . . . . . . . . . West Virginia National Guard, to answer to the following delinquencies and fines for offenses against regimental, battalion, battery, company, or corps, (as the case may be), by-laws, rules and regulations and dues, as follows, that is to say: With being absent from (stating the parade, drill or other duty for which the accused is charged with absence, or other delinquency).

Fines for offenses against by-laws, rules and regulations of regiment, battalion, battery, company or corps (as the case may be.)

$ . . . . . . . .

Dues . . . . . . . $ . . . . . . . .

Dated at . . . . . . . . . . 18 . .

(Signature and rank of presiding officer.)

West Virginia National Guard,

President of the Court.

An affidavit shall be attached to such summons, show-
ing the time, place and manner of service thereof, which may be made before any officer authorized to take acknowledgments of deeds, or before the president of the court or any general or field officer, and no person shall receive any fee for taking such affidavit.

The judgment roll shall consist of the summons and affidavit of service thereof, and the judgment of the court, which shall be in form, substantially as follows, the blanks being properly filled up:

**The State of West Virginia**

against

..........................................................

An (or a) ....................... in .................. (stating the organization of which the accuser is an officer or enlisted man), West Virginia National Guard.

Whereas, The said .................. having been duly served with the annexed summons to personally be and appear before the court, as required by law, to make answer to the charges herein specified; and said ........ (state whether the accused did or did not appear).

And it satisfactorily appearing that the said .................. is and was an (or a) .................., at the aforesaid dates, of the West Virginia National Guard, and that he was and is subject to the jurisdiction of the court; and it duly appearing that he had been duly notified to perform the duty, for neglect whereof he was returned as delinquent; and, after due deliberation of evidence offered by the State and the delinquent, the court finds and adjudges the said .................. guilty of the following named delinquencies, and does sentence him, the said .................. to pay a fine therefor, as follows:

..........................................................

(stating each delinquency as set forth in the summons and findings of the court thereon).

Fines for offenses against the by-laws, rules and regulations of regiment, battalion, battery, company or corps (as the case may be).

§ ........

Dues $ ........

Making a total fine of $ ........ dollars.

Signed ..................

Rank .................. W. Va. N. G.,

President of the Court.

The execution issued for the purpose of collecting the fines and penalties imposed by this chapter shall be substantially in the following form, blanks being properly filled up:
THE STATE OF WEST VIRGINIA,

To the Sheriff of .................. county, Greeting

WHEREAS, pursuant to the laws of the State of West Virginia, by an order duly issued by (name and rank of the officer ordering court,) ............ , of the West Virginia National Guard, and dated on the........ day of .......... 18.... , a court was duly appointed, for (state object of court) .................... , and

WHEREAS, The said court was duly and regularly convened, and was from time to time duly adjourned; and

WHEREAS, (name and rank of accused) ........ in (organization) ........ of the West Virginia National Guard, was duly and regularly returned to said court, as required by law, charged with (state whether accused was charged with delinquencies or offences against the military code, without specifying character thereof,) as appears by (either summons or charges and specifications, as the case may be,) duly filed with said court, and was duly summoned and notified to appear before said court; and it satisfactorily appearing to the court that such ...... was and is an ........ of the West Virginia National Guard and subject to the jurisdiction of the court; and, after due deliberation of the evidence offered by the State and the accused, the court did find and adjudge the said. ............... (state the finding,) .............. and did sentence him to pay a fine of .... dollars, and did also sentence him to pay fines for offences against the by-laws, rules and regulations of the said ........ regiment, battalion, battery, company or corps, (as the case may be) ........ of ........ dollars, and dues of ........ dollars, making a total fine of ........ dollars; and

WHEREAS, the proceedings, findings and sentences of such court were thereafter duly approved by ........ the officer ordering said court;

These are therefore in the name of the State of West Virginia to command you to levy and collect said fines, together with the sum of ........ dollars, being your costs, according to law, of the goods and chattels of ............. , and in default of sufficient goods and chattles of such ............. , to satisfy the same; then, to take the body of such delinquent and convey him to the common jail of ........ county, and deliver him to the jailor thereof; and the said jailor is hereby directed and requested to receive the body of such ........ conveyed to said jail, as aforesaid, and to keep such ........ closely confined and in the manner and during the time required by law, and until discharged according to law, for which this shall be his warrant; and of your
doings by virtue thereof to make return to me within forty days after the execution of these presents.

Given under my hand at ... and State of West Virginia, on the ... day of ..., 18...

(Signed) ... ... ...

(Rank and organization of presiding officer.)
West Virginia National Guard,
President of said court.

The papers constituting the judgment-roll and the execution shall each and all be prima facie evidence of the facts therein, or therein stated before all courts. The jurisdiction of the courts established by this chapter shall be presumed, and the burden of proof shall rest with the person seeking to oust any such court of jurisdiction in any matter or proceeding.

79. Enlisted men who shall, without proper excuse, be absent from, or in any other respect be delinquent at any drill, parade, encampment, meeting for instruction, or other duty ordered by competent authority, may be fined by a summary court not more than five dollars nor less than one dollar for each day or part thereof of such absence or other delinquency.

80. Courts of inquiry to consist of from one to three officers of at least equal grade with the officer, or with the senior officer if there be more than one, in regard to whom the court is ordered, may be ordered by the commander-in-chief or the brigade commander, for investigating the conduct of any officer or for investigating any facts made the subject of military complaint. Such courts of inquiry shall, without delay, report the evidence adduced, a statement of the facts, and, when required, an opinion thereon, to the officer ordering the court.

81. Any person other than a member of the National Guard, who shall be guilty of disorderly, contemptuous or insolent behavior in, or use any insulting or indecent language or expressions to or before any military court, or any member of either of such courts, in open court, to interrupt the proceedings or to impair the authority of such courts, may be arrested by order of the president of the court, and at once delivered to the civil authorities; and such person, if found guilty, shall be fined not less than five dollars nor more than fifty dollars, or be imprisoned in the county jail not exceeding thirty days, or be punished by both fine and imprisonment.

82. The record of the proceedings and sentence of every court-martial shall, without delay, be delivered to the officer ordering the court, or to his successor in command, who shall approve or disapprove thereof.
No commissioned officer shall be discharged or dismissed by sentence of a court-martial, unless such sentence is approved by the commander-in-chief. The sentences of courts shall be published in orders.

83. Every officer authorized to approve or disapprove the proceedings of a court-martial is authorized to reconvene court and send back its proceedings for revision, and to remit, commute, or investigate any punishment awarded by the court.

84. All fines under the provisions of this chapter shall be levied or collected by the sheriff of the county in which such fines are imposed or the sheriff of any county of the State in which the delinquent is found, and paid to the treasurer of the State, who shall credit the same to the military fund of the State, except that fines imposed under the by-laws of military organizations, authorized by this chapter, shall be paid to the commanding officer of such organization, and by him credited to the fund thereof. Whenever process of law is necessary for collection of fines, the sheriff shall collect in addition thereto his usual fees; but when fines are paid voluntarily the fees of the sheriff shall be deducted therefrom.

85. The officer ordering any military duty shall have the power to excuse any officer or enlisted man for absence therefrom, upon good and sufficient grounds. Commanding officers of batteries, companies and corps, shall make a return within five days after any parade, drill or encampment, of all enlisted men absent without excuse from the same, to their next superior in command.

86. Any officer or enlisted man fined in any military court may, at any time within twenty days from the date of the order approving such fine, pay the amount thereof to the sheriff, who shall make report thereof to the president of the court.

87. For the purpose of collecting any fines or penalties imposed by any court-martial or summary court, the president of the court shall, within ten days after the expiration of the twenty days in which payment is allowed, if such fines and penalties have been approved, issue execution or executions, for the collection of such fines and penalties as remain unpaid. In default of sufficient personal property to satisfy the same, the officer executing the same shall take the body of the delinquent and convey him to the common jail of the city or county in which he may be found, whose jailer shall closely confine him without bail for two days for any fine or penalty not exceeding two dollars, and two additional days for every dollar above
that sum, unless the fine or penalty, together with the costs and jailer's fees, be sooner paid. No such imprisonment shall extend beyond the period of sixty days, and the prisoner may be liberated at any time by order of the officer who ordered the court that imposed the fines or penalties.

88. Any sheriff to whom any execution shall be directed and delivered shall execute the same by levying and collecting the fines or penalties within ninety days from the receipt of such execution, and make return thereof to the officer who issues the same. Any execution for the collection of fines issued by virtue of this chapter may be renewed in the same manner that executions issued from circuit courts may by law be renewed.

89. When a certified copy of the proceedings relating to the infliction of any fine for offenses against the by-laws, rules and regulations of any association organized pursuant to this chapter, and any dues not exceeding twenty-five dollars, with a copy of such by-laws, rules and regulations, has been returned to any summary court, such fine may be enforced by said court in the same manner as a fine for delinquency.

90. For violation of by-laws, rules and regulations of associations organized pursuant to this chapter, enlisted men may be tried by a military court having jurisdiction; enlisted men may also be expelled from the battery, company or corps to which they belong, by a vote of the majority of all its members, and upon such action being confirmed in orders by the brigade commander, such enlisted men shall be discharged.

91. No action shall be maintained against any member of a military court, or officer or agent acting under its authority, on account of the imposition of a fine or penalty or for the execution of a sentence on any person.

92. When any portion of the military forces of this State shall be on duty, under or pursuant to the orders of the commander-in-chief; or whenever any part of the State forces shall be ordered to assemble for duty in time of war, insurrection, invasion, public danger, any breach of the peace, tumult, riot or resistance to process in this State, or imminent danger thereof, the rules and articles of war, and the general regulations for the government of the army of the United States shall be considered in force and regarded as part of this chapter until said forces shall be duly relieved from such duty. No punishment under such rules and articles which shall extend to the taking of life, shall, in any case, be inflicted except in time of actual war, invasion, or insurrection, declared by proclamation of the governor to exist, and then only after the approval of the commander-in-chief of
the sentence inflicting such punishment. In the event of invasion, insurrection, rebellion or riot, the commander-in-chief may in his discretion declare a state of war in the towns, cities, districts or counties where such disturbances exist.

93. The commander-in-chief is hereby authorized to make such rules and regulations, from time to time, as he may deem expedient; but such rules and regulations shall conform to this chapter, and as nearly as practicable to those governing the United States army, and when promulgated, shall have the same force and effect as the provisions of this chapter. But the rules and regulations in force at the time of the passage of this chapter, shall remain in force until new rules and regulations are approved and promulgated.

94. All matters relating to the organization, discipline and government of the National Guard, not otherwise provided for in this chapter or in regulations, shall be decided by the custom and usage of the United States army.

95. The field, staff and company officers of any regiment, or battalion not a part of a regiment and members of any battery, company or corps, may organize themselves into an association or associations of which the commanding officer shall be president, and by a vote of two-thirds of all their members adopt by-laws, rules and regulations not inconsistent with this chapter, and which shall conform to the system prescribed in regulations, and be submitted to the commander-in-chief for his approval, and when approved by him, such by-laws, rules and regulations shall be binding upon any commissioned officers and enlisted men therein, but they may be altered in the manner provided for their adoption from time to time, as may be found necessary.

96. When a suit or proceeding shall be commenced in any court by any person against any military officer of the State, for any act done by such officer in his official capacity in the discharge of any duty under this chapter, or against any person acting under the authority or order of any such officer, or by virtue of any warrant issued by him pursuant to law, the defendant may require the person prosecuting or instituting the suit or proceeding, to file security for the payment of costs that may be incurred by the defendant therein, and the defendant in all cases may make a general denial and give the special matter in evidence, and in case the plaintiff shall be non-suited or have a verdict or judgment rendered against him the defendant shall recover treble costs.
97. Every commissioned officer and enlisted man of the National Guard of this State shall be exempt from all jury duty.

98. Any sheriff failing to execute any process, or to make proper return of all fines and penalties collected is guilty of a misdemeanor.

99. A person convicted of a crime declared by this act to be a misdemeanor shall be punished by imprisonment in the county jail for not more than one year, or by a fine of not more than five hundred dollars, or by both.

100. The corps of cadets of the West Virginia university shall be held as a part of the West Virginia National Guard, subject to such duty as the commander-in-chief may order.

101. Chapters eighteen and nineteen of the code and all other acts or parts of acts relating to the militia or military forces of the State are repealed.

CHAPTER 62.

AN ACT to establish a school book board in every county of the State and to prescribe its duties; to provide for the sale of school text-books, and to provide penalties for violations of this act.

[Passed February 19, 1897. In effect ninety days from passage. Approved February 22, 1897.]

Be it enacted by the Legislature of West Virginia:

1. There is hereby established in every county of this State, a school book board, to be composed of the county superintendent of the county, who shall be a member and the secretary of the board, and eight other reputable citizens and taxpayers of the county. At least four of the eight shall be freeholders and not school teachers, and at least three shall be persons actively engaged as teachers in the schools of the county and shall hold a teacher's certificate or its equivalent. Not more than five of said eight shall belong to the same political party. The said eight persons shall be appointed by the county court. The term of office of each of said members shall be four years and until their successors are appointed, beginning on the first day of July next after their appointment. Said appointment shall be made on or before the fifteenth day of June, one thousand eight hundred and ninety-seven, and in every fourth year thereafter on or before
Term of office; when to begin.

The fifteenth day of July, and the term of office of those appointed after the first appointment (except appointments to fill vacancies,) shall begin on the first day of August next after their appointment, and continue four years and until their successors are appointed. They shall receive as compensation for their services the sum of two dollars per day for each day they shall be in session as a board, and shall not receive pay for more than two days in any one year, which compensation shall be paid out of the county treasury. Vacancies in said board shall be filled for the unexpired term in the same manner as the original appointment was made. Five members shall constitute a quorum, but a smaller number may adjourn from day to day until a quorum appears. Every person so appointed shall, before entering upon his duties, take an oath that he will support the Constitution of the United States and the Constitution of West Virginia, and that he will faithfully discharge the duties of his office. A certificate of every such oath shall be filed with and preserved by the clerk of the county court.

2. The secretary shall keep a record in a book provided for the purpose, of the transactions of every meeting of the board, and shall record the names of the members voting for and against every proposition to adopt any text-book; which record shall be open to the inspection of any citizen of the county.

3. Immediately after the appointment of said board, in the year one thousand eight hundred and ninety-seven, it shall be the duty of the county superintendent to communicate with the publishers of text-books, inviting the submission by such publishers of samples and prices of their books. When such samples and prices have been obtained, it shall be the duty of said board to meet at the county seat on or before the first Monday of August, one thousand eight hundred and ninety-seven, on the call of the county superintendent, and organize by choosing one of their number president. Said board shall then proceed to select and adopt one text-book or a series of text-books on each subject required to be taught in the free schools of the State and not provided for by contract under chapter thirty-seven of the acts of one thousand eight hundred and ninety-five, for a term of five years, due reference being had to the character of the books and the terms offered. It shall require the affirmative votes of five members of the board to adopt such book or series of books at said first meeting.

4. In making selection of text-books at any time, it shall be the duty of said board to procure the best pos-
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153

eible terms for exchange and introduction, and for the regular supply of the books for a term of five years, and they are hereby empowered to fix the retail price at which such adopted books shall be sold after the exchange and introduction have been effected, but such permanent retail price shall not exceed twenty-five per cent. advance on the net contract price.

5. Said board shall, upon making an adoption of any text-books, decide upon the date when such adoption shall go into effect. The secretary shall send to the State superintendent of free schools, and to all the boards of education in the county notice of the names of the books adopted, the prices fixed therefor, and the date fixed for their introduction and use in the schools of the county.

6. At least six months before the expiration of the contract made under provisions of chapter thirty-seven of the acts of one thousand eight hundred and ninety-five, it shall be the duty of the State superintendent to notify county superintendent of date of expiration of contracts, etc.; when.

Board to meet upon call of county superintendent.

6. At least six months before the expiration of any such contract and adopt one text-book or a series of text-books on each subject contracted for under said chapter thirty-seven of the acts of one thousand eight hundred and ninety-five, for a term of five years. On the call of the county superintendent the said board shall meet in regular session at least three months before the expiration of any contract made under the provisions of this act, and select the necessary books to be used for the succeeding term of five years. If any publisher shall fail or refuse to furnish any book contracted for under the provisions of this act, it shall be the duty of said board, on the call of the county superintendent, to meet and select books to be used instead of those which said publisher have failed or refused to furnish. But no books shall thereafter be adopted of a publisher who shall have failed or refused to fulfill his contract with any board in the State, and the name of any such publisher shall be furnished by the secretary of said board to the State superintendent of free schools, and the State superintendent shall communicate the same to every county superintendent.

7. No text-book or series of text books, on any one subject now contracted for under said chapter thirty-seven of the acts of one thousand eight hundred and ninety-five, or that shall be contracted for under the provisions of this act, shall be changed for another or
different book or series of books, except by the affirmative votes of five members of the board; Provided, That no change in the text-books contracted for under the provisions of said chapter thirty-seven of the acts of one thousand eight hundred and ninety-five shall be made until the expiration of such contracts, unless for failure of the contractor. And not more than one book or one series of books on one subject, shall be changed in any one year, except by the affirmative votes of six members, and except as provided in section three; Provided, That in case of failure of a publisher to comply with his contract, the board may, by the affirmative vote of five members, adopt other books in place of those contracted for.

8. After the adoption of any text-books the board shall contract with the publishers proposing the same, to supply said books in sufficient quantities, for a term of five years, beginning on a date to be stated in the contract, to every board of education, depository, agent of said school book board or of said board of education, or to any dealer or other person of the county, at the prices named in the contract, and free on board the cars at the place of publication or other place (which place shall be named in such contract); and that said books shall be equal in binding, typography, and in all other respects to the samples furnished; and that no changes shall be made in said books during the life of the contract. In such contract shall be stated the accurate title of every book therein contracted for, the name of the author and of the publisher thereof, and the agreed price or prices thereof. Forms of such contract shall be prepared by the State superintendent of free schools, and furnished to each county superintendent. Every dealer or publisher entering into such a contract shall furnish to the county superintendent a sample copy of each book contracted for, and the county superintendent shall attach to each of said books a label bearing thereon: "Sample copy contracted for with .......... .......... on the .......... day of .......... 189 .......... ................. county superintendent."

9. Every publisher entering into contract with any board under the provisions of this act, shall, within thirty days thereafter, give a bond, in the penalty of ten thousand dollars, to be approved by the governor and deposited with the State superintendent of free schools, conditioned for the faithful performance of every such contract made by such publisher thenceforward or thereafter with any such board.

10. No member of said board shall serve, directly or indirectly, as the agent for any publisher in school books
School Book Law.

competing for adoption under the provisions of this act, or be personally interested in any school book, and no teacher nor school officer shall act as agent for any school book.

11. At the first meeting after the thirtieth day of June, one thousand eight hundred and ninety-seven, the board of education of any district in this State, may (at their option,) appoint one or more depositaries in each district, and when practicable one or more depositaries at or near each post office, who shall keep at all times a sufficient supply of text books to supply the free schools of the neighborhood. Each depositary shall execute a bond in the penalty of double the value of the books which he will probably have on hand at any time, but in no event of a less penalty than one hundred dollars; which bond shall be approved by the board of education and filed with the secretary thereof. The board of education may discharge any depositary at any time, and require him to deliver the books in his possession to such person as the board may name, and require the depositary to settle his accounts and pay over to the sheriff any balance in his hands on or before a date named by the board.

12. Each depositary shall, on or before the first day of September in each year, unless the board of education shall name an earlier date, make out a list of the text-books, in sufficient quantity in his judgment to supply the schools in his neighborhood for a period of six months, and from time to time thereafter each depositary shall make out additional lists of such books so that he may at all times have a sufficient supply on hand; such lists, when approved by the board of education, or the president thereof, shall be signed by him and the secretary thereof, and by the secretary forwarded to the address of the publishers of the books therein named.

13. It shall be the duty of said publishers promptly to forward the books therein named to such depositary, and to make out two invoices or bills therefor, one of which shall be forwarded to the depositary, and the other to the secretary of the board of education.

The board of education shall supply the secretary with a proper book in which to keep the accounts of all the depositaries in the district. On the receipt of each invoice the secretary shall charge the amount thereof against the depositary receiving the books therein named in said account book, and file or preserve the invoice or bill. If there be any error in such invoice or bill, the depositary receiving the same shall promptly notify the publisher making the same; and if such publisher fail to correct such error within twenty days thereafter,
such depository shall notify the secretary of the board of education thereof, and the board of education shall investigate the same and take such action therein as may be proper and just. Each depository shall pay to the sheriff of the county, at the end of each thirty days, or oftener if required, and whenever required by the board of education, the amount received by him from the sale of such text-books, since his last previous payment, less his commission (to be fixed by the board of education and not to exceed fifteen per cent. in the amount of such sales), and the amount paid by him for transportation charges on such books, provided that each statement of charges to the sheriff shall be accompanied by all the transportation bills paid by said depository. The sheriff shall give duplicate receipts therefor to such depository, wherein shall be stated the total amount of such sales and the amount paid by such depository to the sheriff, one of which receipts shall be filed by such depository with the secretary of the board of education, and upon receiving the same said secretary shall credit the account of said depository with the amount appearing thereby to have been so paid by him to the sheriff and the amount paid for transportation charges, and the amount of said commission by separate items, and said secretary shall charge against the account of the sheriff, which he is hereby required to keep, the amount paid by such depository to such sheriff, to be accounted for by the sheriff in his annual settlement with the board of education. The amounts received from the sales of such books shall be credited to the building fund of the district.

14. The board of education of each district shall be liable in its corporate capacity for the whole amount of all such text-books furnished to the depositaries in the manner hereinbefore prescribed, and shall within sixty days from the date of any invoice or bill of text-books supplied by the publishers thereof to any depository in the district, in the manner prescribed in the preceding section, cause an order to be issued in favor of such publishers, payable out of the building fund of the district, and cause such order to be forwarded by mail to such publishers. On presentation of such order to him the sheriff shall pay the amount thereof to the party entitled to receive the same, if there be in his hands sufficient funds due the building fund of said district; but if the sheriff have not sufficient of such funds to pay the same, he shall endorse on the back thereof the words: "Presented for payment," with the date of such presentation, and said order shall draw interest from that date.
If the sheriff shall fail or refuse to pay such order when he has funds in his hands, or should by law have the same, with which to do so, he shall be liable as provided in section forty-six of chapter forty-five of the code.

15. The board of education shall pay the cost of such books and the amount of charges for transportation out of the building fund of the district, and shall lay an annual levy for the same upon the taxable property of the district in the manner and at the time that other levies are laid for said fund, and if at any time any scholar or scholars should remove from the county into another county in which a different book or series of books, or different books have been adopted, the board of education of any district are authorized to purchase from such scholar or scholars with money from the building fund and at a fair valuation, such book or books or series of books as may not be adopted in the county to which they may remove.

Provided, That the provisions of this section shall not apply to districts in which no depositary shall be appointed.

16. The board of education may remove any depositary in his district at any time, and appoint another in his stead; may require him to execute a new bond, or additional bond, whenever in their opinion they shall deem it necessary, and may cause to be made at any time an invoice of the text-books in the possession of any such depositary. It shall be the duty of every depositary, whenever the board of education shall order him to turn over to his successor or such other person as the said board may name, all text-books in his possession.

17. Every depositary shall receive from any resident of his district copies of the books that may at any time be suspended by adoption of other books in their stead, at the contract exchange allowance of such superseded books, to be applied on payment of adopted books.

Each depositary shall turn over such superseded books to the board of education at such times as the board may direct and shall receive credit on his account for the value thereof.

Such superseded books shall be held by the board of education subject to the orders of the publishers thereof, for a period of not longer than three months.

18. If any teacher in a primary or graded school of the free school system of this State use, or cause to be used in such primary or graded school, any text books not authorized in place of an authorized book, then the county superintendent shall apply to the board of education for an order signed by said board, directed to
Disobedience of order by teacher; penalty.

Board to retain amount out of salary.

Punishment for violation of this act.

Former contract not to be impaired.

such teacher, requiring the use of such unauthorized text-book to be discontinued; and if any teacher shall disobey any such order issued by said board of education, such teacher shall forfeit the sum of ten dollars for each such offense, and it shall be the duty of the board of education of the district where said teacher is employed to retain that amount out of the salary of said teacher, which amount so forfeited shall be paid into the teachers' fund of such district.

19. Any publisher, school officer, depository, dealer, teacher or other person, violating the provisions of this act, shall be guilty of a misdemeanor, and, on conviction thereof, shall be fined for each offense not less than five nor more than fifty dollars.

20. Nothing contained in this act shall be construed as changing or modifying the contracts heretofore made with publishers of text-books under authority of chapter thirty-seven of the acts of one thousand eight hundred and ninety-five; and all acts or parts of acts coming within the purview of this act and inconsistent therewith, are hereby repealed.

CHAPTER 63.

AN ACT extending the time in which distraint and sale may be made for taxes.

[Passed February 17, 1897. Takes effect from passage. Became a law over Governor's veto.]

Be it enacted by the Legislature of West Virginia:

1. That the sheriffs of the several counties in the State of West Virginia whose terms expired on the thirty-first day of December, one thousand eight hundred and ninety-two be allowed until the thirty-first day of December, one thousand eight hundred and ninety-nine upon which to make distraint or sale for the collection of taxes not returned delinquent for the years one thousand eight hundred and ninety-three, one thousand eight hundred and ninety-four, one thousand eight hundred and ninety-five and one thousand eight hundred and ninety-six, and for the years one thousand eight hundred and eighty-nine, one thousand eight hundred and ninety, one thousand eight hundred and ninety-one and one thousand eight hundred and ninety-two; and any person who shall remove from the county wherein he or she has been assessed, before paying the tax
on said assessment, the sheriff of said county may forward the tax receipt of said assessment to the sheriff of the county in which said person has removed, who is hereby empowered to make levy and collect said tax the same as he is empowered to levy and collect tax on assessments made in his own county.

CHAPTER 64.

AN ACT for the relief of the sureties on the official bond of Warwick Hutton, late sheriff of Randolph county and of J. C. Arbogast, late sheriff of Pocahontas county, West Virginia.

(Passed February 20, 1897. In effect ninety days from passage. Became a law without the Governor's approval.)

Be it enacted by the Legislature of West Virginia:

1. That Abraham Crouch and Lee Crouch, executors of M. H. Crouch, deceased, Andrew Crouch, Newton Crouch and B. L. Butcher, executors of Jacob Crouch, deceased, sureties on the official bond of Warwick Hutton, late sheriff of the county of Randolph, be and they are hereby released from all damages and interest over and above six per cent. on the debt of said Hutton to the State of West Virginia, that has accrued or may accrue on said debt; and that the sureties on the official bond of J. C. Arbogast, late sheriff of Pocahontas county, West Virginia, be likewise relieved from all damages and interest over and above six per cent. on the debt of the said Arbogast to the state of West Virginia, that has accrued or may accrue on said debt.

CHAPTER 65.

AN ACT for the relief of the sureties on the official bond of F. M. Chaflin, late sheriff of Logan county.

(Passed February 25, 1897. In effect ninety days from passage. Became a law without the Governor's approval.)

Be it enacted by the Legislature of West Virginia:

That J. A. Nighbert, S. S. Altizer, J. B. Bushkirk, U. J. A. Nighbert and others, sureties on the official bond of F. M. Chaflin, late sheriff of Logan county, West Virginia, be and they are hereby released from the payment of all damages and interest in excess of
RELIEF OF SHERIFFS.

six per cent. per annum, on the debt due from the said F. M. Chaffin, late sheriff of Logan county, to the State of West Virginia.

CHAPTER 66.

AN ACT to release and discharge Edmund Kyle, late sheriff of Cabell county, from the payment of twelve per cent. interest upon the balance due from him to the State of West Virginia, and to authorize the auditor to allow, upon the settlement of the accounts of the said Edmund Kyle, late sheriff of Cabell county, commissions upon the amount due to the State, when the entire settlement and amount due the State, less the said excessive interest and commissions have been paid into the State treasury by the said Edmund Kyle or his sureties.

[Passed February 25, 1897. In effect ninety days from passage. Approved February 26, 1897]

WHEREAS, Edmund Kyle, late sheriff of Cabell county, was for the year one thousand eight hundred and ninety-two, indebted to the State of West Virginia, on which the State has obtained judgment for the sum of twenty-nine thousand seven hundred and twenty-eight dollars and twenty-eight cents; and

WHEREAS, In said judgment the interest upon the said money was computed at twelve per cent. and the said Edmund Kyle was not allowed any commissions upon the same; and

WHEREAS, The sureties for the said Edmund Kyle have already paid twenty thousand dollars of said sum, and are ready and willing to pay the remainder of said sum provided the said excessive interest is released and the judgment credited with the commissions upon the amount due the State; and

WHEREAS, It appears that the default upon the part of Edmund Kyle, late sheriff of Cabell county, was caused by default of his deputies, who failed to collect the taxes within the said time, and that the said Edmund Kyle has applied all of his property, so far as the same could be applied, toward raising the said money to pay the said debt, and that there is still a balance due thereon;

Now, therefore, in order to release the said Edmund Kyle from the interest of 12 per cent., with which he is charged, and credit him with his legal commissions upon the money due the said State of West Virginia, when the entire amount due the State except the excessive interest and commissions are paid;
Be it enacted by the Legislature of West Virginia:

That the said Edmund Kyle be and he is hereby released and discharged from the judgment of the twelve per cent. interest charged in said judgment, and the auditor is directed to make such reduction, and to credit the said Edmund Kyle with his legal commissions as if the same had been paid in the time required by law, upon the payment of the entire balance due the State by the said Edmund Kyle, late sheriff of Cabell county, or his sureties, less the excessive interest and commissions.

CHAPTER 67.

AN ACT for the relief of the sureties on the official bond of J. S. Lambert, late sheriff of Wyoming county.

[Passed February 18, 1897. In effect ninety days from passage. Approved February 19, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That J. D. Cook, Lark Allen, W. T. Lambert, G. E. Lambert and Charles S. Canterbury, sureties on the official bond of J. S. Lambert, late sheriff of the county of Wyoming, and also the administrators of the estates of the following deceased sureties of the said J. S. Lambert, to-wit: W. D. Conley, James Brooks and J. O. Sanders, be and they are hereby released from all damages and interest on the debt of said J. S. Lambert to the State of West Virginia, that has accrued, or may accrue on said debt.

CHAPTER 68.

AN ACT to permit the judge of the fifth judicial circuit and the judge of the circuit court of Kanawha county, each to employ a short hand writer at his discretion.

[Passed February 20, 1897. In effect from passage. Approved February 22, 1897.]

Be it enacted by the Legislature of West Virginia:

The judge of the fifth judicial circuit and the judge of the circuit court of Kanawha county, each may, at his discretion, employ a short hand writer, to be known as an official stenographer, to report, under such regulations
CONCERNING BURIAL GROUNDS.

as such judge may prescribe, the proceedings had and testimony given in the trial of any civil or misdemeanor causes in the circuit courts of said circuit or in said court of Kanawha county, as well as the proceedings had and testimony given in any other matter in hearing before the court, and may allow him a reasonable compensation for his services and expenses, to be certified by the court to the county court of the county in which said trial took place or other matter was heard, and paid by it out of the county treasury.

The said official stenographer may, when necessary, employ a deputy at his own expense.

Provided, however, That this act shall not apply to any other county in the seventh judicial circuit but Kanawha county.

CHAPTER 69.

AN ACT authorizing the trustees of the Methodist Episcopal Church at Morgantown to remove the remains of the dead from the "Methodist Burying Ground" at Morgantown, and to sell the said ground, and authorizing the expenditure of the proceeds of sale for church purposes.

[Passed February 20, 1807. In effect ninety days from passage. Approved February 20, 1807.]

Be it enacted by the Legislature of West Virginia:

1. The trustees of the Methodist Episcopal Church of Morgantown Station, in whom the title to the real estate known as the "Methodist Burying Ground," situate within the corporate limits of Morgantown, and near the West Virginia University, and fronting on Front street, is vested, are hereby authorized at their own expense to remove the remains of the dead buried therein, and re-inter the same in Oak Grove Cemetery or some other regularly established burial ground.

2. Said trustees are authorized to institute proceedings to sell said real estate under chapter fifty-seven of the code of West Virginia, but the circuit court in any order of sale made therein shall provide for the orderly and decent removal and re-interment of the remains of the dead therein buried, as provided in section one of this act, and the removal and replacing of the monuments or stones marking the graves, so as to properly identify the new graves, without cost to the relatives and friends of said dead, and said court may provide by proper order for the disposition of the proceeds of sale of said real
CONCERNING BURIAL GROUNDS.

163

estate for the use and benefit of the members of said church, either by the purchase of land upon which to erect a church edifice or a parsonage, or by the building of a new church edifice, or repairing or rebuilding the present building upon the real estate now owned by said trustees and said members.

3. The friends and relatives of the persons buried in said lot shall have the privilege of taking charge of and removing the remains of any dead they may desire to remove and of removing and re-erecting the tombstones, monuments and tablets thereto, at their own cost; but the same shall be done within sixty days after the first publication of notice in the weekly newspaper published in Morgantown, (which publication shall be continued for six successive weeks,) that said trustees will thereafter remove the remains of such dead as have not been removed by their friends or relatives within said sixty days, and after said sixty days have expired, said trustees may remove and re-inter the same and remove and re-erect the monuments, tombstones and tablets in a substantial manner and with as little injury as possible.

CHAPTER 70.

AN ACT to amend and re-enact section four of chapter fifty-seven of the code of one thousand eight hundred and ninety-one, in relation to the appointment of trustees for burial grounds named in said chapter, by the addition of section four (a) to section four of said chapter.

[Passed February 20, 1897. In effect ninety days from passage. Approved February 22, 1897.]

Be it enacted by the Legislature of West Virginia:

4a. That in cases mentioned in the first section of this chapter, where the conveyance was made of grounds for burial purposes, to a society or religious sect, that has become extinct in the county and vicinity where said burial grounds are situated, and the trustees of same have removed or died, the circuit court of said county, upon the application of five or more persons having relatives buried in said burial grounds, shall appoint five trustees, who for the time being and their successors shall be invested with all the powers necessary to promote and carry out the object and purposes named in said conveyance.
DRY CLOSETS FOR PENITENCIARY.

CHAPTER 71.

AN ACT directing the board of directors of the West Virginia penitentiary to have constructed a dry closet system and crematory sufficient for the purpose of consuming the night soil and other noisome matter accumulating at such penitentiary.

[Passed February 19, 1897. In effect ninety days from passage. Approved February 19, 1897.]

Be it enacted by the Legislature of West Virginia:

1. The board of directors of the West Virginia penitentiary are authorized and directed to have constructed a dry closet system and crematory sufficient to consume the night soil and other noisome matter accumulating at said penitentiary.

2. The sum of two thousand dollars or so much thereof as may be necessary is hereby appropriated out of any money in the treasury, not otherwise appropriated, for the construction of said dry closet system and crematory, which shall be paid on the order of the board of directors of said penitentiary signed by the president and clerk of such board.

CHAPTER 72.

AN ACT to amend and re-enact the second, third and fifth sections and to repeal the sixth and tenth sections of an act entitled "An act to organize the circuit courts in the first judicial circuit," passed January thirty-first in the year one thousand eight hundred and eighty-one.

[Passed February 26, 1897. In effect ninety days from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

The second, third and fifth sections of the act of the legislature entitled "An act to organize the circuit courts in the first judicial circuit," passed on the thirty-first day of January in the year one thousand eight hundred and eighty-one, are hereby amended and re-enacted so as to read as follows:

2. Either or both of the judges of the circuit may hold any regular, special or adjourned term of any court therein, and when both judges shall be present at any court, they may sit together for the purpose of making rules, making any appointments authorized to
be made by the circuit court, assigning the business of the court to the respective judges, or transacting any business of the court for which it is proper in their opinion that they should sit together, or they may hold court separately, but no cause shall be tried or heard by the judges sitting together. In Ohio county the courts held by the respective judges shall be designated as parts one and two of the circuit court of Ohio county, and each shall have and exercise the same power, authority and jurisdiction as are or may be vested in circuit courts. Either of said parts may be held by a judge of another circuit or by another person in any case where the circuit court of the county might be held by such judge or person if there were but one judge of the first circuit. Either of said parts, or the circuit court of any county in the circuit, may be held at such place other than the court house but in the same town as may be appointed by its order or by warrant of both judges, or of the judge assigned to hold such part or court. A copy of such order or warrant shall be posted by the clerk at the front door of his office at the court house door and at the place so appointed.

3. The clerk of the circuit court of Ohio county shall, when not present in person, cause a suitable deputy to attend the court and each part thereof, and shall cause proper record books to be provided and kept for each part of the court. Rules and all orders and proceedings of the judges sitting or acting together shall be entered on the order book of each part. The sheriff shall in person or by deputy, attend the said court and each part thereof.

5. As early as convenient in each year the judges of the first circuit shall designate the courts to be held by each judge during the year, including the said parts. Such designation shall be made in writing and a copy thereof signed by the judges shall be sent to each clerk of a circuit court in the circuit and by him be entered on his law order book. Such designation may be changed during the year, both judges concurring, and a copy of the order or agreement making such change shall be sent to the clerk of each court affected thereby and by him be entered upon his law order book.

Sections six and ten of the said act entitled, “An act to organize the judicial courts in the First judicial circuit,” passed January thirty-first, one thousand eight hundred and eighty-one, are hereby repealed.
CHAPTER 73.

AN ACT to provide for the printing in book form of the records of West Virginia soldiers in the union army, war of the rebellion.

[Passed February 25, 1897. In effect ninety days from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

1. That the governor, attorney general and adjutant general be, and they are hereby authorized to secure the publication in book form with good, substantial binding, the records of all the regiments and parts of regiments, and all other soldiers, furnished by West Virginia, who served in the Union army in the war of the rebellion. Said publication to contain the main items of the record of each officer and soldier, so far as the same is attainable from the rolls and records now on file in the adjutant general's office, including all such records as will serve to preserve to history the records of West Virginia in said war.

They shall begin said work as soon as practicable, and continue the same until the said records are printed.

The publication, when completed, shall be under the control of the governor.

That there be appropriated out of any money in the treasury of this State, not otherwise appropriated, the sum of one thousand dollars, or so much thereof as may be necessary for the purposes set forth in the foregoing act.

CHAPTER 74.

AN ACT to amend and re-enact section four of chapter one of the acts of one thousand eight hundred and eighty-one, as amended and re-enacted by chapter twenty-six of the acts of one thousand eight hundred and eighty-one, and as amended and re-enacted by chapter thirty-five of the acts of one thousand eight hundred and eighty-two, and as amended and re-enacted by chapter twenty-seven of the acts of one thousand eight hundred and ninety-one, entitled "An act fixing the time of holding the circuit courts in the several counties in this state."

[Passed February 16, 1897. In effect ninety days from passage. Approved February 17, 1897.]

Be it enacted by the Legislature of West Virginia:

That section four of chapter one of the acts of one thousand eight hundred and eighty-one, as amended and
re-enacted by chapter twenty-six of the acts of one thousand eight hundred and eighty-one and as amended and re-enacted by chapter thirty-five of the acts of one thousand eight hundred and eighty-two and as amended and re-enacted by chapter twenty-seven of the acts of one thousand eight hundred and ninety-one, be amended and re-enacted so as to read as follows:

4. The circuit courts for the several counties of the fourth judicial circuit, shall hereafter commence and be held as follows:

For the county of Wetzel, on the third Tuesday in January, third Tuesday in May and the third Tuesday in September.

For the county of Ritchie, on the third Tuesday in February, the third Tuesday in June and the third Tuesday in October.

For the county of Doddridge, on the third Tuesday in March, the third Tuesday in July and the third Tuesday in November.

For the county of Tyler, on the second Tuesday in April, the second Tuesday in August and the first Tuesday in December.

For the county of Wirt, on the second Monday in February, the third Monday in May and the first Monday in October.

For the county of Wood, on the first Monday in March, on the second Monday in August and on the third Monday in November.

For the county of Pleasants, on the third Monday in January, on the third Monday in October.

All acts and parts of acts inconsistent with this act are hereby repealed.

CHAPTER 75.

AN ACT to amend and re-enact section ten of chapter one of the acts of one thousand eight hundred and eighty-one, as amended and re-enacted by chapter twenty-six of the acts one thousand eight hundred and eighty-one, and as amended and re-enacted by chapter thirty-five of the acts of one thousand eight hundred and eighty-two, and as amended and re-enacted by chapter twenty-seven of the acts of one thousand eight hundred and ninety-one, entitled, “An act fixing the time for holding the circuit courts in the several judicial circuits of the State.”

[Passed February 20, 1897. In effect ninety days from passage. Approved February 22, 1897.]
TIME OF HOLDING CIRCUIT COURTS.

Be it enacted by the Legislature of West Virginia:

That section ten of chapter one, of the acts of one thousand eight hundred and eighty-one, as amended and re-enacted by chapter twenty-six of the acts of one thousand eight hundred and eighty-one, and as amended and re-enacted by chapter thirty-five of the acts of one thousand eight hundred and eighty-two, and as amended and re-enacted by chapter twenty-seven of the acts of one thousand eight hundred and ninety-one, be amended and re-enacted so as to read as follows:

10. The circuit courts of the several counties of the tenth judicial circuit shall hereafter commence and be held as follows:

For the county of Summers, on the third Tuesday in January, the first Tuesday in May, and the second Tuesday in August.

For the county of Fayette, on the fourth Tuesday in February, the third Tuesday in May, and the third Tuesday in September.

For the county of Monroe, on the third Tuesday in March, the first Tuesday in June, and the third Tuesday in October.

For the county of Pocahontas, on the first Tuesday in April, the third Tuesday in June, and the first Tuesday in October.

For the county of Greenbrier, on the third Tuesday in April, the fourth Tuesday in June, and the second Monday in November.

CHAPTER 76.

AN ACT to authorize the county of Jefferson to fund at a lower rate of interest, or on better terms, the outstanding bonds of said county, or any part thereof.

[Passed February 11, 1897. In effect ninety days from passage. Approved February 20, 1897]

Be it enacted by the Legislature of West Virginia:

1. That the county of Jefferson is hereby authorized to issue from time to time not exceeding one hundred and seventy-five thousand dollars in bonds of said county, registered or coupon, bearing a rate of interest not greater than four per centum per annum, payable annually or semi-annually; said bonds to be of such form as the county court of said county may prescribe, and of the denominations of one hundred or multiple thereof, and payable thirty-three years after date and at
JEFFERSON COUNTY BONDS.

169

the pleasure of said county at any time after ten years from their date.

2. That said bonds, if so provided on the face thereof by the said court in issuing the same, shall be exempt from assessment for county, district or municipal levies, and the coupons thereof receivable for all county or district levies, assessments, claims or demands due said county of Jefferson.

3. The county court of said county is hereby authorized to appoint an agent, whose compensation shall not exceed one-third of one per cent., who, after executing a bond in such penalty, and with such condition as said court may prescribe, shall sell said bonds at not less than par and accrued interest, and with such proceeds of sale, pay off and redeem any of the outstanding bonds of said county heretofore issued. Said agent shall also be authorized to exchange any of the bonds issued under the authority of this act for any of the aforesaid outstanding bonds at par.

4. Nothing in this act contained shall authorize any increase of the bonded debt of said county, nor shall the bonds issued under this act, or the proceeds of sale thereof be used or applied to any other purpose than the payment and redemption of the outstanding bonds of said county heretofore issued, and having a higher rate of interest.

CHAPTER 77.

AN ACT to provide for a special election in the county of McDowell.

[Passed February 17, 1897. In effect from passage. Became a law without Governor's approval]

Be it enacted by the Legislature of West Virginia:

1. That a special election be held in the county of McDowell on the third Tuesday in May, one thousand eight hundred and ninety-seven. The voting at said election shall be by ballot and the same shall be held in each district of the county, at the several places of voting therein for State officers and members of the Legislature; and it shall be the duty of the board of education of each district to give at least ten days' notice of such election by posting the same at each place of voting and such other places as they may deem necessary. Books for said election shall be prepared by the board of education of each district for the several places of voting therein and delivered to the commissioners or some of
them, appointed to superintend the election at each
place of voting, before seven o'clock A. M. of the day
on which the election is held.

The county court of said county shall, before said
election is held, appoint three commissioners at the
court house and the like number for each place of vot-
ing in the county at which a poll is to be taken, to
superintend the said election, and the said election shall be
superintended, conducted and the result thereof ascer-
tained, in all respects as is provided for by law in regard
to the election of county and district officers; and all
provisions of the law in regard to general elections
shall as far as practicable govern and apply to the elec-
tion held under the provisions of this act.

The ballots used at said election shall have written or
printed thereon the words "For School Levy," or
"Against School Levy," as the voters may choose, and
if a majority of the ballots cast upon that question in a
district, have written or printed thereon "For School
Levy" it shall be the duty of the board of education to
make the levies required by the forty-third section of chap-
ter forty-three of the acts of the legislature of West
Virginia, for the year one thousand eight hundred and
ninety-five, and the levy voted for at such election shall
continue for two years, but if a majority of the ballots
cast in a district have written or printed thereon
"Against School Levy" no levy shall be made by said
board for the next year succeeding. But it shall be the
duty of said board to cause a special election to be held
on the same day in the following year, at which the
question of levy or no levy, shall in like manner again
be submitted to the people for their decision, and if a
majority of the ballots cast at such special election be
"For School Levy," such levy shall be made as hereinafter
required. Of every such special election the
secretary of the board of education of the district shall
give notice by posting the same at each place of voting
in the district at least ten days before the day on which
the same is to be held.

2. If the board of education of any district in said
McDowell county agree that the schools in their district
should be continued more than five months in the year,
or if twenty or more voters in the district ask it in writ-
ing, they shall submit the question to the voters thereof
at the special election herein called, which order shall
state also the length of time for which it is proposed to
continue the schools. Ballots may be used for voting
on the question, on which may be written or printed
"for . . . . months schools," for those who are in favor
of more than five months school; those who oppose a
longer term than five months, may vote with a ballot having written or printed on it, "against more than five months school."

And if the proposition for a longer term than five months have a majority of all the votes cast for and for, against, then the board shall order the levy accordingly; Provided, That in any district where a poll is held for a purpose herein specified, notices of such election shall be posted by the board of education in at least three public places in the district, at least ten days before the time of day of voting and the notices shall explicitly state the term of time for the school which is to be voted for, and only two terms of time shall be voted for at any one election.

And the time of the term voted for at such election shall continue for two years.

The poll shall be held and the election conducted and the official records returned and the result ascertained as hereinbefore provided.

CHAPTER 78.

AN ACT to amend and re-enact section three of chapter two of the code of West Virginia of one thousand eight hundred and ninety-one concerning the Seventh delegate district and to restore to Morgan county a delegate as provided by the Constitution.

[Passed February 18, 1897. In effect ninety days from passage. Became a law over Governor's veto.]

Be it enacted by the Legislature of West Virginia:

That section three of chapter two of the code of West Virginia of one thousand eight hundred and ninety-one, chap. 3, sec. 3, be and the same is hereby amended and re-enacted so as to read as follows:

3. That until a new apportionment of delegates shall be declared in pursuance of the Constitution, the House of Delegates shall consist of seventy-one members, who shall be apportioned as follows:

To the counties of Barbour, Berkeley, Boone, Calhoun, Doddridge, Gilmer, Hampshire, Jefferson, Lincoln, Lewis, Mercer, Mineral, Monongalia, Monroe, Morgan, Nicholas, Pendleton, Pleasants, Pocahontas, Putnam, Raleigh, Roane, Ritchie, Summers, Taylor, Tyler, Wetzel and Wirt one delegate each;

To the counties of Cabell, Fayette, Greenbrier, Harrison, Jackson, Marion, Marshall, Mason, Preston, and Wayne, two delegates each;
SPECIAL ELECTION, RALEIGH COUNTY.

To the counties of Kanawha and Ohio, four delegates each;
To the county of Wood, three delegates;
To the counties of Brooke and Hancock, which shall constitute the First delegate district, one delegate;
To the counties of Tyler and Wetzel, which shall constitute the Second delegate district, one delegate;
To the counties of Braxton and Clay, which shall constitute the Third delegate district, two delegates;
To the counties of Upshur and Webster, which shall constitute the Fourth delegate district, two delegates;
To the counties of Randolph and Tucker, which shall constitute the Fifth delegate district, two delegates;
To the counties of Grant and Hardy, which shall constitute the Sixth delegate district, one delegate;
To the counties of Jefferson and Berkeley, which shall constitute the Seventh delegate district, one delegate;
To the counties of McDowell and Wyoming which shall constitute the Eighth delegate district, one delegate.

CHAPTER 79.

AN ACT to provide for a special election in the county of Raleigh.

[Passed February 20, 1897. In effect ninety days from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

1. That a special election be held in the county of Raleigh on the third Tuesday in May, one thousand eight hundred and ninety-seven.

The voting at said election shall be by ballot and the same shall be held in each district of the county at the several places of voting therein for State officers and members of the legislature; and it shall be the duty of the board of education of each district to give at least ten days notice of such election by posting the same at each place of voting and such other places as they may deem necessary. Poll-books for said election shall be prepared by the board of education of each district for the several places of voting therein, and delivered to the commissioners, or some of them, appointed to superintend the election at each place of voting, before seven o'clock A. M., of the day on which the election is held.

The county court of said county shall, before said election is held, appoint three commissioners at the court house and the like number for each place of vot-
SPECIAL ELECTION, RALEIGH COUNTY.

In the county at which a poll is to be taken, to superintend the said election, and the said election shall be superintended, conducted and returned and the result thereof ascertained, in all respects as is provided for by law in regard to the election of county and district officers; and all provisions of the law in regard to general elections shall, as far as applicable, govern and apply to the election held under the provisions of this act.

The ballots used at said election shall have written or printed thereon the words “For School Levy,” or “Against School Levy,” as the voter may choose, and if a majority of the ballots cast upon that question in a district have written or printed thereon “For School Levy,” it shall be the duty of the board of education to make the levies required by the forty-third section of chapter forty-three of the acts of the legislature of West Virginia, for the year one thousand eight hundred and ninety-five, and the levy voted for at such election shall continue for two years; but if a majority of the ballots cast in a district have written or printed thereon “Against School Levy” no levy shall be made by said board for the next year succeeding. But it shall be the duty of said board to cause a special election to be held on the same day in the following year at which the question of levy or no levy shall in like manner again be submitted to the people for their decision, and if a majority of the ballots cast at such special election be “For School Levy,” such levy shall be made as hereinbefore required.

Of every such special election the secretary of the board of education of the district shall give notice by posting the same at each place of voting in the district at least ten days before the day on which the same is to be held.

2. If the board of education of any district in said Raleigh county agree that the schools in their district should be continued more than five months in the year, or if twenty or more voters in the district ask it in writing they shall submit the question to the voters thereof at the special election herein called which order shall state also the length of time for which it is proposed to continue the schools.

Ballots may be used for voting on the question, on which may be written or printed “For ...... Months' School,” for those who are in favor of more than five months' school; those who oppose a longer term than five months may vote with a ballot having written or printed on it “Against more than five months' school.” And if the proposition for a longer term than five months have a majority of all the votes cast for and

Conducting election.

Ballots.

Written or printed thereon; what.

When levy may be made.

How levy shall be made.

Notice of special election; how given.

How schools may be continued.

Special election.

Ballots; how marked.

How levy ordered.
Chapter 80.

An Act fixing the time for holding the criminal court in the county of Wood, in the State of West Virginia:

[Passed February 26, 1897. In effect from passage. Approved February 26, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That the several terms of the criminal court for the county of Wood shall hereafter commence and be held as follows:

   On the fourth Monday in January, on the fourth Monday in May, and on the fourth Monday in September.

2. All acts and parts of acts inconsistent with this act are hereby repealed.

Chapter 81.

An Act to extend the time to the board of education of the Independent School District of Belington to issue bonds as provided in chapter twenty of the acts of one thousand eight hundred and ninety-three.

[Passed February 20, 1897. In effect ninety days from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

1. That the time fixed in section seven, chapter twenty of the acts of one thousand eight hundred and ninety-three, in which the Independent School District of Belington is allowed to issue bonds for the purpose of
erecting a public school building for the use of said independent school district, be extended three years and that said independent school district of Belington be empowered at any time within three years from the passage of this act to issue bonds for such purpose as provided in said section seven of chapter twenty of the acts of one thousand eight hundred and ninety-three.

**CHAPTER 82.**

AN ACT to amend and re-enact section one of chapter fifty-three of the acts of the Legislature of West Virginia, passed February twenty-eighth, one thousand eight hundred and eighty-one, as further amended and re-enacted by section one of chapter fifty-one of the acts of the Legislature passed February twenty-second, one thousand eight hundred and ninety-five, so as to add to the territory of the independent school district of the City of Charleston, the territory embraced within the said city limits as enlarged by an act passed on the twenty-fifth day of February, one thousand eight hundred and ninety-seven entitled, “An act to amend and re-enact sections one, two, six, and nine of chapter fifty-eight of the acts of one thousand eight hundred and ninety-five, etc.”

[Passed February 26, 1897. In effect from passage. Approved February 26, 1897.]

Be it enacted by the Legislature of West Virginia: That section one of chapter fifty-three of the acts of one thousand eight hundred and eighty-one, passed February twenty-eighth, one thousand eight hundred and eighty-one, as further amended and re-enacted by chapter fifty-one, section one, of the acts of one thousand eight hundred and ninety-five, passed February twenty-second, one thousand eight hundred and ninety-five, be and the same is hereby amended and re-enacted so as to read as follows:

1. That the entire control of all the free schools within the corporate limits of the city of Charleston, as established by the acts of the legislature, passed on the twenty-fifth day of February, one thousand eight hundred and ninety-seven, entitled, “An act to amend and re-enact sections one, two, six and nine, of chapter fifty-eight of the acts of one thousand eight hundred and ninety-five, entitled, ‘An act to amend and re-enact the charter of the city of Charleston, and to change the act amended, 1891, sec. 1, ch. 51. When passed. 1895, sec. 1, ch. 51. When passed. Title of act.
Huntington Independent School District.

corporate limits of said city, so as to include Elk city and other additional territory, shall be and remain with the independent board of education herein provided for, to consist of eleven commissioners, to be elected as provided in the next succeeding section.

Provided, however, That before this amended section shall take effect it shall be submitted to the voters of the school district of Charleston, from which the added territory is so to be taken at a special election to be held in said district under the direction of the board of education thereof, on the 8th day of March, one thousand and eight hundred and ninety-seven.

The tickets shall have written or printed on them, "For section number one" or "Against section number one." The said election shall be held and conducted, and the result thereof ascertained by the same officers charged with these duties at the last preceding school election in said district, and if a majority of the votes cast upon that question shall be in favor of said section one, then the provisions thereof shall be in full force, otherwise said section one shall not be enforced.

CHAPTER 83.

AN ACT to amend and re-enact sections twelve, fourteen, twenty-three and twenty-four of chapter one of the acts of one thousand eight hundred and eighty-nine.

(Passed February 20, 1897. In effect ninety days from passage. Became a law without Governor's approval.)

Be it enacted by the Legislature of West Virginia:

That sections twelve, fourteen, twenty-three and twenty-four of an act relating to the school district of Huntington, passed February seventh, one thousand eight hundred and eighty-nine, be amended and re-enacted so as to read as follows:

12. In addition to the levy named in the preceding section the board of education shall, for the support of the schools of the district, annually levy such tax on the taxable property of the district as will, with the money received from the State for the support of the free schools, be sufficient to keep said schools in operation not less than eight nor more than ten months in the year.

Provided, That the said tax shall not, in any year exceed the rate of fifty cents on every one hundred dollars valuation, according to the latest available assessment made for State and county taxation.
The proceeds of this levy, together with the money received from the State as aforesaid, shall constitute a special fund, to be called the "teachers' fund," and no part thereof shall be used for any other purpose than the payment of teachers' salaries, and the salary of the city superintendent.

In addition to the preceding levies the board may annually levy a tax not to exceed two-tenths of a mill on the dollar valuation, for the establishment, support and maintenance, and increase of a public library, said library to be under the control of the board of education. Upon failure of the board of education to lay the levies required by this act, or either of them, they shall be compelled to do so by the circuit court by writ of mandamus.

14. The sheriff shall annually, on or immediately before the first day of July, make such settlement with the board of education as the general school law may provide.

23. Annually at their first meeting or as soon thereafter as circumstances will allow, the board shall appoint a superintendent or principal of schools for the city of Huntington, and fix his salary; but no person shall be employed as superintendent who shall not have had an experience of at least five years as superintendent or principal of public schools.

Said superintendent in addition to the duties specified in this act, shall perform such other appropriate duties with relation to the schools of the city as the board may prescribe.

He shall be liable to removal by the board of education for any palpable violation of the law or omissions of duty, but he shall not be removed unless charges shall be preferred to the board by a member thereof, and notice of a hearing with a copy of the charges delivered to him and an opportunity be given him to be heard in his defense.

When the office shall have become vacant, from any cause, before the expiration of the term for which the superintendent shall have been elected, the board of education shall fill the same by appointment for the unexpired term.

It shall be the duty of the city superintendent to make such report to the board of education of the character and condition of the schools of the city of Huntington, as shall enable the secretary to make his required report to the county superintendent.

The city superintendent shall not directly or indirectly receive any gift, emolument or reward for his influence in recommending the use of any book, apparatus or furnishing.
HUNTINGTON INDEPENDENT SCHOOL DISTRICT.

The board of education shall appoint two competent persons to act with the city superintendent as an examining committee. It shall be the duty of said committee to examine all applicants for positions as teachers in the schools of the district and each person so examined shall pay a fee of one dollar, but no applicant shall be entitled to examination who shall not furnish evidence satisfactory to the committee of good moral character and a certificate of attendance upon the city institute.

Three grades of certificates shall be granted, called first grade, second grade and third grade. A first grade certificate shall be good for three years; a second grade for two years, and a third grade for one year, and the board of education shall make special regulations to govern the granting and renewal of said certificates.

The board may make special regulations, as they see fit, concerning the certificates of colored teachers.

The committee shall hold meetings for the examinations of teachers at such times and places as the superintendent may appoint, and they may receive such compensation as the board may allow out of the fees received for examining teachers.

The excess of such fees, if any, shall go into the building fund of the district.

No certificate or diplomas from normal schools, universities or States shall be accepted in lieu of an examination, except by a unanimous vote of the board of education.

The board of education shall have power to establish city institutes for the city teachers, to be held at such time and place as they may designate, and attendance upon these institutes shall be obligatory upon all teachers employed in the district.

CHAPTER 84.

AN ACT to authorize the county court of Mineral county to change the boundary line between Keyser Independent school district and the school district of New Creek in said county.

[Passed February 4, 1897. In effect ninety days from passage. Approved February 6, 1897.]
Be it enacted by the Legislature of West Virginia:

1. That the county court of Mineral county is hereby authorized to change the boundary line between Keyser Independent school district and the school district of New Creek in said county, so as to include within the school district of New Creek, the lands, or any part thereof, formerly belonging to Samuel Arnold, now deceased, or the land known as the Rafter place, or any part thereof. If deemed necessary the said court may employ a surveyor to run the line of division between the said districts and to cause a report thereof to be made and recorded in the clerk's office of said court; Provided, That no order shall be made by said court changing said line until the boards of education of each of said districts shall have had at least ten days notice of the application to change the same.

CHAPTER 85.

AN ACT to amend and re-enact chapter fifty of the acts of the legislature of West Virginia, of one thousand eight hundred and sixty-eight, creating the Independent school district of Morgantown.

[Passed February 26, 1867. In effect ninety days from passage. Approved February 26, 1867.]

Be it enacted by the Legislature of West Virginia:

That chapter fifty of the acts of the legislature of West Virginia, of one thousand eight hundred and sixty-eight, be amended and re-enacted so as to read as follows:

1. The town of Morgantown and parts of school districts contained within the following boundaries, shall constitute one independent school district, to be known as the Morgantown school district, to-wit: Beginning at Target rock, a large rock in the Monongahela river below Morgantown, said Target rock being nearest right bank of said river; thence north 56 degrees, east 203.8 rods to a locust on the north east side of the Collins' ferry road, opposite the entrance to a lane leading to O. H. Dille's farm house; thence south 61 degrees, 15 minutes east, 253.7 rods to a post on the southeast side of the Stewartstown road opposite the intersections of a lane leading to the Hoffman farm house and the old and new Stewartstown road; thence south 58 degrees, 2 minutes, east 201.5 rods to a stone on the southeast side of Ice's ferry pike, at its intersection with the old Robinson road; thence south 11 degrees, 9 minutes, east 219.5 rods to a stone on the southwest side of the Decker's
creek road, opposite its intersection with the Sturgiss road; thence south 34 degrees, 15 minutes, west 281.5 rods to a large stone on the top of hill on land of George Harner; thence south 58 degrees, 25 minutes, west 227.5 rods to a stone on the northeast side of the Kingwood pike, at its intersection with a lane leading to the William Wells farm house; thence south 67 degrees, 53 minutes, west 344 rods to a stone at the intersection of the old Evansville pike, with the Morgantown and Fairmont road; thence north 88 degrees, 25 minutes, west 17.88 rods to a sycamore on the right bank of the Monongahela river; thence with the shore line of said river and down the same 190 rods to a white walnut; thence north 52 degrees, 40 minutes, west 30.6 rods crossing aforesaid river to a sycamore on the left bank, near upper end of shelving rocks; thence the same course north 52 degrees, 40 minutes west continued 37.75 rods to a white oak on top of hill, on the Lowe land; thence north 7 degrees, 10 minutes east, 304 rods to a white oak stump on the north side of the Morgantown and Fairmont pike. near the head of a ravine west of the residence on the Garrison farm; thence north 1 degree, 03 minutes west, 177 rods to a sugar on the left bank of the Monongahela river, near the mouth of a small run; thence north 68 degrees, 52 minutes east, 81.5 rods crossing aforesaid river to Target rock, the place of beginning.

2. There shall be elected by the qualified voters of the said district, at an election to be held at the municipal hall in Morgantown, on the first Thursday in January, one thousand eight hundred and ninety-eight, five commissioners, and every year thereafter one commissioner, whose term of office shall commence the first day of July following their election, and continue five years, and until their successors are elected and qualified; except that one of the commissioners elected in the year one thousand eight hundred and ninety-eight, shall serve only one year, another only two years, another only three years and another only four years, the ballot designating the term of service of each member. The said commissioners shall constitute a board of education, to be denominated the board of education of the Morgantown school district.

3. The election for school commissioners in the year one thousand eight hundred and ninety-eight and annually thereafter shall be held at the same time and places and by the same officers as the borough election of the town of Morgantown.

4. Any vacancy that may occur in the office of school commissioner by death, resignation, refusal to serve or otherwise, shall be filled by the board of education of
The district at their first regular meeting thereafter, or as soon as circumstances will permit, by the appointment of a suitable person who shall hold his office until the next election of school commissioners, when a commissioner shall be elected for the unexpired term.

5. The board of education shall elect annually at their first meeting on the first Monday in July, or as soon thereafter as may be practicable, one of their members to act as president of said board, who shall perform all the duties which are required to be performed by such officer of any board of education which may not be inconsistent with the provisions of this act. The board shall elect at the same time, a secretary, who shall perform such duties for said board as are required of secretaries of other boards of education. The president shall have one vote as commissioner and shall not vote upon any question arising in the board by reason of being said officer.

6. The members of the board of education shall receive a compensation of twelve dollars per annum; and the secretary shall receive forty dollars per annum; to be paid out of the building fund of the district.

7. The board of education of the Morgantown school district shall be invested with the same right, exercise the same powers, perform the same duties and be governed by the same laws that boards of education of other school districts are, except so far as they are exempted by the provisions of this act. It shall be a body corporate in law by the name of the board of education of the Morgantown school district, and as such may sue and be sued, plead and be impleaded, contract and be contracted with and have a common seal; may purchase, hold and grant estates, personal and real, and make ordinances, by-laws and regulations, consistent with the laws of this State for the government of all persons under its authority, and for the ordinary conducting of its affairs.

8. The board of education shall have exclusive control of all schools within the district; shall have power to make all necessary rules and regulations for the government of the schools of the district, for the admission of pupils therein, for the exclusion of pupils whose attendance would be dangerous to the health or detrimental to the morals or discipline of the school. They may prescribe a uniform list of text books for the use of the schools in the district and may furnish books and stationery for the use of indigent children in attendance at the schools. They may furnish all necessary apparatus and books for the use of the schools, and incur all other expenses necessary to make the system efficient for the purpose for which it was established, and pay the same from the building fund of the district.
9. The board of education shall have power to establish within the district such schools, including a high school, by such name as may be prescribed by said board, as may in their judgment be best for the interests of the district. The branches to be taught in the high school and other schools within the district shall be such as are prescribed by the board of education. The schools of the district shall be subject to such grading as the board may direct.

10. Admission to the schools of the district shall be gratuitous to all children, wards and apprentices, or actual residents within the district, between the ages of six and twenty-one years. Non-residents of the district may be allowed to attend the schools of the district upon such terms as the board of education may prescribe.

11. The board of education shall establish within the district one or more schools for colored children when the whole number by enumeration exceeds fifteen, so as to afford them, as far as practicable, the advantages and privileges of a free school education. All such schools shall be under the management of the board and shall be subject to like general regulations of the other schools of the district. When for any two consecutive months the average daily attendance of the said schools shall have fallen below thirty-five per cent. of the enumeration of the colored children in the district, the board may close the school for the remainder of the session for that year.

12. Annually, on the first Monday in July, or as soon thereafter as circumstances will allow, the board of education shall appoint a superintendent of schools for the said district and fix the salary; said superintendent in addition to the duties specified in this act shall perform such other appropriate duties with relation to the schools of the district as the board may prescribe. It shall be the duty of the superintendent to make such reports to the board of education of the character and condition of the schools of the district as shall enable the secretary to make his required report to the county superintendent.

13. The superintendent of schools for the said district, together with two persons appointed by the board, shall act as an examining committee for the district; and it shall be the duty of said committee to examine all applicants for positions as teachers in the district; but no applicant shall be entitled to examination who shall not furnish satisfactory evidence of good moral character. The superintendent shall deliver to the board of education the manuscript of each applicant with the grading thereon; and the board after a thorough exam-
inination of said grading shall instruct the secretary to issue certificates of qualification to said applicants, numbering from one to three, according to the merits of the applicant, the different grades of certificates corresponding to the standard as required by the general school laws. No certificate shall be granted for a longer term than one year, but a number one certificate may be renewed by the board on the recommendation of the superintendent. Examination shall be held not later than the first Monday in August, at such time and place as the superintendent may appoint. The subjects for examination shall be prescribed by the superintendent with the consent of the board. All applicants for examination shall pay a fee of one dollar. The examining committee may receive such compensation for holding the examinations as the board may allow out of fees received for examining teachers; the remainder of such fees, if any, shall be paid into the building fund of the district.

14. The board of education shall appoint all teachers for public schools of any grade within the district, and fix their salaries at a meeting held not later than the third Monday of August of any year; but no person shall be employed to teach in any public school of the district who shall not first have obtained a certificate of qualification to teach a school of the grade for which the appointment is made or who does not hold a State certificate.

Teachers shall be subject in all respects to the rules and regulations of the board of education. All appointments of superintendents and teachers shall be in writing and they may be removed by the board of education for incompetency, profanity, cruelty or immorality.

15. It shall be the duty of the board of education at their annual meeting on the first Monday in July, or at some subsequent meeting not later than the first Monday in August next following, to ascertain as nearly as possible the amount of money, in addition to all the available funds, which ought to be expended for school purposes in said district in session at least eight months in the year; for which amount the board shall levy a tax upon the property included in the district and the residents thereof, and the same shall be collected under the provisions of the general school law of the State. And the sheriff shall receive for the collection thereof such commission as is allowed by law for the collection of other school money. And a lien is hereby declared to exist on the real estate of the inhabitants of said school district for the taxes levied thereon.
16. The taxes to be raised as aforesaid for both teachers and building fund in said school district shall not exceed the rate of seventy-five cents on every one hundred dollars valuation, according to the last assessment made for State and county taxation.

17. Until the commissioners elected in one thousand eight hundred and ninety-eight shall be qualified, the board of education now in office shall be governed by the provisions of this act and shall exercise the powers herein conferred upon the board of education.

18. The board of education of the said district is hereby authorized and empowered at any time after this act takes effect to issue and sell the bonds of said district, and with the proceeds erect one or more public school buildings within and for the use of said district; such bonds to bear interest at a rate not exceeding six per centum per annum and to become payable in not less than five nor more than twenty years from the date hereof.

19. No indebtedness incurred under this act shall exceed, when added to any existing indebtedness of said district, five per centum of the value of the taxable property of said district, such value to be ascertained by the next preceding assessment made with reference to State and county taxes; nor shall such bonds be issued without due provisions for the assessment and collection of a direct annual tax sufficient to pay annually the interest thereon and the principal thereof at their maturity, nor unless all questions connected therewith shall have been first submitted to a vote of the qualified voters of said districts and three-fifths of all the votes cast at such election, shall have been in favor of such issue. When the said board shall deem it expedient to exercise the power hereby conferred, an order shall be made and placed upon the minutes at a general meeting, specifying the purpose, amount and denomination of the bonds proposed to be issued, the date of maturity and the plan adopted to meet the payment of the principal and the accruing interest. Such bonds shall be of the denomination of one hundred dollars, or of a multiple thereof.

20. The board may provide in such order for the payment after three years of the principal of one or more of such bonds in each year, so that when they become payable according to their face not more than one bond will remain unpaid or unprovided for; or a sinking fund may be created with a view to the payment of the aggregate or principal when they become so payable.

21. At least four weeks before the election to take the sense of the voters as to any proposed issue of bonds, the president of the board shall issue his proclamation to the voters of the district, notifying them of the time
and places of holding the same, and the object and purpose thereof, embodying therein a copy of said order and such proclamation shall be inserted once a week for four weeks next previous to the day designated in the different newspapers published in the district and posted for a like period at the front door of the court house and at three or more other places in the district.

22. Such election or elections shall be held or conducted in the same manner as the municipal election of the town of Morgantown at such time after this act takes effect as shall be designated by the board of education, and at the usual place or places of voting in said district, and shall be held and conducted by the officers appointed by the board of education to hold such election in accordance with the law of the State and the rules and regulations governing the election of municipal officers for said town, and the officers conducting such election shall ascertain and certify the results to the secretary of said board within three days thereafter. Such results shall, within ten days after the same is so certified, be noted on the minutes and the certificate filed with the clerk. The board of education is hereby vested with the power to appoint the officers required by law to hold and conduct such election.

23. Any person voting in favor of such issue of bonds shall have upon his ballot the words, written or printed, "For ratification," and any person voting against such issue the words, written or printed, "For rejection;" and all ballots shall be sealed up and deposited with the said secretary. In the event that the result of such election is favorable to such issue, the board shall have authority to purchase upon reasonable terms real estate within the district, suitable for the purpose, and to erect thereon such new public school buildings and to sell upon the best terms practicable the school buildings now used and the land upon which they are located, applying the proceeds of such sale to such purchase, and should a surplus remain, to the payment of the interest on such bonds.

24. The provisions of section one of this act shall not apply to the new territory annexed from Grant district until the people of said Grant district by a majority of the votes cast at an election to be held in West Morgan town within sixty days after this act takes effect, declare in favor thereof; nor shall the provisions of section one apply to the new territory annexed from Morgan district until a majority of the votes cast in said Morgan district, at an election to be held within sixty days after this act takes effect, at the usual voting places in said district, shall declare in favor thereof; but if the major-
chapter 86.

an act to amend and re-enact section three of chapter eighty-eight of the acts of one thousand eight hundred and seventy-seven, entitled, "an act creating an independent school district in New Creek district, in the county of Mineral."

[Passed February 17, 1897. In effect ninety days from passage. Approved February 10, 1897.]

be it enacted by the legislature of West Virginia:

that section three of chapter eighty-eight of the acts of one thousand eight hundred and seventy-seven be amended and re-enacted so as to read as follows:
3. The said three commissioners shall be elected on the first Tuesday in August, one thousand eight hundred and seventy-seven, and one of those so elected shall hold his office for three years, one for two years, and one for one year, and on the first Tuesday in August, one thousand eight hundred and seventy-eight, and on the same day in every year thereafter one of said commissioners shall be elected. The said elections shall be conducted, and the result thereof ascertained and declared, as is provided for school elections generally. At least three weeks notice shall always be given of the time of such elections, and the county superintendent of free schools of Mineral county shall appoint three freeholders of said district to conduct said election on the first Tuesday in August, one thousand eight hundred and seventy-seven. The said commissioners so elected shall qualify within ten days after their election is duly declared, as other school officers are required to qualify, and the term of office of the said commissioners so elected shall commence on the first day of September next following their election; Provided, That the commissioner elected in August, 1894, shall continue in office until the first day of September, one thousand eight hundred and ninety-seven. At their first meeting they shall elect one of their number president and another secretary of said board.

CHAPTER 87.

AN ACT to amend and re-enact sections nine and ten of an act providing for the school district of Salem.

[Passed February 25, 1897. In effect ninety days from passage. Approved February 26, 1897.]

Be it enacted by the Legislature of West Virginia:

That the ninth and tenth sections of an act providing for the school district of Salem, in Harrison county, passed February eighteenth, one thousand eight hundred and seventy-one, is hereby amended and re-enacted so as to read as follows, viz:

9. Annual elections shall be conducted in all respects as provided in the general election laws, and be held at the same time and place, and by the same officers that conduct the election of officers of the corporation of the town of Salem.

For the voters of the school district who live out of the said corporation, the clerks of the election shall erase from a sufficient number of ballots the name of all
CHAPTER 88.

AN ACT to amend and re-enact chapter fifty-five of the acts of the Legislature of one thousand eight hundred and seventy-two, entitled, "An act to establish an independent school district in the town of Grafton," and to abolish the independent school district of West Grafton.

[Passed February 20, 1887. In effect from passage. Became a law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

1. The town of Grafton as now bounded and designated shall be and is hereby created an independent school district to be known as the Grafton Independent School District.

2. There shall be a board of education for said district, to consist of a president and four commissioners, who shall be residents and freeholders thereof, but not more than two of whom shall be residents of the same ward in said town.
The qualified voters of said district shall at the regular election for town officers for said town, to be held on the third Monday in March, 1897, and every four years thereafter, elect a president of the board of education of said district, whose term of office shall begin on the first day of May next after his election, who shall hold his office for the term of four years, and at the same election and every four years thereafter, there shall be elected two commissioners, whose terms of office shall begin on the first day of May next after their election and who shall hold their office for the term of four years.

And it is further provided that the two commissioners now in office in Grafton independent school district, whose term of office expires in one thousand eight hundred and ninety-eight and one thousand eight hundred and ninety-nine, respectively, shall each remain in office as such commissioners until the election of school officers herein provided for in the year one thousand eight hundred and ninety-nine, or until their successors are elected and qualified, and at said election in the year one thousand eight hundred and ninety-nine and every four years thereafter, two commissioners shall be elected whose term of office shall be for four years, and whose terms of office shall begin on the first day of May next after their election; but no salary shall be paid to the president or any commissioner of said board. The said president and commissioners shall constitute a board of education for the district, to be denominated “Board of education of Grafton independent school district.”

3. Before entering upon their duties as school officers, said president and each of said commissioners shall be required to qualify by taking and subscribing to the following oath of office:

“I, A——B——, do solemnly swear (or affirm) that I will faithfully perform the duties of president of the board of education (or school commissioner,) of the Grafton independent school district, during the term for which I was elected, to the best of my ability, according to law; so help me God.”

The secretary of the board of education is authorized to administer said oath, a copy of which shall be kept by him upon the files of his office. Any vacancy which may occur in the office of school commissioner by death, resignation, refusal to serve or otherwise, shall be filled by the board of education of the district at their first regular meeting thereafter, by the appointment of a suitable person, who shall hold his office until the next election for school commissioners, when a commissioner shall be elected for the unexpired term.
190

GRAFTON INDEPENDENT SCHOOL DISTRICT.

4. The first meeting of the board of education in the year one thousand eight hundred and ninety-seven shall be held on the first Monday in May of said year at such time and place as the president may designate. Annually thereafter the first meeting of the board shall be held on the first Monday in May at such hour and place as the board may have designated.

Annually at the first meeting, the board shall proceed to elect a secretary, who shall not be one of their number. Before entering upon the duties of his office the secretary shall, with at least two good securities to be approved by the board, enter into a bond, payable to the board of education of Grafton independent school district in such penal sum as the board may determine; which bond shall be filed with the president for safe-keeping.

5. The president shall perform such duties as ordinarily devolve upon the presiding officer of a deliberative body. By virtue of his election he shall be a member of the board, and entitled to vote upon all questions submitted for their decision. In his absence the board will choose a president pro tem.

6. The secretary shall record in a book to be provided for the purpose all the official acts and proceedings of the board, which shall be a public record, open to all persons interested therein. He shall preserve in his office all papers containing evidence of title, contracts and obligations, and in general shall record and keep on file all such papers and documents as may be required by any of the provisions of this act, or by order of the board of education. He shall annually, between the first and tenth of July, make report to the county superintendent of such facts in his possession as may be required by the general school law of this State. For his services he may receive such compensation as the board may allow, not exceeding one hundred dollars per annum.

In his absence the board may select a secretary pro tem.

7. The board of education shall hold stated meetings at such times and places as they may appoint, not less than three members being required to constitute a quorum for the transaction of business.

Special meetings may be called by the president, or at the request of two members, by the secretary.

8. The board of education of Grafton independent school district shall be a body corporate in law; and as such may purchase, hold, sell and convey, real or personal property for the purpose of education within the district; may receive any gift, grant, donation or devise; may become party to suits and contracts and do other
GRAFTON INDEPENDENT SCHOOL DISTRICT.

The board shall have the management of property for the use of the public schools within the district, and shall manage and dispose of the same as in their opinion will best subserve the interests of the schools.

9. Annually, within thirty days after the first day of April, the board of education shall cause to be taken an enumeration of all the youth, between the ages of six and twenty-one years, resident in the district, distinguishing between males and females, white and colored; and the result thereof, verified by the oath or affidavit of the persons employed to take the same, to the effect that the enumeration is correct and that they have used all the means in their power to have it so, shall be recorded in the office of the secretary of the board. It shall be the duty of the secretary to administer said oath; he shall also communicate to the county superintendent the result of said enumeration of youth.

10. The state superintendent of free schools, in his report to the auditor, shall specify separately the results of the enumeration of youth in the Grafton independent school district and the rest of Taylor county, and the auditor, in apportioning money for school purposes, shall apportion to Grafton independent school district and to the rest of Taylor county separately, according to their respective number of youth, as shown in the list furnished by the state superintendent, and said superintendent shall draw his requisition upon the auditor in favor of the treasurer of the Grafton independent school district for such amount as the district is entitled to receive, and at the same time shall notify the secretary of the board of education of the amount.

11. It shall be the duty of the board of education to provide by purchase, condemnation, leasing, building or otherwise, school houses and grounds, furniture, fixtures and appendages, and keep the same in good order and repair, and to supply the said school house with fuel and all other things necessary for their comfort and convenience; to pay the principal and interest on loans made pursuant to this section, and all other expenses incurred in the district, in connection with schools, not chargeable to the teachers' fund. For the purposes mentioned in this section the board of education shall annually levy a tax on the property taxable in the said district not to exceed in any one year the rate of seventy-five cents on every hundred dollars valuation thereof, according to the latest assessment of the same for State and county taxation. The proceeds of taxes so levied, of school houses and sites sold, of all donations, building fund.
devises and bequests applicable to any of the purposes mentioned in this section, and of any loans that may be made for such purpose, shall constitute a special fund to be called "building fund," to be appropriated expressly to the purpose named in this section. And the board of education, in addition to the levy aforesaid, may borrow money for the purposes named in this section, on the credit of the building fund; Provided, That such loans shall at no time amount, in the aggregate, to more than can be paid by levy at the rate of twenty-five cents per hundred dollars per year, for four successive years, on the assessed valuation of the taxable property of the district; Provided, further, That no debt shall be contracted under this section unless all questions connected with the same shall have first been submitted to a vote of the people of the district, and have received three-fifths of all the votes cast for and against the same. Such election shall be held and conducted in the same manner as a general school election, on some day to be designated by the board of education, of which election at least thirty days notice shall be given in the manner prescribed for giving notice of the said general school election.

12. In addition to the levy named in the preceding section the board of education shall, for the support of the schools in the district, annually levy such tax on the taxable property in the district, as will, with the money received from the State for the support of free schools, be sufficient to keep said schools in operation not less than eight months in the year; Provided, That said tax shall not, in any year, exceed the rate of fifty cents on every hundred dollars' valuation, according to the latest available assessments made for State and county taxation. The proceeds of this levy, together with the money received from the State as aforesaid, shall constitute a special fund, to be called "the teachers' fund," and no part thereof shall be used for any other purpose than the payment of teachers' salaries, and the salary of the district superintendent, and the establishment and maintenance of the public school library provided for in this section. The board of education shall have power to establish and maintain a public school library, and the library so established and maintained shall be known as the "Grafton Public School Library," and shall be for the use of the public schools of Grafton independent school district and the inhabitants thereof, and shall be governed by such rules and regulations as the board of education may prescribe.
Upon failure of the board of education to lay the levies required by this act or either of them, they shall be compelled to do so by the circuit court by writ of mandamus.

13. The assessments made under the provisions of this act shall be levied and collected by the same officers as the county levies are made and collected; and the amount of said levies shall be charged in full to said officers, who shall be held to account for the same; but the board of education shall not during any one year incur any expense that shall exceed the amount of available funds received for school purposes during that year.

14. The collecting officers shall annually make such settlement with the said board of education as the general school law may provide; and for collecting and disbursing the taxes assessed by the board of education he shall be entitled to receive a commission of not more than five per cent. upon the amount collected. He shall receive nothing for receiving and disbursing the State fund.

15. The board of education shall have power to make all necessary rules and regulations for the government of the schools of the district for the admission of pupils therein; for the exclusion of pupils whose attendance would be dangerous to the health or detrimental to the morals or discipline of the schools. They may prescribe a uniform list of text books for use of the schools in the district, and may furnish books and stationary for the use of indigent children in attendance at the schools; they may provide a suitable number of evening schools during the fall and winter months for the instruction of such youth, over twelve years of age as are prevented by their daily vocation from attending day school; they may furnish all necessary apparatus and books for the use of the schools, and incur all other expenses necessary to make the system efficient for the purposes for which it was established, and pay the same from the building fund of the district. They shall also fix the number of days in the school months within the district.

16. The board of education shall have power to establish, within the district, such schools, including high schools, as may, in their judgement, be best for the interests of the district. The branches to be taught in the high schools and the other schools within the district shall be prescribed by the district superintendent, with the approval of the board of education.

The schools of the district, whether primary or otherwise, shall be subject to such grading as the board, may direct. The said high schools shall be open to all the
pupils in the district; but no pupil shall be entitled to
enter them until the city superintendent shall have been
satisfied that the said pupil has made due proficiency in
the branches taught in the other schools in the district.

17. Admission to the various schools of the district
shall be gratuitous to all white children, wards and appren­
tices, of actual residents within the district, between
the ages of six and twenty-one years; Provided, That
the admission of pupils, residents of one sub-district to
the schools of another, shall rest with the board of educa­
tion.

Non-residents of the district may be allowed to attend
the schools of the district upon such terms as the board
of education may prescribe.

18. The board of education shall estab­lish within the
district one or more separate schools for colored children
when the whole number, by enumeration, exceeds
twenty, so as to afford them as far as practicable, the
advantages and privileges of a free school education.
All such schools shall be under the management and con­
trol of the board, and shall be subject to like general
regulations as the other schools of the district; but under
no circumstances shall colored children be allowed to
attend the same school, or be classified with white
children.

19. The treasurer of Taylor county shall be treasurer
of all school funds accruing to the said school district.
He shall receive all money belonging to the said funds,
and shall disburse the same, and for his services as treas­
urer shall receive no compensation.

20. No money shall be paid out by the district treas­
er except on a draft signed by the president and secre­
tary of the board of education, and specifying upon its
face the particular account to which the same is charge­
able; nor shall any credit be allowed to the treasurer, in
his annual settlement, upon any voucher except such
draft.

21. The treasurer of the district shall annually, in the
month of August, settle with the board of education,
and account to said board for all moneys received, from
whom and on what account, and the amount paid out for
school purposes in the district since his last settlement.

22. In case the treasurer shall fail to make such
annual settlement within the time prescribed in the
preceding section, he shall forfeit five hundred dollars
to be recovered before any court having jurisdiction, for
the use of the schools of the district. And it is hereby
made the duty of the secretary of the board of educa­
tion to proceed forthwith in case of such failure by suit
against such treasurer and his securities to recover the
penalty aforesaid; but if before suit shall have been entered, the treasurer shall satisfy the president and secretary of the board of education that, owing to sickness or other causes which may seem to them sufficient, said settlement has been rendered impracticable, such further time may be allowed as the board may deem reasonable and just.

23. All school houses, school house sites, and other property for the use of public schools of the district shall be exempt from taxation and also from sale on execution or other process in the nature of an execution.

24. Annually at this first meeting or as soon there after as circumstances will allow, the board shall appoint a superintendent of schools for the Grafton independent school district and fix his salary. Such superintendent, in addition to the duties specified in this act shall perform such other appropriate duties with relation to the schools of the said district as the board may prescribe. He shall be liable to removal by the board of education for any palpable violation of law or omission of duty. But he shall not be removed unless charges shall be preferred to the board by a member thereof, and notice of hearing with a copy of the charges delivered to him, and an opportunity be given him to be heard in his defense. When the office shall become vacant from any cause before the expiration of the term for which the superintendent shall have been elected, the board of education shall fill the same by appointment for the unexpired term. It shall be the duty of the district superintendent to make such report to the board of education of the character and condition of the schools of the town of Grafton as shall enable the secretary to make his required report to the county superintendent. The district superintendent shall not directly or indirectly receive any gift, emolument or reward for his influence in recommending the use of any book, apparatus or furniture of any kind whatever, in the schools of the district.

25. The board of education shall appoint two competent persons to act with the district superintendent as an examining committee. It shall be the duty of said committee to examine all applicants for positions as teachers in the schools of the district; and each person so examined shall pay a fee of one dollar; but no applicant shall be entitled to examination who shall not furnish evidence satisfactory to the committee of good moral character. Certificates of qualification shall be granted according to the following scale, numbering from one to three, according to the merits of the applicants, thus:
Number three not granted; when.

Special regulations in relation to what.

Period of certificates, what may be renewed. Meetings of committee; when held. Compensation; how paid.

Teachers subject to what, and how removed.

Who to appoint teachers. Who to fix salaries.

Must first obtain what.

Exception.

A number three certificate shall not be granted more than twice to any one person, but the board may make special regulation, as they may see fit, concerning the certificate of colored teachers. No certificate shall be granted for a longer period than one year; but a number one certificate may be renewed at the option of the examining committee. The committee shall hold meetings for the examination of teachers at such times and places as the superintendent may appoint. They may receive such compensation as the board may allow, out of the fees received for examining teachers. The excess of such fees, if any, shall go into the building fund of the district.

26. Teachers shall be subject, in all respects, to all rules and regulations adopted by the board of education, and they may be removed by the board for incompetency or grossly immoral conduct, upon complaint of the superintendent or any member of the board.

27. The board of education shall appoint all teachers for public schools of any grade within the district, and shall fix their salaries; but no person shall be employed to teach in any public school of the district, who shall not first have obtained from the examining committee a certificate, in duplicate, of qualification to teach a school of the grade for which the appointment is made, except that the district superintendent and the members of the examining committee shall not be required to obtain any certificate.

28. If any person or persons shall mar, deface or otherwise injure any school house, outbuilding, fence, furniture, or other school property of the district, the person or persons so offending shall be liable to prosecution before any court having jurisdiction within the district; and upon conviction shall be subject to a fine of not less than five dollars and costs of prosecution; and if the amount of damage done shall exceed five dollars, the person or persons convicted of the offense shall be liable for the full amount thereof. If the injury be done by a minor, the parent or guardian of said minor shall be liable as aforesaid.

It shall be the duty of the board of education of the district in which the property damaged may be located to ascertain, if possible, by whom the offense was committed, and when satisfied thereof to cause the party or parties to be arrested, and tried for the offense, in the name and on behalf of the board of education; and all fines or damages collected by virtue of this section, shall be paid into the district treasury and be appropriated for the benefit of the schools.
29. All provisions of the general school law of the State, and all laws and acts heretofore existing which are in any manner inconsistent with the provisions of this act, shall be void within said district; otherwise, the said general school law shall remain in full force and effect in this district, as elsewhere in the State.

30. Chapter forty-seven of the acts of the legislature of one thousand eight hundred and eighty-five, passed February twenty-seventh, one thousand eight hundred and eighty-five, entitled "An act to create and establish an independent school district of West Grafton, out of sub-district number one of court house district in Taylor county," and all legislation in pursuance of said acts is hereby repealed and said independent school district of West Grafton is hereby abolished.

And all of the school property, both real and personal, owned by the said independent school district of West Grafton, shall upon the passage of this act, become the property of the Grafton independent school district, as hereinbefore established, and the title thereto shall immediately vest and be in the board of education of Grafton independent school district, for school purposes, and held and used by said board and its successors for such purposes.

And said board of education shall succeed to all rights and privileges, and assume all the duties of the said board of education of the said independent school district of West Grafton, and it shall be the duty of the said board of education of Grafton independent school district to carry out and fulfill all contracts made by the board of education of said independent school district of West Grafton in relation to the schools and school property thereof, as fully and in all respects as said board should have done had this act not have been passed. And to enable the board of education of said Grafton independent school district to fully comply with this act, it shall be the duty of the collector of school taxes and treasurer of the said independent school district of West Grafton, to collect all levies and assessment of school taxes within said district and pay the same out upon the order of, and settle with the board of education of the Grafton independent school district, as fully and in the same manner as it was his duty to do under the law with said independent school district of West Grafton, had not this act been passed.

31. All acts or parts of acts inconsistent or in conflict with this act, are hereby repealed.
CHAPTER 89.

AN ACT relating to stationary engineers and others in certain cities.

[Passed February 9, 1897. In effect ninety days from passage. Approved February 10, 1897.]

Be it enacted by the Legislature of West Virginia:

1. In all cities incorporated having a population of two thousand and upwards, the city council thereof may provide by ordinance, for the examination, regulation and licensing of stationary engineers, and others having charge or control of stationary engines, boilers, or steam generating apparatus, within the corporate limits of such cities.

CHAPTER 90.

AN ACT to amend chapter forty-seven of the code, providing for the voluntary dissolution of the charter rights of any town or village containing six hundred inhabitants or less.

[Passed February 20, 1897. In effect ninety days from passage. Approved February 22, 1897.]

Be it enacted by the Legislature of West Virginia:

That chapter forty-seven of the code of West Virginia be amended by adding thereto section 44a.

44a. Upon the petition of twenty-five per cent. of the voters of any incorporated town or village containing not more than six hundred inhabitants, the council thereof shall submit to the voters of said town or village at the next municipal election the question of continuing or discontinuing the charter rights of said town or village. The ballots used in voting shall have written or printed upon them the words: “For continuance of charter,” and, “For discontinuance of charter.” If a majority of the votes cast be “For discontinuance of charter,” then the charter rights and privileges of said town or village shall cease with the terms of office of the council then in existence; Provided, That all debts or other obligations outstanding against said corporation shall be settled in full.
CHAPTER 91.

AN ACT to require bonds to be voted on at a special election.

[Passed February 20, 1897. In effect ninety days from passage. Approved February 20, 1897.]

Be it enacted by the Legislature of West Virginia:

That section two of chapter one hundred and forty-one of the acts of one thousand eight hundred and seventy-three, and in the appendix to the code of one thousand eight hundred and ninety-one, on page one thousand one hundred and twenty, be amended and re-enacted so as to read as follows:

2. No bonds shall be issued by any such corporation under this law unless all questions connected with the same shall have been first submitted to the qualified voters of such corporation, at a special election held for that purpose only, and have three-fifths of all the votes cast for and against the same.

CHAPTER 92.

AN ACT to amend and re-enact sections one and thirteen of chapter forty-seven of the code of West Virginia.

[Passed February 17, 1897. In effect ninety days from passage. Approved February 17, 1897.]

Be it enacted by the Legislature of West Virginia:

That sections one and thirteen of chapter forty-seven of the code of West Virginia be amended and re-enacted so as to read as follows:

1. The cities, towns and villages in this State, heretofore established under the laws of the State of Virginia, or of this State, shall remain subject to the law now in force and applicable thereto, respectively, and the provisions hereinafter contained in this chapter, shall be deemed applicable only to cities, towns and villages hereafter established, except that the municipal authorities of cities, towns or villages heretofore established, other than the city of Wheeling, may exercise the powers conferred by this chapter, although the same may not be conferred by their charter, and so far as this chapter confers power on the municipal authorities of a city, town or village, other than said city of Wheeling,
not conferred by the charter of any such city, town or village, the same shall be deemed as an amendment to said charter. Any city, town or village in this State, incorporated by a special act of the legislature of Virginia, or of this State, and exercising the power conferred by this chapter, may by ordinance of the council of said city, town or village, adopt this chapter, and thereafter the same officers shall be elected or appointed as are provided for by this chapter.

13. The municipal authorities of said city, town or village shall be a mayor, recorder and the councilmen, who together shall form a common council. Where the said city, town or village has not been divided into wards, there shall be at least five councilmen, but when the said city, town or village has been divided into wards, the council may, by ordinance, determine the number of councilmen to be elected for each ward. And when it is deemed necessary the council may, by ordinance, increase the number of wards and change the boundaries thereof, the said wards to be made as nearly equal as may be, in territory and population, and when such city, town or village shall be divided into wards, or there shall be an increase in the number of wards as aforesaid, the council may increase the number of councilmen and direct an election to be held in such ward as may have its full number residing therein, and to give to each ward equal representation in the council, and may, by ordinance, provide for said election and prescribe the terms of office of all of the councilmen necessary to be elected; Provided, That no such term of office shall exceed two years. No person shall be qualified to hold the office of mayor, recorder, or councilman of such city, town or village unless he is a legal voter and was for the preceding year assessed with and paid taxes upon at least one hundred dollars worth of real or personal property therein.

CHAPTER 93.

AN ACT in relation to the construction of lateral sewers in the alleys in the city of Huntington, and authorizing the assessment and the collection of cost of construction of same, or a part thereof, from the lots abutting on the said alleys in which such sewers are constructed, and to provide for recording liens for cost of construction of sewers, against lot owners.

[Passed February 24, 1867. In effect ninety days from passage. Became a law without Governor's approval.]
Be it enacted by the Legislature of West Virginia:

1. The common council of the city of Huntington shall be authorized to order the construction and laying of lateral sewers in any alleys of said city under such supervision as it may direct by ordinance, either by constructing such sewers itself under the direction of the proper officers of the city, or upon the lowest and best terms to be obtained by advertising for bids or proposals therefor, the cost of construction, or the part thereof directed by ordinance, of any such sewers in the alleys, shall be assessed to the owners of the lands, lots or parts of lots fronting, bounding or abutting on said alleys in which such sewers are constructed in proportion to the distance so fronting, bounding or abutting owned by each; one-third of the cost of such construction of sewers shall be paid by the lot owner in thirty days after the completion of the work in the square in which it is done, and received by the council or committee acting under the authority of same, and the remainder in two equal annual installments, payable as council may designate by ordinance, with interest from the time of completion aforesaid: Provided, That no assessment to property owners shall exceed fifty cents per linear foot of the lands, lots or parts of lots fronting, bounding or abutting on the said alleys in which such sewers are constructed; and that the owners of any such lands, lots or parts of lots shall be permitted to tap any such lateral sewers without any charge therefor and the necessary taps for such tapping shall be provided and put opposite each separate property, at the time of constructing such lateral sewers.

2. The sum or sums of money thus assessed for such construction of sewers shall be a tax lien upon the lands, lots or parts of lots upon which they are assessed, from the time of the rec ordation of the report of the council, or its committee, hereinafter provided for, which lien may be enforced by a suit in equity, in any court having jurisdiction thereof, or any installment thereof may be collected by a suit at law, before any court or any justice of the peace having jurisdiction.

3. Whenever the council shall contract for the construction of any such sewers, and ordain that the construction of the same shall be paid for in installments by the property owners, fronting, bounding or abutting on the alleys in which such sewers are constructed as aforesaid, the council may cause the mayor and city clerk to issue to the contractor doing such work, a certificate for each installment of the amount of the assessment to be paid by the owner of the lands, lots or fractional parts of lots abutting on the said alleys in which
such sewers are constructed; and the amount specified in said assessment certificate shall be a lien as aforesaid in the hands of the holder thereof, upon the lands, lots or parts of lots abutting on the alleys in which such sewers are laid, and shall draw interest from the date of its issuance, and the payment may be enforced as set out aforesaid, in the name of the holder of such certificate; and, after a contract has been made by the council for the construction of any such sewers, in said city, under this act, and the construction of any such sewers or parts of them or any stipulated part thereof, has been completed, the council or a committee appointed by it, shall go upon the properties fronting, bounding or abutting upon the alleys in which said sewers are laid, and assess the amount each lot or parts of lots shall pay for the improvement so made, and shall return to the council a written report, stating the number of blocks, and the number of the lots, and the names of the owners of same, when known, and the amount assessed thereon; and when the council approves said report, a copy of the same, so adopted by council when certified to by the city clerk, may be recorded in the office of the clerk of the county court of Cabell county, in trust deed book, and shall be a continuing tax lien upon the lot against which the assessment is made, until the certificates aforesaid are paid, and the county clerk shall index same in the name of each lot owner mentioned therein; and upon the presentation by the lot owner of all the certificates issued aforesaid against the lot owner, said county clerk shall mark upon the margin of the book in which said certified report is recorded, that the lien is released as to the lot mentioned in the certificate produced; Provided, That nothing in this act shall authorize the city council to assess or collect the cost of any main sewer in the avenues and streets of said city.

CHAPTER 94.

AN ACT to prohibit the burial of convicts who may die in the West Virginia penitentiary at Moundsville, West Virginia, within the corporate limits of the city of Moundsville, and to provide for the purchase or condemnation of suitable grounds for the burial of said convicts, and to require the removal of such convicts as are now buried within the corporate limits of said city, to such grounds outside of the city limits.

[Passed February 26, 1897. In effect ninety days from passage. Approved February 26, 1897.]
Be it enacted by the Legislature of West Virginia:

1. That hereafter it shall be unlawful to inter the convicts that may die in the West Virginia penitentiary at Moundsville, West Virginia, within the corporate limits of the said city of Moundsville, West Virginia. And that the board of directors of said West Virginia penitentiary, be and are hereby authorized to procure by purchase or condemnation suitable grounds outside of the said corporate limits not to exceed ten acres, and that hereafter all of the said convicts that may die in the said penitentiary shall be interred in said grounds so procured, unless their bodies are claimed by friends or relatives for private interment.

2. That the bodies of all convicts now interred on the State lands within the corporate limits of said city of Moundsville shall be removed to such grounds so procured outside of the city limits of said city under the direction of the board of directors of the said penitentiary.

3. That in proceeding to condemn such lands for burial purposes the said board of directors shall be governed by the statutes and laws in force in the State of West Virginia in other condemnation proceedings. And said condemnation proceedings shall be had and brought in the name of the board of directors of the West Virginia penitentiary, and the said board of directors shall be authorized to draw upon the treasury of the State of West Virginia to pay for said lands so purchased or condemned.

**CHAPTER 95.**

AN ACT to amend and re-enact chapter twenty-two of the acts of one thousand eight hundred and eighty-five, entitled "An act conferring additional authority to the council of the city of Parkersburg, Wood county, in relation to refunding the bonded indebtedness of said city," as amended by chapter five of the acts of one thousand eight hundred and eighty-nine, by adding thereto section five, concerning the issue of forty thousand dollars refunding bonds authorized by ordinance of said city of July first, one thousand eight hundred and ninety-six.

[Passed February 19, 1897. In effect from passage. Approved February 19, 1897.]

Be it enacted by the Legislature of West Virginia:

5. That the council of the city of Parkersburg are hereby authorized to issue forty thousand dollars of re-
funding bonds to be known as series G, numbered three hundred and seventy-six to four hundred and fifteen, inclusive, dated August first, one thousand eight hundred and ninety-six, and payable the first day of August, one thousand nine hundred and sixteen, at the office of the treasurer of the city of Parkersburg, West Virginia, with interest thereon at five per centum, payable semi-annually on the first day of February and August of each year, at the city treasury, Parkersburg, West Virginia, redeemable by said city at its pleasure in not less than six years from date of said bonds, pursuant to the provision of the ordinance of the council of said city, passed July first, one thousand eight hundred and ninety-six, authorizing the issue of said refunding bonds.

CHAPTER 96.

AN ACT amending and re-enacting section two of chapter nineteen of the acts of one thousand eight hundred and ninety-three, an act empowering the City of Wheeling to construct and maintain water works outside of the city limits, and to supply water to other towns and cities.

[Passed February 12, 1897. In effect from passage. Approved February 12, 1897.]

Be it enacted by the Legislature of West Virginia:

2. The council of said city shall have power to furnish water to any adjoining or neighboring town or city, or to any person or corporation for use outside of the limits of the City of Wheeling, by permitting connections with mains or pipes now or hereafter laid, upon such terms and conditions as may be agreed upon between the said council and the authorities of such town or city, or any person or corporation.

CHAPTER 97.

AN ACT granting the city of Wheeling the right to appropriate twelve hundred dollars of the funds in the treasury of said city, for the purpose of making suitable gifts and presents to the United States gun-boat, "Wheeling."

[Passed February 8, 1897. In effect from passage. Approved February 8, 1897.]
Be it enacted by the Legislature of West Virginia:

1. That the city of Wheeling shall have power to appropriate out of the funds of said city in the treasury thereof, the sum of twelve hundred dollars for the purpose of making such gifts and presents as the council of said city may deem proper to the United States Gunboat "Wheeling."

Provided, however, That said money shall not be so appropriated unless two-thirds of the members of the council of said city, present when the question of said appropriation is put, shall concur therein, or unless the same shall be concurred in at two consecutive meetings of said council held on different days, by a majority of the members present at each of said meetings.

2. All acts or parts of acts in so far as they are inconsistent with the purpose of this act, are hereby repealed.

CHAPTER 98.

AN ACT to amend chapter forty-five of the code of West Virginia, entitled "Of Education," by adding section ten(a) thereto, relating to compulsory attendance.

[Passed February 20, 1897. In effect ninety days from passage. Became a law without the Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That chapter forty-five of the code be amended by the insertion of the following to be known as section ten(a).

10a. Every person having under his control a child or children between the ages of eight and fourteen years shall cause such child or children to attend some public school in the city, independent district, or district in which he resides, and such attendance shall continue for at least sixteen weeks of the school year; provided the school be in session as many as sixteen weeks, and for every neglect of such duty the person offending shall be guilty of a misdemeanor and shall upon conviction thereof before any justice be fined two dollars for the first offense and five dollars for each subsequent offense. An offense, as understood in this act shall consist in failure to send to school any child or children for five consecutive days except in case of the sickness of such child or children, or other reasonable excuse. And it shall be the duty of every trustee and teacher to inform against any one so offending; and upon a failure so to do they shall be guilty of a misdemeanor and be fined not exceeding five dollars; Provided, That if such child or children...
have attended for a like period of time a private day
school, or if such child or children have been otherwise
instructed for a like period of time in the branches of
learning required by law to be taught in the public
schools, or have already acquired such branches, or if
his physical or mental condition is such as to render such
attendance inexpedient, or impracticable, such penalty
shall not be incurred; Provided, further, That in case
there be no public school in session within two miles by
the nearest traveled road of any person in the school
district, he shall not be liable to the provisions of this
act.

Any fines so collected shall be placed to the credit of
the building fund of the district.

If sixty per cent. of the legal voters of any city, inde­
dependent district or sub-district shall petition the board
of education against the enforcement of this act the said
act, so far as that sub-district is concerned shall be null
and void until the beginning of the next school year.

Justices of the peace shall have jurisdiction in all
violations of this act in their respective counties.

CHAPTER 99.

AN ACT to amend the charter of the City of Bluefield,
in the county of Mercer.

[Passed January 28, 1897. In effect ninety days from passage. Became a
law without Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That the charter of the city of Bluefield, in the county
of Mercer, granted by the circuit court of said county
under chapter forty-seven of the code of West Virginia,
be amended and re-enacted so as to read as follows:

1. That part of the county of Mercer included in the
limits hereinafter mentioned is hereby made a city cor­
porate and a body politic, by the name of "The City of
Bluefield," and as such shall have perpetual succession
and a common seal, and by that name may sue and be
sued, plead and be impleaded, and purchase, lease, and
hold real and personal property necessary to the pur­
oposes of said corporation, and may dispose of such real
and personal estate or any part thereof, when it is to
the interest of said corporation to do so.

2. The corporate limits of the city of Bluefield shall
be as follows, to-wit:

Beginning north twenty-three degrees, twenty-five
minutes west of the Bluefield depot of the Norfolk and Western Railway in said city of Bluefield at a point two thousand six hundred and forty feet from the center of the bay window of the said Bluefield depot, and thence from said point north sixty-six degrees, thirty-five minutes, east four thousand nine hundred and sixty feet to a corner stake; thence south twenty-three degrees, twenty-five minutes, east five thousand two hundred and eighty feet to a corner stake; thence south sixty-six degrees, thirty-five minutes, west eight thousand nine hundred and twenty feet to a corner stake; thence north twenty-three degrees, twenty-five minutes, west five thousand two hundred and eighty feet to a corner stake; thence north sixty-six degrees, thirty-five minutes, east three thousand nine hundred and sixty feet to the point of beginning.

3. The municipal authorities of said city shall be a Municipal

mayor, recorder and eight councilmen, who together shall form a common council.

4. All the corporate powers of the said corporation shall be exercised by the said council and under their Corporate

authority, except when otherwise provided, but the recorder shall have no vote at any meeting of the said council.

5. There shall be a treasurer, assessor and overseer of Treasurer, the poor.

6. The mayor, recorder and treasurer shall be elected by the citizens of said corporation who may be entitled under this act to vote. At the first election after the passage of this act, eight councilmen shall be elected, two by the qualified voters of each ward, but four of whom, that is one from each ward, shall be designated by lot in such manner as the council may determine, shall hold their office for the term of two years; four others, that is one from each ward, to be designated as before, shall hold their office for the term of one year, at each election after the first election, four councilmen only, that is one from each ward, shall be elected by the qualified voters thereof annually. The term of office for councilmen, except when to fill vacancies, shall be two years, except as directed in the previous part of this section, and until their successors shall have been elected and qualified as hereinafter provided.

The term of office for the mayor, recorder and treasurer shall be for two years, or until their successors shall have been elected and qualified. The terms of office for the said mayor, recorder, treasurer and councilmen shall begin on the first day of June next after their election.

7. The mayor, recorder and councilmen must be free- Qualifications.
holders in said corporation and entitled to vote for members of its common council.

8. It shall be the duty of the present common council of the said city of Bluefield under its charter granted by the circuit court of Mercer county under chapter forty-seven of the code of West Virginia, to appoint three inspectors of election in each voting precinct in said wards as they now exist to conduct the first election provided for under this act, except that the division line between the third and fourth wards shall be a straight line beginning at a point on the north line of the fourth ward following the center of Scott street, parallel with the west line of the Bluefield inn lot, due south to the corporation line.

9. The said city shall consist of four wards as at present constituted, but the said council may hereafter alter and change the name, location and boundaries thereof. The first election under this act shall be held on the first Tuesday in May, one thousand eight hundred and ninety-eight, and said first Tuesday in May every second year thereafter, for the election of mayor, recorder and treasurer, except that there shall be an election on the first Tuesday in May every year beginning from the first Tuesday in May, one thousand eight hundred and ninety-eight, for the election of four councilmen of said city, such election to be held in the respective wards as are designated, or as the council may from time to time prescribe by ordinance, the said election to be under the supervision of three inspectors at each election precinct in said city who are to be selected and appointed by the council of said city, and who shall be governed by such rules and regulations as the council may prescribe, not contrary to the laws of the State. The common council of said city now in office shall hold their offices until the officers provided to be elected under this act shall have been duly elected and qualified.

10. As soon as the result of such election for mayor, recorder, treasurer and councilmen is ascertained, the inspectors of election shall sign a certificate containing a complete return of the ballots taken at their place of voting, for each of the said officers, and shall enclose the ballots in envelope, which shall be sealed up and endorsed by each of said inspectors. The inspectors, or one of them, shall within three days after the day on which the election was held, deliver the said certificate and the ballots sealed up as hereinafter provided, to the recorder of the city of Bluefield. At the next meeting of the council thereof, which shall be on the fifth day after the day of election, excluding Sunday, the recorder shall present such certificate and ballots to the coun-

Duty of present common council.
Reference to code, ch. 47.
To appoint what for what purpose.
Division line third and fourth wards.
Four wards may be changed, how.
First election where to be held.
When election held thereafter and for what.
Exception.
When held.
For election of what.
To be held where.
Supervision of whom.
To be appointed, how.
How governed.
Present common council to hold office how long.
Result of election; who to sign certificate and what to contain.
Ballots; how disposed of.
Envelopes; how endorsed.
Who to deliver the returns and to whom.
Canvassing returns; when done and by whom.
CHARTER OF BLUEFIELD.

1. The people of the city of Bluefield shall elect by popular vote a mayor, recorder, and councilmen, who shall examine the same and ascertain the true result of such election in said city. And the persons appearing to have received the highest number of votes cast at the several voting places in the said city for the several offices mentioned in this section shall be declared elected, and certificates thereof, signed by the mayor and recorder, shall be granted to the persons so elected.

11. Every male person residing in said city shall be entitled to vote for the officers elected under this act; but no person who is a minor, of unsound mind, a pauper, or who is under conviction of treason or bribery in an election, or who has not been a resident of this State for one year and the city of Bluefield for six months, or who is not a bona fide resident of the ward in which he offers to vote, shall be permitted to vote at any election under this act.

12. All vacancies occurring from any cause in any of the offices provided for in this act shall be filled by appointment by the council, but in the case of councilmen, said appointment shall be made of a resident of the ward in which said vacancy has occurred.

13. At all elections the vote shall be by ballot, and the general election laws of the State so far as applicable shall govern all corporation elections.

14. Wherever two or more persons for the same office at any election shall receive an equal number of votes, the council shall in an equitable mode determine which of the persons so voted for shall be returned elected.

15. Contested elections shall be heard and decided by the council for the time being, but the council may order a new election if they are satisfied the ends of justice will be better attained thereby.

16. A majority of the whole number of councilmen shall be necessary to the transaction of any business whatever.

17. The mayor, recorder, councilmen, and all other officers herein provided for shall each, before entering upon the duties of his office, and within ten days from the time of his election or appointment, take and subscribe an oath to faithfully and impartially discharge what to contain the duties of his office, and the oath to support the Constitution of the United States, and the Constitution of the State of West Virginia. The mayor, having taken such an oath or affirmation, may administer the same to the councilmen and other officers. Certificates of said oath or affirmation shall be recorded in the journal kept by the council.

18. If any one who shall have been duly elected mayor, recorder, or councilman, shall not have been eligible as herein prescribed, or shall refuse or fail to take the oath.
or affirmation required under this act, within the time prescribed, the council for the time being shall declare his office vacant and proceed to fill said vacancy as provided in section twelve of this act.

19. The council shall be presided over at its meetings by the mayor, or in his absence by one of the councilmen chosen by a majority of the council present.

20. The council shall cause to be kept in a well bound book, an accurate record of its proceedings, by-laws, acts and orders, which shall be fully indexed, and open to the inspection of the citizens of the city. The proceedings of each meeting shall be read and corrected at the succeeding meeting, and signed by the person presiding for the time being. Upon the call of any member the yeas and nays shall be called and recorded in the journal. The presiding officer shall only vote in case of a tie.

21. The council shall have power to re-survey said city, and for this purpose may employ a competent engineer (which officer may be made elective by order of the council,) and prescribe his duties, term of office and amount of compensation; to open new streets and extend, straighten, widen, and repair old streets and alleys; to curb and pave streets, sidewalks and gutters for public use, and to alter, improve and light the same; and shall assess upon and collect from the property benefited thereby such part of the expense thereof as shall be deemed equitable and just by said council; and shall have control of all avenues for public use in said city; to have the same kept in good order and free from obstruction on or over them; to regulate and determine the width of all streets, sidewalks and public allays; to order and direct the curbing and paving of all sidewalks and footways for public use in said city, to be done and kept in good order by the owners or occupants of the adjacent property; to control the construction and repairs of all houses, bridges, and culverts and sewers, the opening and construction of all ditches, drains, sewers, and gutters; to widen, deepen and clear the same of stagnant water and filth and to determine at whose expense the same shall be done; to purchase, lay off and appropriate public grounds and control the use of the same; to provide, contract for, and take care of all public buildings proper to the city; to provide for the regular building of houses or other structures; and determine the distance that they shall be built from any street or alley; to cause the removal of unsafe walls or buildings; to prevent injury or annoyance to the public or individuals from anything dangerous, offensive or unwholesome; to abate or cause to be abated anything
which, in the opinion of the council, shall be a nuisance; to regulate the keeping of gunpowder and other combustibles; to provide in, or near the city, places for the burial of the dead, and to regulate interments in the city, and to provide for shade and ornamental trees; to provide for the making of division fences, and for draining of lots by proper drains and ditches; to make regulations for guarding against danger or damage by fire; to provide for the poor of the city; to organize one or more fire companies and to provide the necessary apparatus, tools, implements, engines, or any of them, for their use, and in their discretion to organize a paid fire department; and to provide sufficient revenue for the said city, and appropriate the same to its expenses; and to provide for the annual valuation of property and the assessment of taxable persons and property in the city; to adopt rules and regulations for the transaction of business, and for the government and regulation of its own body; to promote the general welfare of the city; to protect the persons and property of the citizens therein; to appoint such officers as they may deem proper; to define their powers, prescribe their duties, fix their term of service and compensation, require and take from them bonds, with such sureties and in such penalties as the council may determine, conditioned for the true and faithful discharge of their duties, and remove them at pleasure, (all bonds taken by the council shall be made payable to the city by its corporate name); to regulate and provide for the measuring or weighing of hay, coal, wood and other articles sold, or for sale in said city, and to regulate the transportation thereof through the streets; to establish and regulate markets, to prescribe the time for holding the same, and what articles shall be sold only in said markets; to protect places of divine worship; to appoint and publish the places of holding city elections; to erect water works and provide a water supply for said city, or to authorize or prohibit the erection of gas works in or near the city, to prevent injury to, and provide for the protection of the same; to provide for the purity of the water and healthfulness of the city, for all of which purposes, except that of taxation, the council shall have jurisdiction for one mile beyond the corporate limits of said city.  
22. To carry into effect these enumerated powers, and all others conferred upon the said city or council expressly or by implication in this or any other act of the legislature, the council shall have power to adopt and enforce all needful orders, by-laws, and ordinances not contrary to the laws and Constitution of the State, and
to prescribe, impose and enforce reasonable fines and penalties, including imprisonment under judgment or order of the mayor or recorder of said city, or the person lawfully exercising their functions, and the council, with the consent of the county court of Mercer county, entered of record, may have the right to use the jail of said county for any purpose necessary in the administration of its affairs.

23. The council shall cause to be annually made up and entered upon its journal an account any estimate of all sums which ought to be paid within one year, and it shall order a levy of so much as in its opinion may be necessary to pay the same, not exceeding two dollars capitation tax and one dollar on every one hundred dollars worth of property, real and personal within said city.

24. The levy so ordered shall be upon the male persons residents of said city over the age of twenty-one years, all real and personal estate within said city, subject to State or county taxes.

25. Whenever anything for which a State license is required, is to be done within said city, the council may require a city license to be had for doing the same, and may impose a tax thereon for the use of the city, and the council may in any case require from the person licensed a bond with sureties and in such penalty and with such conditions as it may deem proper, and may revoke such license at any time if the conditions of said bond be broken. And no license to sell strong or spirituous liquors or wine or beer, ale, porter or drinks of like nature within said city, or within one mile of the corporate limits thereof, shall be granted by the county court of Mercer county, unless the person applying therefor shall produce to said county court the certificate of the council of said city of its consent to the granting of such license. They may impose a license and assess a tax on all carts, drays and wheeled vehicles used in said city for public hire and may by ordinance prohibit the owners of all animals from allowing them to run at large, and to prevent the same may impose such fines and penalties as may be deemed reasonable and necessary.

26. It shall be the duty of the city treasurer to collect all taxes of said city, as well as other income and revenue of said city and to account for and pay over the same as required by law, and at such time or times as the council may order, and to enable him to do this properly, he shall have a copy of the assessor's books and all other assessments made, and be charged by the recorder as hereinafter stated therewith, and be charged
by the recorder as hereinafter provided with all licenses granted, and fines paid over to him by the sergeant of the city. Every six months, or oftener, if required to do so by the council, a delinquent list shall be returned by him to the council, to which he shall make oath, of such taxes as he cannot collect, which the council may, if they deem it just, allow and order him credited therewith. It shall be the duty of the treasurer, as soon as the books of the assessor come into his hands, to give notice, by publication in a newspaper, and also to post hand bills throughout the city, that the city taxes are due and collectable, and that all persons who pay their taxes within one month from the date of said notice shall be allowed a deduction of two and one-half per centum, which sum shall be from the commissions allowed to the city treasurer. And all taxes that may remain uncollected by the treasurer, after the exercise of due diligence on his part within ninety days of the end of the assessment year, may be, by said treasurer, placed for collection in the hands of one or more of the constables of the said city, who shall collect and account for the same in the same manner that they are required to collect and account for executions, and shall have for his or their services a commission of five per centum, which shall be added to the face of the tax tickets and be collected from the tax-payers, but this sum of five per centum allowed the constable for collecting taxes, shall not be deducted from the commissions of the treasurer, nor shall the treasurer himself, as to such taxes as may remain uncollected at the ninety days before the end of the assessment year be allowed to collect himself the same and the said five per centum thereto, but nothing herein shall be construed to prohibit the said treasurer from collecting said taxes above referred to. The said treasurer shall have the same power to distraint and sell for taxes that is now possessed by the sheriff of Mercer county, and shall have the same powers to enforce the payment of said taxes. The said treasurer shall at the end of every six months from the beginning of each assessment year render an account of his collections and disbursements to said council of said city. And within thirty days after the close of the said assessment year the said treasurer shall make with the said council a full settlement of his accounts for said year, and his failure to do so within the time herein prescribed shall work a complete forfeiture of his commissions and all compensation and his bond shall be forthwith put in suit by the said council for the purpose of recovering from him and his sureties any sum or sums of money which may be due to the said city. The said treasurer...
shall receive a commission of five per centum upon all moneys actually collected and accounted for by him, and in addition thereto a salary of one hundred dollars per annum to be paid out of the city treasury.

27. The council shall have the power to require and take from the treasurer a bond with security satisfactory to the council in the penalty of not less than ten thousand nor more than thirty thousand dollars, and such bond shall be conditioned for the faithful performance of his duty as treasurer, and for the collection, accounting for and payment of the taxes, fines and other moneys of the city which shall come into his hands, or which it shall be his duty to collect, at such times and to such persons as the council may order.

28. The said council shall have power and it shall be its duty to appoint a city sergeant, who shall have power to exercise within the corporate limits of said city all the duties that a constable can legally exercise in regard to the collection of claims, executing and levying process, and he shall be entitled to the same compensation therefor, except in the case of the arrest of any person for violating any of the ordinances of the city; upon the conviction of such person, he shall be entitled to one dollar for such arrest to be taxed in the costs against the person convicted; and it shall be his duty to collect all fines assessed by the mayor, recorder or other person exercising the functions of office of mayor in said city, and pay over and account for the same to the treasurer of said city. The said sergeant shall execute a bond with surety deemed sufficient by said council, in the penalty of not less than one thousand nor more than five thousand dollars, conditioned for the faithful performance and discharge of his duties as such sergeant. The said sergeant shall receive such compensation for his services as the said council may deem proper and right.

29. The said council shall have power and authority to appoint such police officers as in their judgment may be deemed necessary for the preservation of the peace and good order of the said city, and the protection of its citizens and their property, and provide such compensation for said policemen as it may be deemed reasonable and right.

30. It shall be the duty of the said council to provide for the poor of the city, and to that end shall appoint an overseer of the poor, who shall take an oath to faithfully discharge his duties as such; he shall give such bond as the said council may require, and his term of office shall be such as may be prescribed by the said council, who shall also prescribe his duties and the manner of performance thereof.
31. There shall be a lien upon the real estate within said corporation for the city taxes assessed thereon from the commencement of the year for which they are assessed, and for all other assessments, fines and penalties assessed or imposed upon the owners thereof by the authorities of the city, from the time the same are so assessed or imposed, which liens shall be enforced by the council in the same manner as the lien for county purpose is now enforced, or by appropriate suit in any court of competent jurisdiction in Mercer county. The lien aforesaid shall have priority over all other liens, except that for taxes due the State.

32. The council may prohibit any theatrical or other performance, show, or exhibition which it may deem injurious to the morals or good order of the city.

33. The mayor shall be chief executive officer of the city, and shall take care that all by-laws, ordinances and orders of the city are faithfully executed. He shall be ex officio a conservator and justice of the peace within the city, and shall, within the same, exercise all the powers and duties vested in a justice, except that he shall have no jurisdiction as such in civil cases, and all fees accruing to the mayor by virtue of his office as such justice of the peace he shall pay into the city treasury. He shall have control of the police of the city, and may appoint special police officers whenever he deems it necessary; and it shall be his duty specially to see that the peace and good order of the city are preserved, and that the persons and property therein are protected; and to this end he may cause the arrest and detention of all rioters and disorderly persons within said city, before issuing his warrant therefor. He shall have power to issue execution for all fines, penalties and costs imposed by him, or he may require the immediate payment thereof, and in default of such payment he may commit the party in default to the jail of said city or to the jail of Mercer county until the fine or penalty and costs shall be paid, to be employed during the term of his imprisonment, as hereinafter provided; but the term of imprisonment in such cases shall not exceed thirty days. He shall, from time to time, recommend to the council such measures as he may deem needful to the welfare of the city.

He shall receive a compensation for his services, to be fixed by the council, which shall not exceed five hundred dollars per annum, and which shall not be increased nor diminished during his continuance in office.

34. The duty of the recorder shall be to keep the journal of the proceedings of the council, and to have charge of the seal, and preserve it and the records of the
city. He shall attend the mayor in all examinations, receive and issue his orders, swear witnesses, and perform all the duties of a clerk in the council and mayor's court. In the absence of the mayor he shall have all the authority of that officer, shall exercise the functions of the office of mayor. He shall charge the treasurer with the whole of the taxes on the assessor's books in a book provided for that purpose, and shall charge the sergeant with all the fines which may come into his hands, and report the same to the treasurer, who shall be charged therewith and he shall give the said treasurer credit for all the money shown to have been paid out and properly disbursed by him, and such other credits as the council may direct or be allowed by law, and shall also give to said sergeant credit for all moneys shown to have been paid by him to the said treasurer. The said recorder shall receive a compensation for his services to be fixed annually by the council, which shall not be increased nor diminished during his term of office.

35. The said city council shall appoint an assessor for said city, whose duty it shall be, immediately upon his qualification to said office, to proceed forthwith to make an assessment of the persons and property, real and personal, within said city subject to taxation, substantially in the same manner and form in which such assessments are made by the assessors of the county, and return the same to the council on or before the first day of August in each year, and for this purpose he shall have all the powers conferred by law upon the county assessors.

He shall receive a compensation for his services to be fixed by the council, which shall not be increased nor diminished during his continuance in office; but if the assessor shall fail to return his assessment by the first day of August of each year to said council, he shall forfeit all compensation for his services.

36. No money shall be paid out by the treasurer except upon the order or warrant of the council duly signed by its mayor and recorder, or other officer presiding for the time being. All orders, warrants or drafts drawn by the said council on the said treasurer of the city shall be payable on the fifteenth day of January in each year, and upon the presentation of any such order, warrant, or draft upon said treasurer, he shall fail to pay the same, an action may be maintained against him and his sureties in any court having jurisdiction for the amount thereof, and judgment shall be rendered therefor with interest at the rate of ten per centum per annum. Upon such judgment and execution no stay or forthcoming bond shall be allowed.
37. If the said treasurer shall fail to account for and pay over all or any moneys that shall come into his hands when thereto required by the said council, it shall be lawful for the council, in the corporate name of the city, by motion before the circuit court of Mercer county, after ten days previous notice, to recover from the treasurer and his sureties or their personal representatives, any sum that may be due from the said treasurer to the city. And if the said sergeant shall fail to collect, account for and pay over all lines in his hands for collection, according to the conditions of his bond, it shall be lawful for the council to recover off of him the same by motion in the corporate name of the city, before the said circuit court of Mercer county, after ten days previous notice, against the said sergeant and his sureties, or any or either of them, his or their executors or personal representatives.

Upon such judgment and execution thereon no stay or forthcoming bond shall be allowed.

38. The said city and the taxable persons and property therein shall be exempt from all expenses or liability for the construction or repair of roads or bridges outside the corporate limits of said city for any year for which it shall appear that said city shall at its own expense provide for the keeping of its own roads, streets and bridges in good order.

39. The said council shall have power to cause the owners of property to build and make sidewalks, footways and gutters in front of their property. If the owner or occupant of any sidewalk, footway or gutter in said city, or of the real property next adjacent thereto, shall fail or refuse to curb, pave or keep the same clean, in the manner and within the time required by the council, it shall be the duty of the council to cause the same to be done at the expense of the said city, and to assess the amount of such expense upon the owner or occupant, and the same may be collected by the city treasurer in the manner herein provided for the collection of city taxes.

40. The council shall adopt all needful and just regulations, whether general or special, for the good of the citizens thereof; it shall, also, authorize street expenditures in the several wards as equity and justice shall demand, and may authorize the collection of a special tax for a specific purpose.

41. The council shall provide for the employment and safe keeping of persons who may be committed for default in the payment of fines, penalties or costs under this act, and who are otherwise unable to discharge the same, by putting them to work for the benefit of the
city, and to use such means to prevent their escape while
at work as they may deem expedient; and shall keep on
hand an ample supply of necessary material for the same,
and shall provide all necessary tools, fixtures, imple-
ments and facilities for the immediate employment of
any and all such persons; shall fix a reasonable rate per
diem as wages to be allowed to any such person until
such fine and costs against them are discharged, and the
recorder shall keep an account of all fines and penalties
so collected and expended.

42. It shall be the duty of the assessor of said city to
make a list of all dogs within the city, distinguishing
between male and female, together with the names of the
owners thereof, which list shall be by him returned with
his lists of personal and real property in said city.

Upon the return of said list by the assessor as afore-
said, it shall be the duty of said council to lay a tax on
all dogs so returned by the assessor against the owners
thereof of not exceeding two dollars on each male dog
and of not exceeding ten dollars on each female dog,
which said tax so assessed shall be collected and ac-
counted for by the city treasurer in the same manner as
hereinbefore provided for the collection and accounting
for of other city taxes.

CHAPTER 100.

AN ACT to amend and re-enact sections one, two, six
and nine of chapter fifty-eight of the acts of one
thousand eight hundred and ninety-five, entitled, “An
act to amend and re-enact the charter of the city of
Charleston, and to change the corporate limits of said
city, so as to include Elk City and other additional
territory.”

[Passed February 26, 1807. In effect from passage. Became a law without
Governor's approval.]

Be it enacted by the Legislature of West Virginia:

That sections one, two, six and nine of chapter fifty-
eight of the acts of one thousand eight hundred and
ninety-five be amended and re-enacted so as to read as
follows:

1. The corporate limits of the city of Charleston
shall be as follows, to-wit: Beginning at the Kanawha
river, at low water mark, on the line dividing the estate
of Bradford Noyes, deceased, from the lands next above
the same, thence up the Kanawha river at low water
mark to the upper line of the property now known as
Upper Ruffner; thence with the said line dividing Upper Ruffner from the lands of the Kanawha and Michigan Railroad Company to the foot of the hill; thence by a continuation of said dividing line one hundred and fifty feet above the county road; thence down toward Elk river by a line one hundred and fifty feet above the road or street to a point of intersection with the lower line of Broad street extended; thence with the line so extended to the upper side of said road or street; thence down said road or street and on the upper side thereof; thence along the base of the hill to Capitol street at the end thereof; thence along the base of the hill on the upper side of the Elk river road to the lower line of Coal Branch; thence with said lines to Elk river at low water mark; thence up Elk river to a point opposite the east end of Mary street of Upper Glen Elk; thence across Elk river and along said street to the Elk road near the foot of the hill; thence down said road to _____ street; thence north seventy-six and one-half degrees west thirty-two poles to Watts' corner; thence with Watts' front line to his southwest corner at a drain and on Swann's line; thence along the base of the hill to Lawrence Carr's line; with said Carr's line south, forty-five west, ten poles to the north side of the cinder road, known as Charleston street; thence down the same one hundred and eight poles to a stake opposite to a large sycamore on the southwest side of said road; thence south thirty-two and one-half degrees west, passing said sycamore, fifty-eight poles to Virginia street; thence with same south thirty degrees, east fifty-seven poles and fifteen links to the Glenwood line; thence with the same south thirty-seven and one-half degrees, west to the low water mark at the Kanawha river; thence up the Kanawha river at low water mark to the beginning.

2. The municipal authorities of the city shall be a mayor, recorder and fourteen councilmen, who together shall be a common council.

6. The mayor, recorder, sergeant and treasurer shall be elected by the citizens of said corporation who may be entitled under this act to vote. At the first election after the passage of this act one councilman shall be elected in each ward except in the seventh ward, in which two councilmen shall be elected. One of the councilmen so selected in the seventh ward shall hold his office for the term of one year and the other shall hold his office for two years to be designated by lot in such manner as the mayor may determine. At each annual election after the first election seven councilmen only, that is one for each ward, shall be elected by the quali-
Provision, that the councilmen serving in any ward to continue; how long.

Wards of city; to consist of seven.
First ward; boundaries.
Second ward; boundaries.
Third ward; boundaries.
Fourth ward; boundaries.
Fifth ward; boundaries.
Sixth ward; boundaries.
Seventh ward; boundaries. When and how the boundaries of wards may be changed.
Elections; when held.
Where.
How election conducted, etc.

tied voters thereof; Provided, That the councilmen now serving from any ward shall continue to represent as such councilmen the ward under this act in which they reside, and hold their office until their respective terms expire.

9. The said city shall consist of seven wards. The
First ward shall embrace that portion of the territory within the corporate limits established by this act, lying west of Elk river and between the center of Hall street and the Kanawha river.

The Second ward: the residue of the territory on the west side of Elk river within said corporate limits.

The Third ward: that portion of said territory lying west of Court street and between the Kanawha river and Donnally street.

The Fourth ward: the residue of said territory lying west of Capitol street and the continuation of said street known as the Elk river road or Slack street.

The Fifth ward: that portion of the residue of said territory lying between Capitol street and Brooks street extended.

The Sixth ward: that portion of the residue of said territory lying between Brooks street and the line dividing the estate of Bradford Noyes, deceased, from the lands next above the same.

The Seventh ward: the residue of said territory.

But the council may during the year next succeeding any United States census, by a two-third vote of the members elected, so change the boundaries thereof as to make the population of said wards more nearly equal. Elections under this act shall be held on the second Monday in March in every year after the year one thousand eight hundred and ninety-five, at such places in the respective wards as the council may from time to time prescribe by ordinance; the said elections to be under the supervision of three inspectors at each precinct in said city, who are to be annually elected and appointed by the council of said city, and who shall be governed by such rules and regulations as the council may prescribe.

CHAPTER 101.

AN ACT to amend and re-enact and to reduce into one the several acts incorporating the town of Clarksburg, in the county of Harrison, defining the powers thereof and describing the limits of said town.

[Passed February 26, 1897. In effect ninety days from passage. Became a law without Governor's approval.]
Be it enacted by the Legislature of West Virginia:

1. That the inhabitants of so much of the county of Harrison as is within the bounds prescribed by section two of this act and their successors, shall be and remain and they are hereby made a body politic and corporate by the name of "the City of Clarksburg," and as such shall have perpetual succession and a common seal and by that name may sue and be sued, plead and be imploaded, purchase, lease and hold real estate, personal property necessary to the purpose of said corporation.

2. The corporate limits of said city shall hereafter be as follows: Beginning at the mouth of Elk creek, thence up the east side of said creek to a point opposite the mouth of Gregory run; thence up said run to the northern line of the property of the Northwestern Virginia railroad (now operated by the Baltimore and Ohio Railroad Company); thence along and with said northern line of said railroad property to Still House run; thence with the meanderings of said run to Elk creek; thence with the right bank of said creek to the mouth of the drain from Monticello spring; thence a due west line to the West Fork river; thence with the right bank of said river to the beginning.

3. The territory of said city shall be divided as follows:

First Ward—Beginning at the mouth of Still House run and running down Elk creek to a point opposite the eastern terminus of Main street; thence with Main street to Elk bridge on Main street; thence with the east bank of Elk creek down same to mouth of drain near M. Dowd's house; thence directly north to Baltimore and Ohio railroad; thence easterly with said railroad to Still House run; thence down said run to the beginning.

Second Ward—Beginning at a corner of the First ward on Elk creek at the eastern end of Main street and running down Elk creek with the corporation line to mouth of Monticello run; thence westerly with corporation line to a point on said line where Second street crosses said line; thence with Second street to the corner of Main and Second streets; thence with Main street easterly to the beginning.

Third Ward—Beginning at northeast corner of the bridge over Elk on Main street; thence with Main street westerly to Sixth street; thence northerly with Sixth street and on a line extended from Sixth street to the Baltimore and Ohio Railroad; thence easterly with the railroad to the northwest corner of the First ward, thence with western line of the First ward to the beginning at Main street bridge.
Fourth Ward. — Fourth Ward—Beginning at the corner of Main and Sixth streets, running thence westwardly with Main street to junction of Pike and Main street; thence with Pike street to the mouth of Elk creek; thence up said creek to Gregory’s run; thence up said run to the Baltimore and Ohio Railroad; thence easterly with said railroad to the northwest corner of Third ward; thence with the western boundary of the Third ward to the beginning.

Fifth Ward. — Fifth Ward—Beginning at Elk bridge at mouth of Elk creek and running easterly with Pike street to the junction of Main and Pike streets; thence with Main street to the corner of Second and Main streets; thence with Second street to the corporation line at the southwest corner of the Second ward; thence with the south line of the corporation to the West Fork river; thence down said river to the mouth of Elk creek, the beginning.

The number and boundaries of the wards of said city may be changed by the council thereof.

4. The municipal authorities of said city shall consist of a mayor and ten councilmen, who together shall form a common council and who shall receive such compensation as the council shall from time to time determine, and which shall not be increased or diminished during their term of office.

5. All the corporate powers of said corporation shall be exercised by said council or under their authority, except when otherwise provided.

6. The mayor, assessor and councilmen must, at the time of their election be freeholders in said city and be entitled to vote for the members of the common council of said city.

7. There shall be a chief of police, city attorney, superintendent of streets, commissioner of water works, city physician, assessor, city collector and treasurer, city surveyor and city clerk of said city, who at the time of their election or appointment shall be entitled to vote for the members of its common council. The city attorney, city physician and city surveyor shall be appointed by the common council to hold their respective offices for a term of one year from the third Monday in April or until their successors shall have been appointed and qualified.

8. On the Tuesday next after the first Monday in April, one thousand eight hundred and ninety-eight, and on said day of every succeeding year there shall be elected by the qualified voters of said city a mayor, chief of police, superintendent of streets and water works, assessor, city collector and treasurer and city clerk,
who shall hold their respective offices for one year and
until their successors shall be elected and qualified.

9. On the same day first mentioned in the preceding
section, two members of the council shall be elected in
each ward in said city who shall reside in the ward for
which they are elected, and the candidate receiving the
highest number of votes shall be elected for two years,
from the third Monday in April succeeding his election,
and the candidate receiving the next highest number of
votes shall be elected for one year from the third Mon-
day in April succeeding his election, and on the same
day of each succeeding year one member of the council
shall be elected in each ward in the said city whose term
of office shall be for two years from the third Monday
in April succeeding his election, and until his successor
shall be elected and qualified.

Each ward shall constitute an election precinct, and
the council shall establish a voting place in each, and the
election of councilmen shall be by wards. No voter
shall be entitled to vote at any city election except in the
ward in which he resides, and if any voter shall vote for
any person for councilman who is not a resident of the
ward in which he is voted for, such vote or votes shall
not be counted for such person or persons.

10. Every male person residing in said city shall be
entitled to vote for all officers elected under this act,
but no person who is a minor or of unsound mind, or a
pauper, or who is under a conviction of treason, felony
or bribery in an election, or who has not been a resi-
dent of this State for one year, and of the city of
Clarksburg for six months, and is not a bona fide resi-
dent of the ward in which he offers to vote.

11. In all elections by the people the mode of voting
shall be by ballot; but the voter shall be left free to vote
by open, sealed or secret ballot, as he may elect. The
elections in said city shall be held and conducted and
the result thereof certified, returned and finally deter-
mined under the laws in force in this State, relating to
general elections, on the tenth day of March, eighteen
hundred and ninety-one. The corporate authorities of
said city shall perform the duties in relation to such
election required by general law of county courts and
officers on March tenth, eighteen hundred and ninety-
one, and the provisions of chapter three, of the code of
West Virginia in effect on that date concerning elections
by the people shall govern such elections and be appli-
cable thereto, and the penalties therein prescribed for
offenders relating to elections shall be enforced against
the offenders at such corporate elections, and said act
shall have the same force and effect as if it were speci-
ally applicable to such corporate elections.
12. Whenever two or more persons shall receive an equal number of votes for councilman or other city officers such tie shall be decided by the council in being.

13. All contested elections shall be heard and decided by the common council for the time being; and the contest shall be made and conducted in the same manner as provided for in contests for county and district officers; and the common council their proceedings in such cases as nearly as practicable in conformity with the proceedings of the county court in such cases.

14. Whenever a vacancy shall occur from any cause in the office of mayor, councilman, city collector and treasurer, chief of police, superintendent of streets, commissioner of water works, city assessor or city clerk, the council for the time being shall, by a vote of the majority of those present, fill the vacancy until the next election, at which time a successor to fill the unexpired term of such office shall be elected by the people.

15. The city attorney, city physician and city surveyor shall be appointed by the council. The council shall also have authority to provide by ordinance for the appointment of such other officers as shall be necessary and proper to carry into full force any authority, power, capacity or jurisdiction which is or shall be vested in the said city, or in the council, or in the mayor, or any officer or body of officers thereof, and to grant to the officers so appointed the power necessary or proper for the purposes above mentioned. The council shall by ordinance define the duties of all officers so appointed or elected as aforesaid and allow them reasonable compensation, which shall be by monthly salaries, and not otherwise, except as to the collection of taxes, and which compensation shall not be increased or diminished during their term of office, and shall require and take from all them whose duty it shall be to receive its funds, assets or property, or have charge of the same such bonds, obligations or other writings as they shall deem necessary or proper to insure the faithful performance of their several duties. All officers so appointed or elected may be removed from office for malfeasance, non-feasance or misfeasance by the council, and unless their term of office be otherwise fixed by ordinance, they shall be considered as holding their respective offices at the pleasure of the council. The chief of police shall have all powers, rights and privileges within the corporate limits of said city in regard to the arrest of persons, the collection of claims, the execution and return of process that can be legally exercised by a constable of a district within the same; and he and his sureties shall be liable to all fines,
penalties and forfeitures that a constable of a district is legally liable to for any failure or dereliction in his said office, to be recovered in the same manner and in the same courts that the said fines, penalties and forfeitures are now recovered against such district constable. It shall be the duty of the collector and treasurer to collect city taxes, licenses, levies, assessments and such other city claims as are placed in his hands for collection by the council, and may distress and sell therefor in like manner as a sheriff may distress and sell for State taxes, and he shall have in all other respects the same power as a sheriff to enforce the payment and collection thereof.

16. All bonds, obligations or other writings, taken in pursuance of any provision of this act, shall be made payable to "The City of Clarksburg," and the respective persons, and their heirs, executors, administrators and assigns bound thereby, shall be subject to the same proceedings on the said bond, obligation and other writing for enforcing the conditions of the terms thereof, by motion or otherwise, before any court of record held in and for the county of Harrison, that collectors of county levies and other sureties are or shall be subject to on their bonds for enforcing the payment of the county levies.

17. The mayor and council and all other officers provided for in this act shall each, before entering upon the duties of their office, and within one month from the date of their election or appointment take the oath prescribed by law for all officers of this State, and make oath or affirmation that they will truly, faithfully and impartially, to the best of their ability, discharge the duties of their respective offices, so long as they continue therein. Said oath or affirmation may be taken before any person authorized to administer oaths under the laws now in force, or before the mayor or city clerk of said city.

18. The mayor and all other officers provided for in this act shall enter upon the duties of their offices as soon as they are qualified and shall continue therein until their successors are elected or appointed and qualified.

19. If any person elected to the office of mayor, councilman, collector and treasurer, chief of police, superintendent of streets and water works or city clerk shall not be eligible to such office under the provisions of this act, or shall fail to qualify as herein required, the council for the time being shall declare his said office vacant, and shall proceed to fill the vacancy, as required by this act.
20. The mayor shall be the chief executive officer of the city, and shall take care that the orders, by-laws, ordinances, acts and resolutions of the council thereof are faithfully executed. He shall be ex-officio a justice and conservator of the peace within the city, and shall within the same have, possess and exercise all the powers and perform all the duties vested by law in a justice of the peace, except that he shall have no jurisdiction in civil cases or causes of action arising out of the corporate limits of the city. He shall have the same power to issue attachments in civil suit as a justice of his county has though the cause of action arose out of his city. But in such case he shall have no power to try the same, but said attachment shall be returnable to and be heard before some justice of his county.

Any warrant or other process issued by him may be executed at any place in the county; he shall have control of the police of the city, and may appoint special police officers whenever he deems it necessary, and it shall be his duty especially to see that the peace and good order of the city are preserved, and that persons and property therein are protected, and to this end he may cause the arrest and detention of all riotous and disorderly persons in the city before issuing his warrant therefor. He shall have the power to issue executions for all fines, penalties and costs imposed by him, or he may require the immediate payment thereof, and in default of such payment he may commit the party in default to the jail of the county of Harrison or other place of imprisonment in such corporation, if there be one, until the fine or penalty and cost shall be paid, but the term of imprisonment in such cases shall not exceed thirty days. And in all cases where a person is sentenced to imprisonment or to the payment of a fine of ten dollars or more, (and in no case shall a judgment for a fine of less than ten dollars be given by the mayor if the defendant, his agent or attorney object thereto), such person shall be allowed an appeal from such decision to the circuit court of said Harrison county, upon the execution of an appeal bond with surety deemed sufficient by the mayor, in a penalty double the amount of fine and costs imposed by the mayor, with condition that the person proposing to appeal will perform and satisfy any judgment which may be rendered against him by the circuit court on such appeal.

If such appeal be taken, the warrant of arrest, (if there be any), the transcript of the judgment, the appeal bond and other papers of the case, shall be forthwith delivered by the mayor to the clerk of said court, and the court shall proceed to try the case as upon in-
dictment or presentment, and render such judgment an indictment, including that of costs, as the law and the evidence may require. The mayor shall, from time to time, recommend to the council such measures as he may deem needful for the welfare of the city. The expense of maintaining any person committed to the jail of the county by him, except it be to answer an indictment or be under the provisions of sections two hundred and twenty-seven and two hundred and twenty-eight of chapter fifty of the amended code of this State shall be paid by the city. But the mayor shall not receive any money belonging to the State or individuals, unless he shall give the bond and security required of a justice of the peace by chapter fifty of the said code, and all the provisions of said chapter relating to money received by justices shall apply as to like moneys received by the mayor.

21. The city clerk shall keep the journal of the proceedings of the council, and have charge of and preserve the records of the city, and in the absence from the city, or in case of sickness or inability of the mayor or during any vacancy in the office of mayor, he shall perform the duties of mayor which pertain to him as the chief executive of said city and be vested with all the power necessary for the performance of such duties. He shall be a conservator of the peace within the city.

22. The presence of a majority of the council shall be necessary to make a quorum for the transaction of business.

23. The council shall cause to be kept by the clerk in a well bound book, to be called the “minute book,” an accurate record of all its proceedings, ordinances, acts, orders and resolutions, and in another to be called “ordinance book,” accurate copies of all general ordinances adopted by the council; both of which shall be fully indexed and open to the inspection of any one required to pay taxes to the town, or who may be otherwise interested. All oaths and bonds of officers in the town, and all papers of the council shall be endorsed, filed and securely kept by the clerk. The bond of officers shall be recorded in a well bound book, to be called the “record of bonds.” The clerk shall perform all such other duties as may by ordinance of the council be prescribed. All printed copies of such ordinances purporting to be published under authority of the council, and transcripts of such ordinances, acts, orders and resolutions certified by the clerk, under the seal of the town, shall be deemed prima facie correct, when sought to be used in any court or before any justice.
24. At each meeting of the council the proceedings of the last meeting shall be read and corrected if erroneous, and signed by the presiding officer for the time being. Upon the call of any member, the ayes and noes on any question shall be taken and recorded in the journal, and the roll shall be called alphabetically.

25. The mayor shall have a vote only in case of a tie.

26. The meeting of the council shall be held at such places in said city and at such times as they shall from time to time ordain and appoint; but it shall be lawful for the council by ordinance to vest in any officer of said city, or in any member or number of members of their own body the authority to call special meetings; and it shall by ordinance prescribe the mode in which notice of such meetings shall be given, and no business shall be transacted unless a majority of all the members of which it then consists shall be present, except that a less number may compel the attendance of absent members under such reasonable penalties as they may think proper to impose; and all questions put, except in such matters as are hereinafter provided for, shall be decided by a majority of the members present.

27. All moneys belonging to the city shall be paid over to the city collector and treasurer; and no money shall be paid out by him, except as the same shall have been appropriated by the council and upon an order signed by the mayor and city clerk, and not otherwise.

28. The council of said city shall have power to lay off, vacate, close, open, alter, grade and keep in good repair the roads, streets, alleys, pavements, sidewalks, crosswalks, drains and gutters therein, for the use of the citizens or of the public, and to improve and light the same, and to keep them free from obstructions of every kind; to regulate the width of the pavements and sidewalks on the streets and alleys, and to order the pavements, sidewalks, footways, drains and gutters to be kept in good order, free and clean, by the owners or occupants of the real property next adjacent thereto; to establish and regulate markets, prescribe the time of holding the same, provide suitable and convenient buildings therefor, and prevent the forestalling or regulating of such markets; to prevent injury or annoyance to the public or to individuals from anything dangerous, offensive or unwholesome; to prohibit or regulate slaughter houses, tan houses and soap factories within the town limits; or the exercise of any unhealthy or offensive business, trade or employment; to abate all nuisances within the town limits, or to require and compel the abatement or removal thereby or at the expense of the person causing the same, or by or at the expense of the
owner or occupant of the ground on which they are placed or found; to cause to be filled up, raised or drained, by or at the expense of the owner, any town lot or tract of land covered or subject to be covered by stagnant water; to prevent horses, hogs, cattle, sheep or other animals, and fowls of all kinds, from going or being at large in such city, and as one means of prevention, to provide for impounding and confining such animals and fowls, and upon failure to reclaim, for the sale thereof; to protect places of divine worship, and preserve order in and about the premises where and when such worship is held; to regulate the keeping of gunpowder and other inflammable or dangerous substances; to provide for the regular building of houses or other structures, and for the making and maintaining of division fences by the owners of adjoining premises, and for the proper draining of city lots or other parcels of land by or at the expense of the owner or occupant thereof; to provide against danger of damage by fire; to punish for assaults and batteries; to prohibit loitering in or visiting houses of ill fame, or loitering in saloons, or upon the streets; to prevent lewd or lascivious conduct, the sale or exhibition of indecent pictures or other representations; the desecration of the Sabbath day, profane swearing, the illegal sales of all intoxicating liquors, mixtures and preparations; to protect the persons of those residing or being within said town; to appoint when necessary or advisable a police force permanent or temporary, to assist the marshal in the discharge of his duties; to build or purchase, or lease and use as a suitable place of imprisonment within or near the said city for the safe keeping or punishment of persons charged with or convicted of the violation of ordinances; to erect, or authorize or prohibit the erection of gas or water works within the town limits; to prevent injury of such works, or the pollution of any gas or water used or intended to be used by the public or by individuals; to provide for and regulate the weighing or measuring of hay, coal, lumber and other articles sold or kept for sale within said city and to establish rates and charges for the use thereof; to regulate the running and speed of engines and cars within the said city; to create by ordinance such committees and boards and delegate such authority thereto as may be deemed necessary or advisable; to provide for the annual assessments of the taxable property therein, and for a revenue for the city for municipal purposes, and to appropriate such revenue to its expenses, and generally, to take such measures as may be deemed necessary or advisable to protect the property, public and private, within the city;
to preserve and maintain peace, quiet and good order
therein, and to preserve and promote the health, safety,
comfort and well being of the inhabitants thereof.

The council shall have authority to pass all ordinances,
(not repugnant to the constitution and laws of the United
States and of this State,) which shall be necessary or
proper to carry into full effect and power, authority,
capacity and jurisdiction which is or shall be granted to
or vested in the said city, or in the council, or in any
officer or body of officers of said city, and to enforce
any or all of their ordinances by reasonable fines and
penalties, and by imprisoning the offender or offenders,
and upon failure to pay any fine or penalty imposed,
by compelling them to labor without compensation at
any of the public works or improvements undertaken or
to be undertaken by said city, or to labor at any work
which the said city may lawfully employ labor upon, at
such a rate per diem as the council may fix, but not at a
less rate than is fixed by said city council for like labor
from other employees of said city, until any fine or fines
and costs imposed upon any such offender or offenders
by said city shall have been fully paid and discharged,
after deducting charges of support while in the custody
of the officers of said city; Provided, however, That no
fine shall be imposed exceeding twenty dollars, and that
no person shall be imprisoned or compelled to labor, as
aforesaid, more than thirty days for any one offense.

And in all cases where a fine is imposed for an amount
exceeding ten dollars, or a person be imprisoned or
compelled to labor as aforesaid, for a term greater than
ten days, an appeal may be taken from any such
decision upon the same terms and conditions that appeals
are taken from the judgment of a justice of this State.
Such fines and penalties shall be imposed and recovered
and such imprisonment inflicted and enforced, by and
under the judgment of the mayor of said city, or in
case of his absence or inability to act, by the clerk of
said city, or if be be unable to act, then by a member of
the council, to be appointed by the council for that
purpose.

In addition to the powers above enumerated, the said
city council shall have power to improve, amplify and
extend the water works of said city, and to contract for
an adequate supply of pure, healthful water for said
city, and do all things necessary to adequately supply
said city with pure, wholesome water; and provide,
contract for and construct an adequate sewerage system
for said city. Whenever any thing for which a State
license is required is to be done in said city, the council
may require a city license therefor and may impose a
tax thereon for the use of said city, and whenever said city license is granted by the council for the sale of brandy, whisky, rum, gin, wine, porter, ale or beer, or any other spirituous, vinous or malt liquors, or drink of like nature, the county court shall grant a State license for the sale thereof within the corporate limits of said city. The council shall require from every person so licensed a bond with good security, to be approved by the council in a penalty of at least three thousand five hundred dollars, payable to said city by its corporate name, conditioned as prescribed in section twenty-two of chapter thirty-two of the code of West Virginia, and may revoke such license at any time the condition of said bond be broken, upon ten days previous notice to the person holding the same. And suits may be prosecuted and maintained on such bond as prescribed in said section of said chapter by the same person in the same manner and to the same extent as upon the bonds mentioned in said section, and all the provisions of said section in relation to the bonds therein mentioned shall be applicable to the bonds required by this section. No license to sell brandy, whisky, rum, gin, porter, ale, beer, or any other spirituous, vinous or malt liquor, or drink of like nature, shall be granted without the affirmative vote of at least six councilmen, entered of record in each case. No such license shall be granted until after the first election of councilmen under this act.

29. A book, well bound and indexed to be denominated the “docket,” shall be kept in the office of the mayor, in which shall be noted each case brought before or tried by him, together with the proceedings therein, including a statement of the complaint, the summons, the return, the fact of appearance or non-appearance, the defense, the hearing, the judgment, the costs, and in case the judgment be one of conviction, the action taken to enforce the same. The record of each case shall be signed by the mayor, and the original papers thereof, if no appeal be taken, shall be kept together and preserved in his office.

30. The council shall cause to be made up annually and spread upon its minute book an accurate estimate of all sums which are or may become lawfully chargeable against the city, and which ought to be paid within one year; and it shall order a levy of so much as will in its judgment be necessary to pay the same. Such levy shall be upon all tithables and upon all real and personal property therein subject to State and county taxes, including a poll tax of one dollar upon each male resident of said corporation over twenty-one years of age; Provided, That such levy shall not exceed one dollar on each tith-
able and one dollar on every one hundred dollars of the ascertained value of such property. At least once in each year the council shall cause to be made up and published in one or more newspapers of the city a statement of the revenue received from the different sources, and of the expenditures upon the different accounts for the preceding year or portion of the year, as the case may be.

31. It shall be the duty of the assessor to make an assessment of the property within the city subject to taxation, substantially in the manner and form in which assessments are made by the assessor of the county, and return the same to the council on or before the first day of June in each year, and for this purpose he shall have all the powers conferred by law on county assessors. He shall list the number of dogs in the city and the names of the persons owning the same, which list shall be returned to the council. (see chapter twenty-nine, section one hundred, code of West Virginia.) In order to aid the said council in ascertaining the property and tithables subject to taxation by said city, the assessor of said city shall have access to all books and public records of Harrison county without expense to said city or assessor, and he shall also have the same power and be subject to the same penalties in ascertaining and assessing the property and subjects of taxation in said city as are granted and imposed upon the county assessors throughout the State by general law, and the council shall also have authority to prescribe by ordinance such other rules and regulations as may be necessary to enable and to require such assessor to ascertain and properly assess all property and tithables liable to be taxed by said city, so that such assessment and taxation shall be uniform. And the said city assessor in making his valuation for assessment, shall make the same valuation for both real and personal property as the assessor of said county for the same assessment year assessed by the county assessor, and to enforce such ordinance by reasonable fines and penalties.

32. The council upon the return of the assessor shall cause the said assessor's books to be correctly copied by the clerk into two well bound books to be provided for the purpose, and the taxes extended in each book, one of which shall be delivered to the city collector and treasurer, taking his receipt therefor, as well as for the taxes therein contained.

33. There shall be a lien on real estate within said city for the city taxes assessed thereon, and for all fines and penalties assessed to, or imposed upon the owners thereof by the authorities of such city from the
time the same are so assessed or imposed, which shall have priority over all other liens, except the lien for taxes due the State and county; and which may be enforced by the council in the same manner provided by law for the enforcement of the lien for county taxes. If any real estate within said city be returned delinquent for the non-payment of taxes due thereon, a copy of such delinquent list may be certified by the council to the auditor, and the same may be sold for city taxes, interest and commissions thereon in the same manner, at the same time and by the same officers as real estate is sold for State taxes.

34. It shall be the duty of the city collector and treasurer when the extended copies are completed, to receive one copy thereof, receipting to the council for the same and for the taxes therein extended, and it shall be his duty to collect from the parties the entire amount of the taxes with which they are therein severally charged, from and after the first day of June each year, until the first day of August of each year, and he shall in said book write the word “paid” opposite the name of the person so paying, and shall also receipt to such taxpayer for the tax so paid. He shall also receive other moneys of the town as he is authorized by this chapter to receive, and all moneys ordered paid him by the council, giving receipts therefor to the parties paying, and shall keep an accurate account of the same; and his books shall at all times be open for inspection to any taxpayer of the town, and he shall produce said books to said council for inspection at any meeting thereof upon the order of the council. He shall pay out the moneys in his hands upon the orders of the council signed by the mayor or the clerk.

He shall, on or before the tenth day of January of each year, present to the council a full, complete and detailed statement of all the moneys with which he is chargeable or that have been received by him up to the first day of January of that year, and shall at the same time in like manner furnish a statement of all disbursements made by him during such previous year, with vouchers evidencing the same. He shall, upon the order of the council at any time, submit a statement of the amount with which he is chargeable, and his disbursements. He shall receive all taxes upon licenses and receipt to the party paying the same by the endorsement upon the permit granted by order of the council; which permit shall be furnished him by the clerk and charge himself with the amount so received, and report to the council at its next regular meeting thereafter the amount so received by him. He shall
Upon all moneys coming into his hands as such treasurer, and duly paid out or turned over by him upon orders of the council, receive as compensation therefor a sum to be fixed by the council not exceeding five per cent. on the amount collected. He shall, upon the expiration of his term of office turn over to the council all moneys, books and other property in his possession belonging to the said city; and shall, before entering upon the duties of his office, execute a bond with good security payable to the city of Clarksburg, in the penalty of not less than ten thousand dollars, conditioned for the faithful performance of the duties of his office, and for the accounting for and paying as required by law all money which may come into his hands by virtue of his office. He shall be chargeable with all the city taxes, levies, and assessments and money of the city that may come into his hands, and shall account therefor.

35. The council shall prescribe, by ordinance, the manner in which license of all kinds shall be applied for and granted, and it shall require the payment of the tax thereon before delivery to the person applying therefor.

36. The provisions of the twenty-ninth section of chapter thirty-two of the code of West Virginia relating to State licenses shall be deemed applicable to licenses of a similar character to those therein mentioned, when granted by or under the authority of the council of said city. Licenses for the keeping of dogs shall also expire on the thirtieth day of April next after they are granted, and all other licenses may be for such time as the council may determine.

37. The council shall have the right to institute proceedings in the name of the city for the condemnation of real estate for streets, alleys, drains, market grounds, city prison or other work or purpose of public utility. Such proceedings shall conform to the provisions of chapter forty-two of the code of West Virginia, and the expenses thereof shall be borne by the city.

38. The council shall cause to be made up annually and spread upon its minute book an accurate estimate of all sums which are, or may become, lawfully chargeable against the town, and which ought to be paid within one year; and it shall order a levy of so much as will, in its judgment, be necessary to pay the same. Such levy shall be upon all tithables and upon all real and personal property therein. subject to State and county taxes; Provided, That such levy shall not exceed one dollar on each tithable and one dollar on every one hundred dollars of the ascertained value of such property. At least once in each year the council shall cause to be made up and published, in one or more newspapers of the town,
a statement of the revenue received from the different sources and of the expenditures upon the different accounts for the preceding year or portion of the year, as the case may be.

39. All acts or parts of acts inconsistent with this act are hereby repealed; but this act shall not be construed to repeal, change or modify any previous act not inconsistent with this act authorizing said town to contract debts, or to borrow money, or to take away any of the powers conferred upon said town, or upon the mayor or council, or any of the officers thereof, conferred by general law, except so far as the same may be inconsistent with the powers hereby conferred.

40. The council in being at the time this act shall take effect, shall appoint and provide places for voting in the several wards in said city, as herein prescribed, for the election herein provided for to be held in said city, and appoint the election officers thereof; and shall pass all proper ordinances and orders to give this act full force and effect.

41. The said city shall succeed to all the rights, powers and responsibilities of the town of Clarksburg, and all officers of said town acting as such at the time this act takes effect, shall continue until the third Monday of April, one thousand eight hundred and ninety-eight, and until their successors, the officers herein mentioned, are elected or appointed and qualified to exercise the powers, perform the duties, and receive the compensation heretofore conferred, prescribed and allowed by former charter, by general law, or by the ordinances of said town. Such ordinances in force at the time referred to shall continue to have full operation and effect, as to continue until repealed or superceded by the council of said city.

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CHAPTER 102.

AN ACT to amend and re-enact the charter of the town of Grafton in Taylor county, and to consolidate the town of Grafton and the town of West Grafton, and to abolish the charter of the town of West Grafton, in Taylor county.

[Passed January 29, 1897. In effect from passage. Approved February 4, 1897.]

Be it enacted by the Legislature of West Virginia:

First. That sections one, two and thirty-three of an act to incorporate the town of Grafton, in Taylor county, amended.
Grafton Charter Amended.

passed March fifteenth, one thousand eight hundred and fifty-six, by the General Assembly of Virginia, as amended by the acts of the Legislature of West Virginia, passed February twenty-eighth, one thousand eight hundred and sixty-six, and February fifteenth, one thousand eight hundred and seventy-one, and as amended and re-enacted by the acts of the Legislature of West Virginia of one thousand eight hundred and eighty-seven, be amended and re-enacted so as to read as follows:

1. The corporate limits and boundaries of the town of Grafton shall be as follows: Beginning on the north bank of the Valley River, opposite the mouth of Bartley Creek, at two sycamore trees; thence to the intersection of Grant and Main streets; thence with Grant street to Washington street; thence to a large spring on the northwestern turnpike; thence east, with the meanderings of said turnpike, to the intersection with the Grafton road near the dwelling of the late John W. Blue; thence south to the railroad bridge at the cut-off; thence, with the north bank of Three Fork Creek, south-east corner Roger’s mill; thence south to the eastern pier of the boom; thence crossing the Valley River, to a point, on the west bank thereof where the present boundary line of the town of West Grafton intersects said river, at a point near said boom; and thence with the said boundary line of West Grafton over the hill, to near V. T. Handley’s; thence with said boundary line still to where the said line again intersects the said Valley River, below the mouth of Bartley Creek, and near the mouth of Short Creek; thence up said river to the mouth of Bartley Creek; and thence across said river to the beginning point of the boundaries of said town of Grafton.

2. The municipal authorities of said town shall be a Mayor and not less than fourteen councilmen, who shall be freeholders therein, and who shall form a common council.

3. The council shall, upon the passage of this act, and at least once in every ten years thereafter, divide the town into not less than seven, nor more than ten wards; and cause enumerations to be made of the number of persons residing in the several wards and town; but no ward shall contain a greater number than two hundred and fifty voters, and not less than two councilmen shall be apportioned to each ward.

Second. That the charter of the town of West Grafton, in Taylor county, is hereby abolished.

Third. Upon the passage of this act it shall be the duty of the officers of the town of West Grafton to at
GRAFTON CHARTER AMENDED.

Once turn over to the corporate authorities of the town of Grafton, all records and property of the town of West Grafton, for preservation and use, as part of the records and property of the town of Grafton. And the treasurer and sergeant and other officers of West Grafton shall pay into the treasury of the town of Grafton all corporate funds then in their hands or thereafter coming into their hands by virtue of their respective offices, to be by the town of Grafton used so far as necessary to settle any legal outstanding claims against the town of West Grafton, and the residue for general purposes. And all claims, demands, assessments and uncollected taxes heretofore levied by, or owing to West Grafton are hereby transferred to the town of Grafton, which is authorized in its own name to collect the same for the purposes aforesaid, in all respects and in like manner as West Grafton might have done; and to require and make settlements with the outgoing officers of West Grafton. But it is hereby expressly provided that no levy shall be made or laid upon the persons or property residing or situated in the town of West Grafton, as it now is, to pay off or discharge any of the principal or interest of the debt heretofore contracted by the town of Grafton for the construction of water works, or to pay for maintaining the same, until and unless the benefits of such water works are extended through what is now the town of West Grafton.

Fourth—At the election to be held in said town on the third Monday in March, one thousand eight hundred and ninety-seven, there shall be elected from each of the wards of said town, by the qualified voters thereof, two councilmen; one in each ward to be designated by lot in such manner as the mayor may determine, shall hold his office for the term of one year, and the remaining member for two years. At each annual election thereafter, one councilman from each ward shall be elected by the qualified voters thereof; Provided, however, that the councilman now serving from any ward shall continue to represent as such councilman, such ward under this act, in which he may reside, and hold his office until his respective term shall expire; and the election of councilmen provided for in this section shall apply only to fill vacancies occasioned by this act.

All acts or parts of acts heretofore passed inconsistent with this act or in conflict therewith are hereby repealed.

This act to be in force from passage.
AN ACT amending and re-enacting chapter one hundred and sixteen of the code of one thousand eight hundred and sixty-eight incorporating the town Guyandotte.

[Passed February 26, 1867. In effect ninety days from passage. Approved March 2, 1867.]

Be it enacted by the Legislature of West Virginia:

That chapter one hundred and sixteen of the acts of the legislature of one thousand eight hundred and sixty-eight be amended and re-enacted so as to read as follows:

1. That part of the county of Cabell included in the town incorporated hereinafter mentioned is hereby made a town corporate and a body politic by the name of the town of Guyandotte; and as such shall have perpetual succession and a common seal, and by that name may sue and be sued, plead and be impleaded and purchase, lease and hold real and personal property necessary to the purpose of said corporation.

2. The corporate limits of said town shall hereinafter be as follows:

Beginning at low water mark at the mouth of the Guyandotte river on the east side thereof; thence running up the Ohio river at low water mark to the lower line of D. C. Smith’s farming land; thence south across the valley with said line to the county road; thence crossing said road to the northwest corner of A. J. Keenan’s lot; thence south with the west line of said lot to the top of the hill; thence west along the top of said hill to the line of the Ohio River Railroad land; thence south with the last named line to Pot’s branch; thence west down said branch on the north bank thereof to low water mark on the Guyandotte river; thence north down the last named river with its meanderings to the place of beginning.

3. The municipal authorities of said town shall consist of a mayor and five councilmen, who together shall form a common council, and who shall receive such compensation as the council shall from time to time determine, and which shall not be increased or diminished during their term of office.

4. All the corporate powers of said corporation shall be exercised by said council or under their authority, except when otherwise provided.

5. The mayor and councilmen shall at the time of their election be freeholders in said town and entitled to vote for members of the common council of said town.
6. The term of office shall be for the term of one year and until their successors shall have been elected and qualified as hereinafter provided.

7. There shall be a treasurer, recorder, marshal, commissioner of streets, attorney, physician, assessor and wharfmaster, who at the time of their election or appointment shall be entitled to vote for members of the common council.

They shall hold their office for one year and until their successors shall be elected or appointed and qualified, and shall receive such compensation as the council may determine, which shall not be increased or diminished during their term of office.

8. The first election under this act shall be held on the first Thursday of April, one thousand eight hundred and ninety-seven, at such place in said town as shall be designated by the common council of the town, at which election a mayor and five councilmen and a recorder, marshal and commissioner of streets shall be elected by the citizens of said town who are entitled to vote under this act, and annually thereafter there shall be an election of said officers and councilmen on the first Thursday in April.

9. Every male person residing in said town shall be entitled to vote for all officers elected under this act; but no person who is a minor, or of unsound mind, or a pauper, or who is under conviction of treason, felony or bribery in an election or who has not been a resident of this State for one year and of the town of Guyandotte for sixty days next preceding the election, shall be permitted to vote at any election under this act while such disability continues.

10. At all elections the vote shall be given under the Australian ballot.

11. Whenever two or more persons shall receive an equal number of votes for the same office, the persons under whose supervision the election is held shall decide which of them shall be returned so elected, and shall make their return accordingly.

12. All contests shall be heard by the common council for the time being; and the contest shall be made and conducted in the same manner as provided for in contests for county and district officers; and the common council shall conduct their proceedings in such cases as nearly as practicable in conformity with the proceedings of the county court in such cases.

13. Whenever a vacancy shall occur from any cause in the office of mayor, councilman, recorder, marshal, or commissioner of streets, the council, for the time being shall, by a vote of a majority of those present, fill
the vacancy until the next election, at which time a successor to fill the unexpired term of such officer shall be elected by the people.

14. The treasurer, attorney, physician, wharfmaster and assessor shall be appointed by the council. The council shall have authority to provide by ordinance for the appointment of such officers as shall be necessary and proper to carry into full force any authority, power, capacity or jurisdiction which is or shall be vested in said town, or council, or in the mayor or officers or body of officers thereof, and to grant to the officers so appointed the power necessary or proper for the purpose above mentioned.

15. The council shall by ordinance define the duties of all officers so appointed or elected as aforesaid and allow them a reasonable compensation, and which compensation shall not be increased or diminished during their term of office, and shall require and take from all of them whose duties it shall be to receive its funds, assets or property, or have charge of the same, such bond or other obligation or writing as shall be deemed necessary or proper to insure their faithful performance of their several duties.

All officers so appointed may be removed from office for malfeasance, non-feasance or misfeasance by the council, or unless the term of office be fixed by ordinance they shall be considered as holding their respective offices at the pleasure of the council.

16. All bonds, obligations or other writings taken in pursuance of any provision of this act, shall be made payable to the town of Guyandotte, and the respective persons and their heirs, executors, administrators and assigns bound thereby, shall be subject to the proceedings on said bond, obligation or other writing for enforcing the conditions of the terms thereof by motion or otherwise, before any court of record held in and for the county of Cabell, that collection of county levies or other sureties are or shall be subject to their bonds for enforcing the payment of the county levies.

17. The mayor and councilmen and all other officers provided for by this act shall, each, before entering on the duties of their offices and within one month from the date of their election or appointment, take the oath prescribed by the law for all officers of the State, and make oath or affirmation that they will truly, faithfully and impartially, and to the best of their ability, discharge the duties of their respective offices so long as they continue therein. Said oath or affirmation may be taken before any person authorized to administer oaths under the laws now in force, or before the mayor or recorder of said town.
18. When a majority of the newly elected councilmen shall have been so qualified they shall enter upon the duties of their said offices, and supercede the former councilmen.

19. The presence of a majority of the council shall be necessary to constitute a quorum for the transaction of business.

20. The council shall cause to be kept in a well bound book an accurate record of all its proceedings, by-laws, orders and resolutions, which shall be fully indexed and open to the inspection of all persons.

21. At each meeting of the council the proceedings of the last meeting shall be read and corrected if erroneous, and signed by the presiding officer for the time being.

Upon the call of any member the ayes and noes on any question shall be taken and recorded in the journal and the roll shall be called alphabetically.

22. The mayor shall have a vote only in case of a tie.

23. If any person elected to the office of mayor, councilman, marshal, recorder, or street commissioner, shall not be eligible to such office under the provisions of this act, or shall fail to qualify as herein required, the council for the time being shall declare the said office vacant and shall proceed to fill the vacancy as required by this act.

24. The mayor shall be the chief executive officer of the town and shall take care that the orders, by-laws, ordinances, and acts and resolutions of council thereof are faithfully executed, shall be ex-officio justice and conservator of the peace within the town and shall within the same have power and exercise all the power and perform all the duties vested by law in a justice of the peace, except he shall have no jurisdiction in civil cases or causes of action arising out of the corporate limits of said town.

He shall have the power to issue attachments in civil suits as a justice of the county has, though the cause of action arose out of this town. But in such case he shall have no power to try the same, but said attachment shall be returnable to and be heard before some justice of the county. Any warrant or other process issued by him may be executed at any place in this county. He shall have control of the police of the town and may appoint special police officers whenever he deems it necessary, and it shall be his duty especially to see that the peace and good order of the same is preserved and that persons and property therein are protected, and to this end he may cause the arrest and detention of all rioters and disorderly persons in the town before issuing his
As to executions, for fines, etc., warrant therefor. He shall have power to issue executions for all fines, penalties and costs imposed by him, or he may require the immediate payment thereof, and in default of such payment may commit the party in default to the jail of the county of Cabell, or other place of imprisonment in such corporation, if there be one, until the fine or penalty and costs shall be paid, but the term of imprisonment in such cases shall not exceed thirty days. And in all cases where a prisoner is sentenced to imprisonment or the payment of a fine of ten dollars or more, (and in no case shall a judgment for a fine of less than ten dollars be given, by the mayor, if the defendant, his agent or attorney object thereto,) such person shall be allowed an appeal from such decision to the circuit court of Cabell county upon the execution of an appeal and with surety deemed sufficient by the mayor, in a penalty of double the amount of fine and costs imposed by the mayor, with condition that the person proposing to appeal will perform and satisfy any judgment which may be rendered against him by the circuit court on such appeal.

If such appeal be taken the warrant of arrest, if there be any, the transcript of the judgment, the appeal bond and other papers in the case shall be forthwith delivered by the mayor to the clerk of said court, and the court shall proceed to try the case as upon indictment or presentment and render such judgment, including that of costs, as the law and evidence may require. The mayor shall from time to time recommend to the council such measures as he may deem needful for the welfare of the town.

The expense of maintaining any person committed to the jail of the county by him, except it be to answer an indictment or under the provisions of sections two hundred and twenty-seven and two hundred and twenty-eight of chapter fifty of the amended code of this State, shall be paid by the town.

But the mayor shall not receive any money belonging to the State or individuals, unless he shall give bond and security required of a justice of the peace by chapter fifty of the said code; and all the provisions of the said chapter relating to money received by justices shall apply as to like moneys received by the mayor.

25. The mayor and all other officers provided for in this act shall enter upon the duties of their offices as soon as they are qualified and shall continue therein until their successors are elected or appointed and qualified.

26. The marshal before entering upon the discharge of his duties shall execute a bond conditioned for the faithful discharge of the duties of his office, and for the
accounting for and paying over as required by law, all
money which may come to his hands by virtue of his
office, with sureties satisfactory to the council, payable
to the town of Guyandotte, and in a penalty of not less
than three thousand dollars.

He shall be chargeable with such town taxes and levies
as may come into his hands; and it shall be his duty to
collect and account for the same, and he may distrain
therefor in case they are not paid on demand after they
are placed in his hands; and as to such distrains and any
sale thereafter, as well as in other respects, he shall have
the same power and authority as is possessed by the
officers charged with the collection of State taxes,
upon all town taxes, whether upon real or personal
property, not collected or paid before the first day of
November next after they are due and payable and
placed in his hands. He shall also be chargeable with
and shall account for all assessments made by the coun-
cil and all fines, costs and rents due the town which may
come in to his hands, and on the first Monday in each
month shall pay the treasurer the money so collected by
him, less his commissions, and take a receipt therefor.

27. In case a violation of any ordinance is committed
in the presence or within the view of the marshal or
any other police officer the offender may be forthwith
apprehended and taken before the mayor, and a com-
plaint under oath stating such violation there lodged and
filed; and thereupon such offender may be tried and
dealt with according to law without warrant.

The marshal shall execute within the county of Cabell
any proper process issued by the mayor or other proper
officer, in proceeding for the enforcement of or-
dinances, and shall collect by levy or execution or other-
wise, and duly account for all fines assessed and costs
imposed in such proceedings. He shall have all the
rights and powers within said town in regard to the ar-
rest of persons, the collection of claims and the execu-
tion and return of process that are or may be lawfully
exercised by a constable within the same, and shall be
entitled to the same compensation therefor; and he and
his sureties shall be liable for all the fines, penalties and
forfeitures that a constable is liable to for any derelic-
tion of duty in office to be recovered in the same manner
and in the same courts that such fines, penalties and for-
feitures are recovered against constables.

28. It shall be the duty of the marshal at least once
in three months during his continuance in office, and
oftener if required by the council, to render an account
of the taxes, fines, penalties, assessments and other
claims in his hands for collection, and return a list of
To return list of uncollected claims. List to be sworn to; manner of.

If council satisfied list is correct, to credit marshal with same. Fees of marshal for collecting.

To return list of uncollected claims. Such as he shall not have been able to collect by reason of insolvency, removal or other cause; to which list he shall append the affidavit that he has used due diligence to collect the claims therein mentioned, but has been unable to do so, and if the council shall be satisfied of the correctness of said list it shall allow him credit for said claims, but may thereafter take such lawful measures to collect the same, as shall be by it prescribed.

He shall receive for his services in the collection of taxes, assessments and other claims due the town, a compensation to be fixed by the council, not exceeding five per centum on the amount duly collected and accounted for, except that an additional per centum may be allowed in case of fines; in addition a salary of not more than five hundred dollars per annum. He shall pay over to the treasurer, except hereinbefore provided, any money in his hands belonging to the town, on or before the first Monday in each month.

29. If the marshal fail to pay over all or any moneys, with which he may be chargeable belonging to the town, according to the conditions of his bond, and the orders of the council, it shall be lawful for the council to recover the same by action or by motion upon ten days’ notice, in the corporate name of the town, in the circuit court of Cabell county, against him and his sureties, or any or either of them, or his, or their executors or administrators. If the sum demanded does not exceed three hundred dollars, such recovery may be had before a justice of the said county.

30. The marshal shall be chief of police, and, as such, shall perform such police duties as may be prescribed by the council. He may, with the consent of the council, entered of record, but not otherwise, appoint a deputy or deputies, who may perform the duties, or any of them, with which he is charged, but the marshal in all cases shall be responsible for the acts or omissions of the deputy or deputies so appointed.

31. The recorder shall keep the journal of the proceedings of the council, and have charge of and preserve the records of the town, and in the absence from the town or in case of sickness or inability of the mayor, or during any vacancy of the office of mayor, he shall perform the duties of mayor which pertains to him as the chief executive of the town, and be vested with all the powers necessary for the performance of such duties. He shall be a conservator of the peace within the town.

32. It shall be the duty of the assessor to ascertain the tithables and property within said town subject to taxation; and make return thereof to the council, at such
times as may be prescribed, substantially in manner and form as in case of assessments of county assessors; and to that end he shall have access to the most recent books and records of the county of Cabell upon payment of reasonable fees and charges to be arranged and provided for by the council.

The latest accessible assessment for State and county purposes, including value, shall be used and adopted by him; but as to property not included in such assessment, he shall ascertain the same, fix the value thereof and include the same in his assessment; but the council may correct any error on his part in this regard upon the application of any person aggrieved.

In the discharge of his duties he shall have the same powers as are conferred by law upon county assessors. He shall receive a salary to be fixed by the council, which shall not be increased nor diminished during his term of office for which he shall have been appointed.

The council shall cause to be made up annually and spread upon the minute book an accurate estimate of all sums which are or may become lawfully chargeable against the town, and which ought to be paid within one year, and it shall order a levy of so much as will in its judgment be necessary to pay the same. Such levy shall be upon the tithables and upon all real estate and personal property therein subject to State and county taxes, provided that such levy shall not exceed one dollar on each tithable, and one dollar on every hundred dollars of the ascertained value of such real estate and personal property. At least once in each year the council shall cause to be made up and published in one or more of the newspapers published in Cabell county, a statement of the revenue received from the different sources, and of the expenditures upon the different accounts for the preceding year, or portion of the year, as the case may be.

Upon all taxes and assessments remaining unpaid on the first day of November of each year there shall be added thereto a penalty of five per cent., which penalty, together with the taxes in arrears shall be collected by the marshal of the town.

33. There shall be a lien on the real estate within said town for the taxes assessed thereon, and for all fines and penalties assessed to, or imposed upon the owners thereof by the authorities of such town from the time the same are so assessed or imposed, which shall have priority over all other liens except the liens for taxes due the State, county and district, and which may be enforced in the same manner provided by law for the enforcement of the lien for county taxes. If any real
estate within said town be returned delinquent for the
non-payment of taxes due thereon, a copy of such
delinquent list may be certified by the auditor, and the
same may be sold for the town taxes, interest and com-
missions thereon, in the same manner, at the same time
and by the same officer as real estate is sold for the non-
payment of State taxes.

34. The council, upon the return of the assessor, shall
cause the said assessor’s books to be correctly copied by
the recorder in two well-bound books to be provided for
the purpose and the taxes extended in each book aggre-
gating said taxes in each book, one of which shall be
delivered to the treasurer, taking his receipt therefor,
as well as for taxes therein contained.

35. It shall be the duty of the treasurer when the
extended copies are so completed, to receive one copy
to thereof, receipting to the council for the same, and for
the taxes therein extended, and it shall be his duty to
receive from the parties the entire amount of the taxes
with which they are therein severally charged, from and
after the first day of June of each year until the first
day of November of each year, and he shall in the said
book write the word “paid” opposite the name of the
person so paying, and shall also receipt to the said tax
payer for the tax so paid.

He shall as to all the taxes charged in said books for
any year and not paid before the first day of November,
make out tax tickets therefor in the name of the town
signed by him as treasurer, against the persons in ar-
rears for the amounts severally due from them, adding
five per cent. penalty heretofore provided, and he shall
at once report the aggregate amount thereof to the
council, and the council shall thereupon order him to
deliver said tickets to the marshal for collection, which
the marshal shall forthwith proceed to do, taking the
marshal’s receipt therefor. The treasurer shall receive
all the money collected by the marshal and receipt to
him therefor. He shall also receive such other moneys
of the town as he is authorized by this chapter to re-
ceive, and all moneys ordered paid by him by the coun-
cil, giving his receipt therefor to the parties paying, and
shall keep an accurate account of the same; and his
books shall at all times be open for inspection to any
tax payer of the town, and he shall produce said books
to said council for inspection at any meeting thereof
upon the order of the council.

He shall pay out the money in his hands upon the
order of the council signed by the mayor and recorder,
or by one or more members of the council as the coun-
cil may prescribe. He shall on or before the twelfth
day of January in each year present to the council a full
complete and detailed statement of all moneys with
which he is chargeable or that have been received by
him up to the first day of January of that year, and
shall at the same time in like manner furnish a state-
ment of all disbursements made by him during such
previous year, with vouchers evidencing the same. He
shall upon the order of the council at any time submit a
statement of the amount with which he is chargeable and
his disbursements. He shall receive all taxes upon
licenses and receipt to the party paying the same by the
endorsement upon the permit granted by order of the
council, which permit shall be furnished him by the
recorder, and charge himself with the amount so re-
ceived, and report to the council at its next regular
meeting thereafter the amount so received by him. He
shall, upon all moneys coming into his hands as such
treasurer, and only paid out or turned over by him
upon order of the council, receive as compensation
therefor a sum to be fixed by the council not exceeding
five per cent. on the amount collected. He shall, upon
the expiration of his term of office, turn over to the coun-
cil all moneys, books and other property in his posses-
sion belonging to said town; and shall before entering
upon the duties of his office execute a bond with good
security payable to the said town of Guyandotte in the
penalty of not less than three thousand dollars, condi-
tioned for the faithful performance of the duties of his
office, and for the accounting for and paying over as
required by law, all money which may come into his
hands by virtue of his office.

He shall be chargeable with all the town taxes, levies
and assessments, and money of the town that may come
into his hands, and shall account therefor.

36. The council shall prescribe by ordinance the man-
ner in which licenses of all kinds shall be applied for
and granted, and it shall require the payment of the tax
thereon before delivering to the persons applying there-
for.

37. The provisions of the twenty-ninth section of
chapter thirty-two of the code of West Virginia relating
to State licenses shall be deemed applicable to licenses
of a similar character to those therein mentioned, when
granted by or under the authority of the council of said
town.

Licenses for the keeping of dogs shall also expire on the
thirtieth day of April next after they are granted,
and all other licenses may be for such time as the
council may determine.
38. The council shall have the right to institute proceedings in the name of the town for the condemnation of real estate for streets, alleys, drains, market grounds, landings, wharves, city prison or other work or purposes of public utility; such proceedings shall conform to the provisions of chapter forty-two of the code of West Virginia, and the expense thereof shall be borne by the town.

39. After having caused proper curb stones to be set and placed on the outer line of any sidewalk or footway on any of the streets or alleys of said town, and the surface of the ground inside of said curb-stone to be properly graded and otherwise prepared for the purpose, the council may require that such sidewalk or footway be paved with brick, stone or other suitable material, under the direction of the street commissioner, by the owners respectively of the lots, or of the fractional parts of lots facing or abutting on such sidewalk or footway, and in case the owner of any lot or fractional part of such lot within a reasonable time after service upon him of a written or printed notice of such requirement, signed by the recorder or street commissioner, fail or refuse to comply therewith, the council may direct that the paving contemplated by such notice be done at the expense of the town, and when so done such expense may be assessed to such owners, and the same shall constitute a lien on such property, which may be enforced by a court of equity in the name of the town, in the circuit court of Cabell county, or recovered by the town in an action against such owner in court or before any justice having jurisdiction. In case the owner is a non-resident of the State, the notice aforesaid may be given by publication for four successive weeks in a newspaper published in said county. The provisions of this chapter shall also be applicable to needed repairs to any of the pavements of the town, and to the substitution of new pavement for any which may have been heretofore or which may hereafter be laid and completed, and which may be deemed insufficient.

40. The said council of said town shall have the power to lay off, vacate, close, open, alter, grade and keep in good repair the roads, streets, alleys, pavements, sidewalks, crosswalks, drains and gutters therein for the use of the citizens or of the public, and to improve and light the same and to keep them free from all obstructions of every kind; to regulate the widths of the pavements and sidewalks in the streets and alleys, and to order the pavements, sidewalks, footways, drains and gutters to be kept in good order, free and clean by the owner or occupant of the real property next adjacent thereto; to
establish and regulate markets, prescribe the times of holding the same, provide suitable and convenient build-
ings therefor, and prevent the forestalling or regrading of such markets; to prevent injury or annoyance to the public or to individuals from anything dangerous, offensi-
ve or unwholesome; to prohibit or regulate slaughter houses, tan houses and soap factories within the town limits; or the exercise of any unhealthy or offensive busi-
ness, trade or employment; to provide in or near the town places for the burial of the dead, and to regulate the interment therein; to abate all nuisances within the town limits or to require and compel the abatement or removal thereof by or at the expense of the owner or occupant of the ground on which they are placed or found; to cause to be filled up, raised or drained by or at the expense of the owner any lot or tract of land cov-
ered or subject to be covered by stagnant water; to pre-
vent horses, hogs, cattle, sheep or other animals and fowls of all kinds from going and being at large in such town, and as one means of prevention to provide for impounding and confining such animals and fowls, and upon failure to reclaim, for the sale thereof; to protect places of divine worship and to preserve order in and about the premises when and where such worship is held; to regulate the keeping of gun powder and other inflammable or dangerous substances; to provide for the regular building of houses or other structures, and for the making and maintaining of division fences by the owners of adjoining premises and for the proper drain-
age of town lots or other parcels of land by or at the expense of the owner or occupant thereof; to provide against danger or damage by fire; to punish for assault or batteries; to prohibit loitering in or visiting houses of ill fame or loitering in saloons or upon the streets; to prevent lewd or lascivious conduct; the sale or exhibi-
tion of indecent pictures or other presentations; the des-
ecration of the Sabbath day; profane swearing; the ille-
gal sale of intoxicating liquors, drinks mixtures and pre-
parations; to protect the persons of those residing or being within said town; to appoint, when necessary or advisable, a police force, permanent or temporary, to assist the marshal in the discharge of his duties; to build or purchase or lease and use a suitable place of impris-
onment within said town for the safe keeping or pun-
ishment of persons charged with the violation of ordi-
nances; to purchase or otherwise procure so much land, not to exceed three acres, as they may deem necessary for the erection of a town hall and other building pur-
poses for the use of said town, and for such other uses
as the said council may, in its discretion, see proper to devote to the same.

Said council may contract for and build, enlarge and improve said buildings, and to lease for such time and upon such terms as the said council may deem expedient any such buildings and to enclose and ornament the same; to erect, or authorize or prohibit the erection of gas, electricity or water works within the said town limits; to prevent injury to such works or the pollution of any gas or water used in or intended to be used by the public or by individuals; to provide for and regulate the weighing or measuring of hay, coal, lumber and other articles sold or kept for sale within said town; to establish, construct, alter, remove and repair buildings, wharves and docks and to establish and collect rates and charges for the use thereof.

The said council may regulate the running and speed of engines and cars within the said town; to create by ordinance such committees and boards, and delegate such authority thereto as may be deemed necessary or advisable; to provide for the annual assessment of the taxable property therein, and for a revenue for the town for municipal purposes and to appropriate such revenue to its expenses, and generally to take such measures as may be deemed necessary or advisable to protect the property, public and private, within the town; to preserve and maintain the peace, quiet and good order therein, and to preserve and to promote the health, safety, comfort and well being of the inhabitants thereof.

The council shall have the authority to pass all ordinances, (not repugnant to the Constitution of the United States, and of this State,) which shall be necessary or proper to carry into full effect and power, authority, capacity or jurisdiction, which is or shall be granted to or vested in the said town or in the council, or any other officer or body of officers of said town, and to enforce any or all of their ordinances by reasonable fines and penalties, and by imprisoning the offender or offenders; and upon the failure to pay the fine or penalty imposed, by compelling them to labor without compensation at any of the public works or improvements undertaken by the said town, or to labor at any work which the said town may lawfully employ labor upon at such rates per diem as the council may fix, but not at a less rate than is fixed by the town council for like labor from other employees of said town, until any fine or fines and costs imposed upon any such offender or offenders by said town shall have been fully paid and discharged, after deducting charges of support while in the custody of the officers.
of said town; Provided, That no fine shall be imposed exceeding thirty dollars, and that no person shall be imprisoned or compelled to labor, as aforesaid, more than thirty days for any one offense, and in all cases where a fine is imposed for an amount of ten dollars or more, or a person be imprisoned or compelled to labor as aforesaid, for a term greater than ten days, an appeal may be taken from any such decision, upon the same terms and conditions that appeals are taken from the judgments of a justice of this State. Such fines and penalties shall be imposed and recovered, and such imprisonment inflicted and imposed by and under the judgment of the mayor of said town, or in case of his absence or inability to act, then by the recorder, and in case of his absence or inability to act, then by a member of the council, to be appointed by the council for that purpose. And the jurisdiction of said town for police purposes shall extend one mile beyond the corporate limits.

41. The council may fund its indebtedness by issuing bonds of the town, payable within twenty-five years, bearing no greater rate of interest than six per cent., but the indebtedness of the said town shall not thereby be increased without the consent of the voters of the said town first had and obtained, as provided for by law. Such bonds shall not be sold for less than par, nor exchanged for evidences of indebtedness of the said town except dollar for dollar; and there shall be provided a sinking fund that will discharge the said bonds and interest thereon as the same become due; said bonds shall express on their face that they may be paid at any time after five years from their date at the pleasure of the council, and a record shall be kept of all proceedings hereunder; Provided, That nothing herein contained shall be construed to authorize an increase of the bonded indebtedness beyond the amount now allowed by law.

42. The council is authorized to order any streets and alleys to be graded and paved between the curbs with cobble stone, brick or other suitable material, or to be macadamized under such supervision as it shall direct by ordinance upon the lowest and best terms to be obtained by advertising for bids or proposals therefor; and two thirds of such paving or macadamizing of any of the streets or alleys aforesaid from the curb on either side of the streets or alleys to the middle thereof shall be assessed to the owners of the lots or fractional parts of lots fronting or bounding on such streets or alleys in proportion to the distance so fronting or bounding, owned by each; one-sixth of the cost of such grading.
or macadamizing shall be paid by the lot owner in thirty days after the completion of the work on the square on which it is done, and the remainder in five annual instalments payable as the council may designate in the ordinance letting the contract for such work, with interest from the time of completion aforesaid. The other third of the cost of said paving or macadamizing and the intersection of the streets and alleys shall be paid by the town. The sums of money thus assessed for such paving or macadamizing shall be a tax lien upon the lots or fractional parts of lots upon which they are assessed from the time of recordation of the report of council or committee hereinafter provided for, which lien may be enforced by a suit in equity in any court having jurisdiction thereof, or any instalment thereof may be collected by a suit at law before any court or any justice of the peace having jurisdiction.

When the said council shall contract for such paving or macadamizing to be done, and that it shall be paid for in instalments by the property owners fronting on such streets or alleys as aforesaid, the council may cause the mayor and recorder to issue to the contractor doing the paving or macadamizing a certificate for each instalment of the amount of the assessment to be paid by the owner of the lot or fractional part on such street or alley; and the amount specified in such assessment certificate shall be a lien as aforesaid in the hands of the holder thereof upon the lot or part of lot fronting on the street or alley so improved, and shall draw interest from the date of its issuance, and the payment may be enforced as set out above in the name of the holder of such certificate, and after a contract has been made by the council to pave or macadamize any highway in said town under this chapter and the paving or macadamizing or any stipulated part thereof has been completed, the said council or a committee appointed by the same, shall go upon the properties abutting or bounding upon the public highway paved or macadamized and assess the amount each lot shall pay for the improvement so made, and shall return to the common council of said town a written report stating the number of lots and the names of the owners of such lots, when known, and the amount assessed thereon; and when the said council approves said report or modifies it and then approves it, a copy of said report so adopted by the council, when certified by the recorder of said town, may be recorded in the clerk's office of the county court of Cabell county in the trust deed book and shall be a continuing tax bill upon the lot against which the assessment was made until the certificates as aforesaid are paid, and the
clerk shall index the same in the name of each lot owner mentioned therein and upon the presentation by the lot owner of all the certificates as aforesaid against the lot owner, the clerk of said court shall mark upon the margin of the book in which said report is recorded that the lien is released to the lot mentioned in the certificate produced.

43. There shall be a tax of two dollars annually assessed upon every male inhabitant of said town over twenty-one and under fifty years of age, by the town assessor at the time of his listing personal property and for the purpose hereinbefore set forth, and the same shall be set out and included in the personal property book against every such inhabitant and shall be paid as other taxes are paid, and upon the failure or refusal of any inhabitant of said town so assessed to pay the same within the time prescribed for the payment of other taxes, the council is authorized to impose a fine or penalty therefor; all monies collected or paid or fines recovered under this section shall be expended upon the roads, streets, alleys, footways, drains and gutters of said town, and the common council thereof shall have power to expend from the revenue of said town, such additional sums upon the highways that it may deem proper or necessary for work, tools or material.

44. The commissioner of streets shall have all the rights, powers and privileges and perform all the duties by law conferred upon and required by the surveyor of roads in a district, and shall be subject to the same fines and penalties imposed by law upon such surveyor for neglect of duty. It shall be the duty of the said commissioner to superintend the opening, construction and repair of roads, streets and alleys, sidewalks, footways, drains and gutters within said town, and to carry into execution all the resolutions and ordinances of the council in relation thereto. He shall receive a compensation for his services to be fixed by the council, and which shall not be increased or diminished during his term of office.

45. All officers of said town acting as such at the time this enactment takes effect shall continue until the first Thursday of April, one thousand eight hundred and ninety-seven, and until their successors, the officers herein mentioned are elected or appointed and qualified to exercise the powers, perform the duties and receive the compensation heretofore conferred, prescribed and allowed by the former charter, by general law or by the ordinances of said town. Such ordinances in force at time referred to shall continue to have full force and operation and effect as ordinances of the town of Guyan-
HINTON CHARTER AMENDED.

Acts repealed.

All acts or parts of acts inconsistent with this act are hereby repealed, but this act shall not be construed to take away any of the powers conferred upon said town, or any of the officers by the general law.

CHAPTER 104.

AN ACT to charter the city of Hinton, and to include within the corporate limits of said city all the territory embraced within the corporate limits of the towns of Hinton and Upper Hinton in Summers county.

[Passed February 3, 1867. In effect from December 1, 1867. Approved February 6, 1867.]

Be it enacted by the Legislature of West Virginia:

1. The corporate limits of the city of Hinton shall be as follows:

Beginning at a walnut stump near the mouth of Greenbrier river, on the line of the corporation of Upper Hinton; thence with the same north 75 degrees, east 10 poles to a cucumber tree; thence north 24 degrees, 30 minutes, east 66 poles to a buckeye; thence north 13 degrees, 30 minutes, west 285 poles to a stone, corner to corporate limits of the town of Hinton, and with same, north 34 degrees, east 280 poles to a beech on Grimmett’s branch; thence north 43 degrees, west 98 poles to the mouth of Grimmett’s branch; thence south 42 degrees, west 66 poles, south 54 degrees, west 76 poles, south 85 degrees, west 112 poles, south 45 degrees, west 112 poles, south 5 degrees, east 52 poles to a station, corner to corporate limits of Upper Hinton, and with the latter south 21 degrees, west 75 poles, crossing New river to a station on the western bank thereof; thence up the said river on the line of the corporation of Upper Hinton to a station opposite the beginning corner; thence north 75 degrees, east 175 poles to the beginning.

2. The municipal authorities of the city shall be a mayor, recorder and ten councilmen, who shall be a body politic.

3. The mayor, recorder and councilmen, so soon as they have been elected and qualified, as hereinafter provided, shall be a body politic, by the name of “The City of Hinton,” and shall have perpetual succession and a common seal, and by that name may sue and be sued, plead and be impleaded; and may purchase
and hold or sell real estate and other property necessary to enable them the better to discharge their duties and needful for the good order, government and welfare of the said corporation.

4. All the corporate power of the said city shall be exercised by the said council, or under their authority, except when otherwise provided; but the recorder shall have no vote at any meeting of the said council, except in the absence of the mayor.

5. There shall be a sergeant, treasurer, assessor and overseer of the poor.

6. The mayor, recorder, treasurer and sergeant shall be elected by the citizens of said corporation who may be entitled under this act to vote.

At the first election after the passage of this act, ten councilmen shall be elected, two by the qualified voters of each ward, five of whom, that is, one in each ward, to be designated by lot in such manner as the mayor may determine, shall hold their office for the term of one year, and the remaining five shall hold their office for the term of two years; at each annual election after the first election, five councilmen only, that is, one from each ward, shall be elected by the qualified voters thereof.

7. The term of office of councilmen, mayor, recorder, sergeant and treasurer shall be for two years, except when they are to fill vacancies. No councilman shall hold any other office under this act.

8. The mayor, recorder and councilmen must be freeholders in said corporation, and entitled to vote for members of its common council.

9. The said city shall consist of five wards.

The first ward shall embrace that portion of the territory within the corporate limits established by this act, lying northeast or below a line extended along the center of Fifth street to the intersection with the outer lines of the corporation.

The Second ward shall include all the territory lying between extended lines on center of Third and Fifth streets to the outer lines of corporation.

The Third ward shall include all the territory between the extended line on Third street and an extended line along the center of Union street to its intersection with the corporation line westward and its intersection with the extended line of Third street eastward.

The Fourth ward shall include the territory lying between the Third ward and a line beginning at Hinton’s Ferry and following the center of what is now known as First street in Upper Hinton to the railroad crossing; thence up the Hoover hollow along an old road to the
new county road; thence with said new road to the corporation line.

Fifth ward.

The fifth ward shall include the residue of said territory.

But the council may during the year next succeeding any United States census, by a two-third vote of the members elected, make additional wards, or so change the boundaries thereof as to make the population of said wards more nearly equal. Elections under this act shall be held on the first Tuesday in December in every year, at such places in the respective wards as the council may from time to time prescribe by ordinance; the said election to be under the supervision of three commissioners at each precinct of said city, not more than two of whom shall be of the same political party, who are to be annually elected and appointed by the council of said city, and who shall be governed by such rules and regulations as the council may prescribe. The first election under this act shall be held on the first Tuesday in December, one thousand eight hundred and ninety-seven. And the mayor shall make proclamation of said first election, and publish the same in at least two papers published in said city, the said two papers to be of opposite political parties, if such are published in said city, for ten days next preceding said election. And in the interval between the time that this act goes into effect and the election of the council herein provided for the members of the common council of Upper Hinton, and the town of Hinton, shall sit together; and together with the mayor and recorder of the town of Hinton, compose the common council of said city.

10. As soon as the result of such election is ascertained the commissioners of election shall sign a certificate containing complete returns of the polls taken at their place of voting for each of the said officers, and shall enclose the ballots in an envelope, which shall be sealed up and endorsed by each of said commissioners. The commissioners, or any of them, shall within three days after the day on which the election was held, deliver the said certificates and the ballots sealed up as hereinafter provided, to the recorder of the city of Hinton. At the next meeting of the council, which meeting shall be held within five days after said election, the recorder shall present such certificates and ballots to the council, who shall examine the same and ascertain the true result of such election in said city. And the persons appearing to have received the highest number of all votes cast at the several voting places in said city for the several offices voted for under this act, shall be declared elected, and a certificate thereof, signed by the mayor and
HINTON CHARTER AMENDED.

257

recorder, shall be granted to the person elected, and the
result of said election shall be entered upon the record
of the council.

11. Every male person residing in said city shall be
entitled to vote for all officers elected under this act, but
no person who is a minor, or of unsound mind, or a
pauper, or who is under conviction of treason, or felony
or bribery at any election, or who has not been a resi-
dent of the State for one year and a resident of the city
of Hinton for sixty days next preceding such election,
and who is not at the time of the election an actual
bona fide resident of the ward in which he offers to vote.

12. All vacancies occurring from any cause, in any of
the offices provided for in this act, shall be filled by the
appointment by council, but in case of a councilman,
from the ward in which such vacancy has occurred.

13. At all elections the vote shall be by ballot.

14. Whenever two or more persons for the same office
at any election shall receive an equal number of votes, the
council shall in an equitable mode, determine which
of the persons so voted for shall be returned elected.

15. All contested elections shall be heard and decided
by the council for the time being; but the council may
order a new election if they are satisfied the ends of
justice will be better attained thereby.

16. A majority of the whole number of officers men-
tioned in the second section of this act shall be necessary
to the transaction of any business whatever.

17. The term of office of the mayor, recorder, coun-
cilmen and all other elective officers herein provided for
shall begin on the first day of January next after his
election and shall continue until his successor is duly
elected and qualified, and they shall each before enter-
ing upon the duties of his office, and within two weeks
from the time of his election or appointment, and subscrib
an oath to faithfully and impartially discharge the duties of his office, and the oath to support the Con-
stitution of the United States and the Constitution of the
State of West Virginia.

The mayor, recorder, sergeant, treasurer and any
other officer required to give bond, shall, within the said
two weeks, give bond with approved security.

The mayor having taken such oath or affirmation,
may administer the same to the councilmen and other
officers. The said oath or affirmation, together with the
bonds, shall be recorded in the journal kept by the
council.

18. If any one who shall have been duly elected or
appointed mayor, recorder, sergeant, treasurer or coun-
cilman or other officer, shall not have been eligible at
the time of his election or appointment, or shall refuse
or fail to take the oath or affirmation and give bond as
required under this act within the time prescribed, the
council shall declare his office vacant, and proceed to
fill such vacancy as provided in section twelve of this
act.

19. The council shall be presided over at its meetings
by the mayor, or, in his absence, by one of the council-
men chosen by a majority of the council present.

20. The council shall cause to be kept in a well bound
book, an accurate record of all its proceedings, by-
laws, acts and orders, and which shall be fully indexed
and open to the inspection of the citizens of the city.

The proceedings of each meeting shall be read and
corrected at the next succeeding meeting, and signed by
the person presiding at the time of said reading. Upon
request of any member the yeas and nays shall be taken
and the vote so taken entered upon the journal. The
presiding officer may vote as a member of the council,
and a majority of all the votes cast shall be necessary to
carry the proposed measure.

21. The council shall have power to re-survey said city,
and for this purpose may employ a competent engineer,
and prescribe his duties, term of office, and amount of
compensation; to open new streets, and extend, straighten,
widens and repair old streets and alleys; to curb and
pave streets, and sidewalks and gutters for public use,
and to alter, improve and light the same, and to con-
struct and maintain public sewers and laterals, and shall
in all such cases assess upon and collect from property
benefitted thereby, such part of the expense thereof as
shall be deemed equitable and just by said council; and
shall have control of all avenues for the public use in
said city; to have the same kept in order and free from ob-
structions on or over them; to regulate and determine
the width of all streets, sidewalks and public alleys; to
order and direct the curbing and paving of all side-
walks and footways for public use in said city, to be
done and kept in order by the owner or occupant of the
adjacent property; to control the construction and re-
pairs of all houses, bridges and culverts and sewers, the
opening and construction of ditches, drains, sewers, and
gutters; to widen, deepen and clear the same of stagnat
water and filth, and to determine at whose expense the
same shall be done; to purchase, lay off and appropriate
public grounds and control the use of the same; to
provide for, and take care of all public buildings, proper
to the city; to provide for the regular building of
houses or other structures, and determine the distance
that they shall be built from any street or alley; to
cause the removal of unsafe walls or buildings; to prevent injury or annoyance to the public or individuals from anything dangerous, offensive or unwholesome; to abate or cause to be abated anything which in the opinion of the council, shall be a nuisance; to regulate the keeping of gunpowder and other combustibles: to provide in or near the city, places for the burial of the dead; and to regulate interments in the city; and to provide for shade and ornamental trees; to provide for the making of division fences, and for draining of lots by proper drains and ditches; to make regulations for guarding against danger or damages from fires; to provide for the poor of the city; to organize one or more fire companies, and provide the necessary apparatus, tools, implements, engines, or any of them, for their use, and in their discretion, to organize a paid fire department; and to provide sufficient revenue for the said city and appropriate the same to the expenses; and to provide for the annual valuation of property, and the assessment of taxable persons and property in the city; to adopt rules for the transaction of business, and for the government and regulation of its own body; to promote the general welfare of the city and to protect the persons and property of the citizens therein: to appoint such officers as they may deem proper; to define their powers, prescribe their duties, fix their term of service and compensation; require and take from them bonds, with such sureties and in such penalty as the council may determine, conditioned for the true and faithful discharge of their duties, and remove them at pleasure; (all bonds taken by the council shall be made payable to the city by its corporate name,) to regulate and provide for the weighing of hay, coal, wood and other articles sold or for sale in said city, and to regulate the transportation thereof through the streets; to establish markets, prescribe the time for holding the same, and what articles shall be sold only in said markets: to protect places of divine worship, and appoint and publish the city elections; to erect or authorize or prohibit the erection of gas works, or water works, in or near the city; to prevent injury to and provide for the protection of the same; to regulate the running and speed of cars within the city; to provide for the purity of the water and healthfulness of the city; and for which purposes, except that of taxation, the council shall have jurisdiction for one mile beyond the corporate limits of said city, and within the territory of both Summers and Raleigh counties.

22. To carry into effect these enumerated powers, and all others conferred upon the said city or its council expressly or by implication in this or any other acts of
the legislature, or by general law, the council shall have power to adopt and enforce all needful orders, by-laws and ordinances not contrary to the laws and Constitution of the State, and to prescribe, impose and enforce reasonable fines and penalties, including imprisonment, under judgment and order of the mayor or recorder of said city, or the persons lawfully exercising their functions: and the council, with the consent of the county court of Summers county, entered of record, may have the right to use the jail of said county for any purpose necessary in the administration of its affairs.

23. It shall be lawful for the council to establish and construct landings, wharfs and docks on any ground which does or shall belong to said city; and to repair, alter or remove any building, wharf or dock, which has been or shall be constructed, and to levy and to collect a reasonable duty on vessels coming to or using the same; and it shall have power to pass and enforce such ordinances as shall be proper to keep the same in good order and repair; to preserve peace and good order at the same, and regulate the manner in which they shall be used.

24. The council shall cause to be annually made up and entered upon its journal an account and estimate of all sums which ought to be paid within one year, and it shall order a levy of so much as in its opinion may be necessary to pay the same, not exceeding that allowed by law.

25. The levy so ordered shall be upon all male persons residents of the said city over the age of twenty-one years; all real and personal estate within such city subject to State and county taxes. And for the purpose of taxation, such real and personal property shall be taken at the values ascertained and listed for taxation for State purposes, and it shall be the duty of the city assessor to see that all property within the city is properly listed as aforesaid; and in no year shall such levy exceed one dollar and twenty-five cents on each one hundred dollars of such valuation.

26. Whenever anything for which a State license is required is to be done within said city, the council may require a city license to be had for doing the same, and may impose a tax thereon for the use of the city; and the council may require from the person licensed a bond, with such sureties and in such penalties and with such conditions as it may deem proper, and revoke such license at any time if the condition of the said bond be broken. And no license to sell strong or spirituous liquors, or wine or beer, ale, or porter or drinks of like nature, within said city, or within one mile of the cor-
porate limits thereof, shall be granted by the county court of Summers or Raleigh counties, unless the person applying therefor shall produce to said county court the certificate of the council of said city, of its consent to the granting of such license; Provided, however, That no license (or permit) shall be granted by the said council to any person to sell spirituous liquors, wine or porter, ale, beer, or drinks of like nature, in any ward in the city, until the same shall have been submitted to a vote of the qualified voters of said ward, and a majority of all the votes so cast in said ward shall have been cast and certified to the council in favor of such permission.

They may impose a license and assess a tax thereon on all wheeled vehicles for public hire, and upon all dogs kept within the corporate limits.

27. The sergeant shall have the power to collect the city taxes, levies, wharfage, licenses, and all other claims due the city placed in his hands by the council for collection. He may distrain and sell for taxes, and in all respects have the same power to enforce the payment thereof as the sheriff has to enforce the payment of State taxes, after sixty days from the time the assessor’s books are placed in his hands for collection. He shall take nothing but money for taxes he has to collect, nor for any other collection, without the direction of the council. He shall give bond in such amount as the council may require, but in no case shall his said bond be for a less sum than ten thousand dollars. He shall not collect the fines imposed by the mayor, nor shall he have any control of the police who shall collect said fines, and whose duties and compensation may be determined by said council.

28. There shall be a lien upon real estate within said corporation for the city taxes assessed thereon, from the commencement of the year in which they are assessed, and for all other assessments, fines and penalties assessed or imposed upon the owners thereof, by the authorities of the city, from the time the same are so assessed or imposed, which lien shall be enforced by the council in the same manner as the lien for taxes for county purposes is now enforced, or by appropriate suit in any court of record in Summers county.

The lien aforesaid shall have priority over all other liens, except that for taxes due the State.

The lien upon real estate within said corporation, for corporation taxes heretofore assessed thereon and not paid, may be enforced by appropriate suit in any court of record in Summers county; Provided, Such be instituted within five years from the commencement of the year in which said taxes were assessed.
29. The council may prohibit any theatrical or other performances, show or exhibition, which it may deem injurious to the morals or good order of the city.

30. The council shall have power to require and take from the mayor, recorder, sergeant, treasurer, or any other officer that may be appointed or elected to any office of trust under this act, an official bond; and the said council shall determine the amount of the penalty of the bond, and shall by a recorded vote determine and approve said bonds.

The bond of the sergeant shall not be for a less amount than ten thousand dollars; and all such bonds shall be made payable to the city of Hinton, and shall be conditioned for the true and faithful performance of the duties of his office and that he will faithfully pay over and account for all moneys that may come into his hands as such officer, whenever and as he shall be required by the council. No councilman or other officer of the city shall be taken as security on any of the bonds of any other officer; and new or additional bonds may be required of the said officers at any time, and, in the event the said officer fails or refuses to give such new or other bond when required by the council, within thirty days after said requirement, his office shall be declared vacant.

The council shall have power to remove any of its officers or members for good cause, and the same shall be entered of record on the journal of the council.

Misconduct in office, habitual or wilful neglect of any duty, manifest incompetence, the commission of any offense punishable by imprisonment or involving a violation of his official oath, habitual intemperance, or grossly immoral conduct, shall be deemed good cause of removal.

31. The mayor shall be chief executive officer of the city, and shall take care that all by-laws, ordinances and orders of the council are faithfully executed.

He shall as judge of the police court, be ex-officio a conservator of the peace within the city, and shall within the same exercise all the powers and duties vested in justices, except that he shall have no jurisdiction as such in civil cases.

He shall have control of the police of the city, and may appoint special police officers whenever he deems it necessary; and it shall be his duty especially to see that the peace and good order of said city are preserved, and that persons and property therein are protected; and to this end he may cause the arrest and detention of all riotous and disorderly persons in said city before issuing his warrant therefor; and any warrant of arrest or
other process issued by the mayor may be executed any place within the counties of Summers or Raleigh.

He shall have power to issue executions for all fines, penalties and costs imposed by him, or he may require the immediate payment thereof; and, in default of such payment, he may commit the party in default to the jail of Summers county, or city prison, until the fine or penalty and costs shall be paid, to be employed during the term of his imprisonment as hereinafter provided; but the term of imprisonment in such cases shall not exceed the term of thirty days.

He shall from time to time recommend to the council such measures as he may deem needful to the welfare of the city.

He shall receive a compensation for his services, to be fixed annually by the council, which shall not be increased or diminished during the year.

32. From all judgments by the mayor, or in criminal cases, for the violation of ordinances, appeals shall be allowed as in criminal cases before justices, and all laws applying to such appeals from justices, shall apply to appeals from the mayor: and if the appellant on the trial of such appeal be found guilty of the violation of the ordinance in question, whether upon the verdict of a jury or otherwise, the court shall ascertain by its judgment the fine or imprisonment to be paid, or suffered by such defendant, having regard to the punishment prescribed by such ordinance, and shall include in any such judgment the costs incurred by the city, as well in the proceedings before the mayor, as those in the court, including a fee to the attorney of the city, of five dollars, and the jailor's fees, if any. If the judgment be for the defendant, he shall recover his costs against the city.

An appeal shall be allowed in all election cases to the circuit court of Summers county, from the decision of the council of said city.

33. The duty of the recorder shall be to keep a journal of the proceedings of the council and have charge of and preserve the records of the city. He shall attend the mayor in all examinations, receive and issue his orders, swear witnesses, and perform all the duties of a clerk in the council and mayor’s court.

In the absence of the mayor he shall have all the authority of that officer, and shall exercise the functions of the office of mayor.

He shall charge the sergeant with the whole amount of the taxes on the assessor’s books, in a book provided for the purpose, and shall give him credit for all the money shown by treasurer’s receipts to have been paid
to the treasurer, and such other credits as the council
may direct or be allowed by law; and shall charge the
treasurer in a book provided for the purpose with all
the money shown to have been received by him with all
orders issued by authority of the council and paid by
him. He shall receive a compensation for his services
to be fixed annually by the council, which shall not be
increased or diminished during the year.

34. It shall be the duty of the sergeant to collect all
such taxes, levies and other claims due the city that may
be placed in his hands for collection by the council, and
shall pay over said taxes as follows:

One-half of the levy on or before the first day of
March, and the residue on the first day of September
next succeeding the date when said taxes were placed in
his hands for collection; and he shall pay interest at the
rate of ten per cent. per annum on any deficiency on
said payments from the day he shall so fail to pay as
required.

He shall be charged with all such collections, and no
deductions shall be allowed him for taxes, unless he make
a delinquent list within one year from the time he
receives the assessor's books for collection, and return
the said list to the council with an oath thereto attached,
stating that the said list is correct and just; that he has
received no part of the taxes mentioned in said list so
returned, and that he has used due diligence to find
property liable to distress for said taxes, and has found
none, and that he could not collect the same.

35. All moneys belonging to the city shall be paid to
the treasurer and be receipted for by him in duplicate,
and none of which shall be paid out by him except upon
an order of the council signed by the mayor and recor-
der.

The council may fund its indebtedness by issuing
bonds of the city, payable within twenty years, bearing
no greater rate of interest than six per cent., but the
indebtedness of the city shall not thereby be increased
without the consent of the voters of said city being first
had and obtained, as required by law.

Such bonds shall not be sold for less than par, nor
exchanged for the evidences of indebtedness of said city
except dollar for dollar; said bonds shall express on their
face that they may be paid any time after five years from
their date, at the pleasure of the council, and a record
shall be kept of all proceedings hereunder; Provided,
That nothing herein contained shall be construed to
authorize an increase of the bonded indebtedness beyond
the amount now allowed by law.
36. If the said treasurer shall fail to account for and pay over all or any moneys that shall come into his hands for collection, when thereto required by the council, it shall be lawful for the council, in the corporate name of the city, by motion before the circuit court of Summers county, after ten days' previous notice to recover from the treasurer and his sureties, or their personal representatives, any sum that may be due from said treasurer to said city.

37. If the sergeant shall fail to collect, account for and pay over all the taxes, fines and other revenues of the city in his hands for collection, according to the conditions of his bond, it shall be lawful for the council to recover the same by motion in the corporate name of the city, before the said circuit court of Summers county, after ten days' notice, against the said sergeant and sureties, or any or either of them, his or their executors or administrators.

38. The said city and the taxable persons and property therein shall be exempt from all expenses or liability for the construction or repair of roads, and shall not be required to pay any poor levies assessed by the county court for the support of the poor outside of the corporate limits of said city for any in which it shall appear that said city shall at its own expense provide for its own poor and keep its streets in order.

39. All rights and privileges and property of the said city heretofore acquired and possessed, owned and employed, by any act now in force, shall continue undiminished and remain vested in said city under this act; and all laws, ordinances, acts and resolutions of the council now in force and not inconsistent with this act, shall be and continue in full force and effect until regularly repealed by a council elected as provided under this act.

40. The council shall adopt all needful and just ward regulations, whether general or special, for the good of the citizens thereof. It shall also authorize street expenditures in the several wards as equity and justice shall demand, and may authorize the collection of a special tax for the specified purpose.

41. The council shall provide for the employment and safe keeping of persons who may be committed for default in payment of fines, penalties or costs, under this act, and who are otherwise unable to discharge the same, by putting them to work for the benefit of the city, and to use such means to prevent their escape while at work as they may deem expedient; and shall keep on hand an ample supply of necessary material for the same, and shall provide all necessary tools, imple-
ments, fixtures and facilities for the immediate employment of any and all such persons; shall fix a reasonable rate per diem as wages to be allowed to any such person until such fine and costs against him are discharged; and the recorder shall keep an account of all fines and penalties so collected and expended.

42. It shall be the duty of the officers of Upper Hinton, when this act goes into effect, to at once turn over to the corporate authorities of Hinton all records and property of Upper Hinton, for preservation and use, as part of the records and property of the city of Hinton.

And the treasurer and sergeant and other officers of Upper Hinton, shall pay into the treasury of the city of Hinton all corporate funds then in their hands or hereafter coming into their hands by virtue of their respective offices, to be by the city of Hinton used so far as necessary to settle any legal outstanding claims against Upper Hinton, and the residue for general purposes. And all claims, demands, assessments and uncollected taxes heretofore levied by or owing to Upper Hinton are hereby transferred to the city of Hinton, which is authorized in its own name to collect the same for the purposes aforesaid, in all respects and in like manner as Upper Hinton might have done; and to require and make all proper settlements by and with the outgoing officers of Upper Hinton.

43. Nothing in this act shall be taken or construed to hinder or impair any actions, or suits now pending, or rights of action that any person or persons may have against the town of Hinton, or the town of Upper Hinton, or any suits, actions, or rights of action either of said towns may have instituted or acquired against any person or persons, on the day before this act takes effect; and any judgment or decree that may be hereafter rendered or entered on any suit, or action or right of action aforesaid, against either of said towns, shall be taken, considered and construed as a judgment or decree against the city of Hinton; and any judgment or decree hereafter rendered or entered in favor of either of said towns upon any such action as aforesaid shall be taken and construed as in favor of the said city of Hinton.

All franchises heretofore granted by either of the said towns, shall have full force and effect with the corporation of the City of Hinton.

44. This act shall at all times be subject to modifications or repeal at the pleasure of the Legislature.
MARTINSBURG CHARTER AMENDED.

CHAPTER 105.

AN ACT to amend and re-enact chapter eighty of the acts of one thousand eight hundred and sixty-eight, entitled "An act to amend and re-enact the charter of the town of Martinsburg."

[Passed February 23, 1867. In effect ninety days from passage. Approved February 20, 1867.]

Be it enacted by the Legislature of West Virginia:

That the charter of the town of Martinsburg be amended and re-enacted as follows:

That chapter eighty of the acts of one thousand eight hundred and sixty-eight, entitled "An act to amend and re-enact the charter of the town of Martinsburg," by adding sections eighteen and nineteen as additional sections thereto, as follows:

18. That the mayor and council shall have the power to pass all ordinances necessary for the good government of the town: to remove or cause to be removed houses or other structures that may be dangerous to persons passing along and over any of the highways of the town: to make reasonable regulations in regard to buildings to be erected in said town, and to grant building permits for the same: to grant license on marketable commodities; to control and protect the public ground and property of the town; to suppress vagrancy; to regulate and provide for the issuing of licenses or permits for all hawking, peddling and vending of wares and merchandise; to issue licenses to any and all persons entering into or beginning a transient business in said town, for the sale of any goods, wares or merchandise; to regulate and provide for the issuing of licenses to all traveling persons who dispense medicine or medical advice; to regulate or restrain theatrical or other public amusements in said town; to impose a license on all brokers, real estate and insurance agents located in or doing business in said town; to regulate and control all offensive trades and manufactures and traffic in offensive fertilizers, or other commodities, within the limit of the corporation; to have power to provide for the codification of all ordinances which may have been or may hereafter be passed.

19. And for the purpose of carrying out the foregoing powers, and for the preservation of the cleanliness, health, peace and good order of the community, and for the protection of the lives and property of the citizens, and to suppress, abate or discontinue or cause to be suppressed, abated or discontinued all nuisances within the corporate or sanitary limits of the town, they may pass all ordinances or by-laws, from time to time necessary; and to
insure the observances of said ordinances in addition to the action of debt or such other similar remedies as may exist in such cases, by law for the recovery of the penalties thereunto affixed, they may affix thereto such reasonable fines, not exceeding one hundred dollars, in any case or offense, as to them appear right; and in default of the payment of any fine imposed, they may provide for the imprisonment of the offender for a period not exceeding sixty days or until the same is paid.

CHAPTER 106.

AN ACT to amend and re-enact section thirty of an act passed on the twenty-seventh day of February, one thousand eight hundred and ninety-one, entitled “An act to amend and re-enact chapter forty-four of the acts of the General Assembly of Virginia, passed on the nineteenth day of December, one thousand seven hundred and ninety-four, as amended by chapter two hundred and one of the acts of the General Assembly of said State, passed on the thirtieth day of March, one thousand eight hundred and sixty, and to change the name of ‘The Town of Point Pleasant in Virginia,’ to that of ‘The Town of Point Pleasant,’ and to designate the limits of said town, and to prescribe and define the powers and duties of the authorities thereof.

[Passed February 26, 1897. In effect ninety days from passage. Approved February 27, 1897]

Be it enacted by the Legislature of West Virginia:

That section thirty of the act passed on the twenty-seventh day of February, one thousand eight hundred and ninety-one, entitled “An act to amend and re-enact chapter forty-four of the acts of the General Assembly of Virginia, passed on the nineteenth day of December, one thousand seven hundred and ninety-four, as amended by chapter two hundred and one of the acts of the General Assembly of said State, passed on the thirtieth day of March, one thousand eight hundred and sixty, and to change the name of ‘The Town of Point Pleasant in Virginia,’ to that of ‘The Town of Point Pleasant,’ and to designate the limits of said town, and to prescribe and define the powers and duties of the authorities thereof, be and it is hereby amended and re-enacted so as to read as follows:

30. The council shall cause to be made up annually and spread upon its minute book an accurate estimate of all sums which are, or may become, lawfully chargeable
against the town, and which ought to be paid within one year; and it shall order a levy of so much as will in its judgment be necessary to pay the same. Such levy shall be upon all tithables and upon all real and personal property therein, subject to State and county taxes:

Provided, That such levy shall not exceed one dollar on each tithable, and one dollar on every one hundred dollars of the ascertained value of such property for general purposes; and in addition thereto one dollar on each tithable and twenty-five cents on each one hundred dollars of the ascertained value of such property for the support of water works for said town, or the performance of any contract with a water works company, for the benefit of said town by way of fire protection or otherwise; and that such taxes shall be uniform with respect to persons and property within the jurisdiction of said town. At least once in each year the council shall cause to be made up and published in one or more of the newspapers of the town, a statement of the revenue received from the different sources and of the expenditures upon the different accounts for the preceding year or portion of the year, as the case may be.
JOINT RESOLUTIONS.

HOUSE JOINT RESOLUTION NO. 1.

(Adopted January 13, 1877.)

Providing rules and regulations for counting the vote for State officers.

Resolved by the Legislature of West Virginia:
That the joint rules and regulations adopted by the Legislature of 1877, as printed on pages 21 and 22 of the journal of the house of delegates of the session of 1877, relating to the counting of the vote for State officers, be and the same are hereby adopted as the rules and regulations to govern the present legislature upon the same subject.

HOUSE JOINT RESOLUTION NO. 2.

(Adopted January 18, 1877.)

Authorizing the auditor to draw his warrants upon the treasury for the per diem and mileage of members of the legislature and the per diem of the officers and attaches of the senate and house of delegates.

Resolved by the Legislature of West Virginia:
That the auditor is hereby authorized to issue his warrants upon the treasury for such amounts as are, or may become due to the several members, officers and attaches of the senate and house of delegates for their per diem upon the proper requisition of the clerk of the senate and the sergeant-at-arms of the house respectively; and the said auditor is further authorized to issue his warrants for the mileage of the members of the two houses as soon as the said mileage is ascertained and fixed, upon the proper requisition being presented to him therefor.
JOINT RESOLUTIONS.

HOUSE JOINT RESOLUTION NO. 3.

(Adopted January 21, 1867.)

A resolution relating to the Virginia debt question.
Resolved by the Legislature of West Virginia:
That it is the sense of this Legislature that West Virginia does not owe one cent of the so called "Virginia debt," and that this Legislature is opposed to any negotiations on that subject.

HOUSE JOINT RESOLUTION NO. 5.

(Adopted January 22, 1867.)

Raising a joint committee to visit, inspect and investigate the management of the Weston hospital for the insane and the second hospital for the insane at Spencer, the penitentiary and the reform school.
Resolved by the Legislature of West Virginia:
That a joint committee, consisting of three members on the part of the house and two on the part of the senate, be appointed to visit, inspect and investigate the management of the insane hospitals at Weston and Spencer and to report the condition and treatment of patients therein; and that a like committee from the house and senate be appointed to visit and inspect the penitentiary and the reform school and report thereon; those on the part of the house to be appointed by the Speaker and those on the part of the senate by the President.

HOUSE JOINT RESOLUTION NO. 6.

(Adopted January 23, 1867.)

Authorizing the treasurer and auditor of this State to dispose of the unavailable balance shown as standing to the credit of the State in the Merchants Bank of Charleston.
Resolved by the Legislature of West Virginia:
That the treasurer and the auditor are hereby authorized to make the necessary entries, on the books of their offices, disposing of the unavailable balance of sixteen thousand six hundred and one dollars and seven cents ($16,601.07), shown as standing to the credit of the State, in the Merchants Bank of Charleston, when certified to be worthless by the attorney-general, by taking the said sum equally from the State fund, the general school fund and the school fund.
JOINT RESOLUTIONS.

HOUSE JOINT RESOLUTION NO. 9.
(Adopted January 22, 1897.)

Adopting joint rules for the government of the two houses of the legislature of the State of West Virginia.

Resolved by the Legislature of West Virginia:
That the joint rules of the senate and house of delegates heretofore adopted and reprinted in the manual of the Legislature for one thousand eight hundred and ninety-seven, be and the same are hereby adopted for the government of the two houses of this legislature, until otherwise ordered.

HOUSE JOINT RESOLUTION NO. 11.
(Adopted January 25, 1897.)

Requesting our representatives in congress to take steps to have certain persons placed on the pension rolls of the United States, under such regulations as may be provided by law.

Whereas, In September one thousand eight hundred and sixty-three, while doing duty in the military service of the United States, in Upshur county, West Virginia, under a call from President Lincoln, received in the regular way, to-wit: through the military commander, Colonel Watson Westfall, from the governor of the State, Messrs. Isaac Carter, Perry Talbott and about seventy other persons under command of captain Daniel Gould, were captured by a detachment of confederate soldiers and carried south and incarcerated in military prisons, where they were subjected to such treatment as destroyed the health of all and the lives of some; and,

Whereas, Our present pension laws afford no relief to this class of persons; and,

Whereas, It is the sense of the house of delegates and senate of West Virginia, in legislature assembled, that the above persons and all others similarly situated, should receive some recognition and renumeration at the hands of the general government; therefore,

Be it Resolved by the House of Delegates of the State of West Virginia, the Senate concurring therein:
That we earnestly recommend and urge our representatives in congress to take steps by bill or otherwise, to have such persons placed on the pension rolls of the United States, under such regulations as may be provided by law.

And that the clerk of the house of delegates transmit to each of the representatives in congress a copy of this resolution.
JOINT RESOLUTIONS.

HOUSE JOINT RESOLUTION NO. 12.

[Adopted January 26, 1897.]

Raising a joint committee of the house of delegates and senate to investigate the condition of the deaf and dumb and blind asylum at Romney.

Resolved by the Legislature of West Virginia:

That a joint committee of five, three to be appointed by the speaker of the house of delegates and two by the president of the senate, which committee shall investigate the condition and situation of affairs at the deaf and dumb and blind asylum at Romney, and shall upon said investigation, report to this legislature upon the advisability of dividing said asylum into two separate departments, one to be exclusively for the deaf and dumb, and one exclusively for the blind.

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HOUSE JOINT RESOLUTION NO. 13.

(Adopted January 21, 1897.)

To provide for the payment of the wages of the janitor’s legislative employees.

WHEREAS, There is no provision by which the auditor is authorized to pay the legislative employees or the janitor their wages;

Resolved by the Legislature of West Virginia:

That the auditor is hereby directed to draw his warrant or warrants upon the treasury for such sums as shall be necessary, from time to time, to pay the employees of the legislature under the janitor, the wages due them: Provided, That no amounts shall be paid under this resolution except those whose names, with the amounts of each, shall be reported to the auditor and to the appropriation committee, to be provided for in the general appropriation bill.

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HOUSE JOINT RESOLUTION NO. 14.

(Adopted January 22, 1897.)

Providing for the appointment of a committee of five, three of which are to be appointed by the speaker of the house and two by the president of the senate, to ascertain the true condition of the treasury of the State.

Resolved by the Legislature of West Virginia:

I. That a joint committee of five be appointed, three to be
appointed by the speaker of the house and two to be appointed by the president of the senate, whose duty it shall be to ascertain at the earliest possible date and report to the senate and house of delegates the true and correct financial condition of the State treasury to January first, one thousand eight hundred and ninety-seven, showing the deficiencies, if any there be, and for what years said deficiencies occurred and the total liabilities yet outstanding not provided for, as well as the true available balance in the State treasury, to the credit of the different funds, to January first, one thousand eight hundred and ninety-seven.

II. That this committee shall have the power to send for persons and papers and to employ such competent assistants, as at any time it may deem necessary to secure the desired information.

HOUSE JOINT RESOLUTION NO. 21.

(Amended January 28, 1897.)

Authorizing the auditor to issue his warrant in favor of the public printer for printing done for the current use of the senate and house of delegates.

Resolved by the Legislature of West Virginia:

That the auditor is hereby authorized to issue his warrant, or warrants, in favor of the public printer, for printing done for the current use of the senate and house of delegates, out of money hereafter to be appropriated for such purposes.

HOUSE JOINT RESOLUTION NO. 23.

(Amended February 5, 1897.)

To amend and re-adopt section one of Senate Joint Resolution No. 6, raising a special committee to prepare and report amendments to the Constitution of West Virginia.

Resolved by the Legislature of West Virginia:

That section one of Senate Joint Resolution No. 6, entitled "Raising a special committee to prepare and report amendments to the Constitution of West Virginia," be amended and re-adopted so as to read as follows:

1. That a special committee composed entirely of members of the legislature be, and the same is hereby, authorized and appointed, whose duty it shall be to prepare and report amendments to the Constitution of this State as in their judgment the interests and welfare of the State require. Said committee shall be composed of the speaker of the house and the president of the senate, and sixteen other persons, ten of whom shall be members of the
JOINT RESOLUTIONS.

House and appointed by the speaker of the house, and six shall be members of the senate and appointed by the president of the senate; not more than ten of said committee shall belong to the same political party.

HOUSE JOINT RESOLUTION NO. 24.

(Adopted February 3, 1867.)

Directing the joint committee of the house of delegates and senate appointed to visit and inspect the West Virginia University at Morgantown, to also visit and inspect the preparatory branch of the same at Montgomery, Fayette county.

Resolved by the Legislature of West Virginia:

That the joint committee heretofore appointed to visit and inspect the West Virginia University at Morgantown, be also hereby directed to visit and inspect the preparatory branch of said University located at Montgomery, in Fayette county, and report as to the advisability of making further appropriations therefor.

HOUSE JOINT RESOLUTION NO. 26.

(Adopted February 10, 1897.)

To provide for the purchase and erection of suitable tablets to mark the sites of Fort Henry in Wheeling and that of the battlefield at Point Pleasant.

WHEREAS, At the siege of Fort Henry at Wheeling on the eleventh day of September, one thousand seven hundred and eighty-two by a detachment of British soldiers, numbering forty, together with their red allies, numbering about two hundred and sixty, the combined force amounting to three hundred, they were successfully repulsed by the settlers after a siege of thirty-six hours duration; and

WHEREAS, This was the last battle of the Revolutionary war and was fought on West Virginia soil; and

WHEREAS, The battle of Point Pleasant, which was fought on the tenth day of October, one thousand seven hundred and seventy-four, was one of deep and absorbing interest and manifested the indomitable pluck and patriotism of those who engaged in it; and

WHEREAS, It is important that these scenes should be identified and their sites commemorated by appropriate tablets for the benefit of present and future generations,

Be it Resolved by the Legislature of West Virginia:

That suitable tablets be erected to mark the sites of Fort Henry, in Wheeling, and the battlefield of Point Pleasant, in Mason county,
to commemorate these important historical events by suitable appropriation out of the treasury of the State.

Resolved, That a commission of three to be composed of members of the legislature, two to be appointed by the speaker of the house, and one to be appointed by the president of the senate, locate and identify these respective sites hereinbefore mentioned, and that they be empowered and authorized to ascertain the cost of said tablets and report the same to the governor, which, if approved by him, said commission shall purchase said tablets as soon as it is convenient for them so to do after the adjournment of the legislature, and the governor is hereby authorized to direct the payment for the same out of the treasury of the State.

Resolved, That said tablets shall be appropriately inscribed with the names and dates of the respective battles.

HOUSE JOINT RESOLUTION NO. 27.

[Adopted February 11, 1897.]

Authorizing the joint special committee under the provisions of Senate Joint Resolution No. 6, as amended by House Joint Resolution No. 23, to draw warrants on the treasury for their per diem and mileage, and for the payment of such clerks as may be appointed by said committee.

Resolved by the Legislature of West Virginia:

That the chairman of the joint special committee appointed under the provisions of Senate Joint Resolution No. 6, as amended by House Joint Resolution No. 23, be authorized to draw his warrants on the State treasury for the per diem and mileage of the members of the said committee while in the discharge of their duties as such committee during the recess of the legislature, and for the pay of such clerks as may be appointed by said committee to facilitate the discharge of the duties of said committee.

HOUSE JOINT RESOLUTION NO. 28.

(Adopted February 11, 1897.)

Providing for the payment of mileage to members of the various joint committees appointed to visit and inspect the institutions of the State.

Resolved by the Legislature of West Virginia:

That the proper officers of the senate and house respectively do issue their requisitions upon the auditor, to the members of the joint committees of the senate and house for the amounts due
such members respectively for mileage in visiting the various insti­tutions of the State, to be paid out of the respective contingent funds of the senate and house to be hereafter appropriated.

HOUSE JOINT RESOLUTION NO. 30.
(Adopted February 11, 1897.)

Resolved by the Legislature of West Virginia:
That the auditor be authorized to issue his warrant upon the treasury in favor of Mrs. Lenora S. Rex, executrix, for the sum of fifty-six dollars and seventy cents, amount of State tax duplicated upon the property of Frank Rex, deceased, and of the Jefferson-Gibson estate, paid for the years one thousand eight hundred and ninety-two and one thousand eight hundred and ninety-three; also that the commissioners of the county court of Wood, are hereby authorized to refund the amounts paid into the county treasury for duplication of taxes paid by the said Frank Rex, deceased, for the years one thousand eight hundred and ninety-two and one thousand eight hundred and ninety-three.

HOUSE JOINT RESOLUTION NO. 32.
(Adopted February 19, 1897.)

Raising a joint committee for the purpose of making an inventory of all the furniture, fixtures and other movable property within the capitol building belonging to the State of West Virginia.

Resolved by the Legislature of West Virginia:
That there be a committee of two discreet and competent persons, one of whom shall be appointed by the speaker of the house of delegates and one by the president of the senate, whose duty it shall be to make a full and complete inventory of all the furniture, fixtures and other movable property found within either of the halls or any of the rooms of the capitol building purchased by and belonging to the State of West Virginia, together with the value of each and all of the several articles and to return the list thereof, one to the clerk of the house and one to the clerk of the senate before the adjournment of this legislature or as soon thereafter as possible, to be entered in full upon the journals of the two houses and charged to the janitor of the capitol building, and that for such services the persons so employed shall each receive four dollars per day for each day actually engaged not to exceed three days, and the sergeant-at-arms be and is hereby directed to draw his warrant for the amount to be paid out of the contingent fund of the house.
Declaring it to be the duty of the legislature to carry into effect an appropriation to erect a monument at Point Pleasant in commemoration of the battle of Point Pleasant, approved February twenty-fifth, one thousand eight hundred and seventy-five.

Resolved by the Legislature of West Virginia:

That it is the duty of this legislature to carry into effect the appropriation approved February twenty-fifth, one thousand eight hundred and seventy-five, appropriating thirty-five hundred dollars ($3,500.00) for the erection of a monument in commemoration of the battle at Point Pleasant, fought in the year one thousand seven hundred and seventy-five, said appropriation having been paid to E. S. Bill, assignee of E. Sehon, March eleventh, one thousand eight hundred and seventy-six, and said funds have never been disbursed in accordance with said act of the legislature of West Virginia; and be it

Resolved, That the governor of West Virginia, on the first day of May, one thousand eight hundred and ninety-seven, or as soon thereafter as practicable, shall appoint three trustees whose duty it shall be to ascertain and take charge of the amount of said appropriation and any other donations heretofore made or that may be made hereafter, with its accrued interest and with said funds proceed to erect the monument provided for in said act approved February twenty-fifth, one thousand eight hundred and seventy-five, upon such site and grounds as said trustees may select in the town of Point Pleasant, Mason county, West Virginia; and be it further

Resolved, That the said trustees, when appointed, shall have authority to institute proper legal proceedings in any court having jurisdiction, to recover said sum of thirty-five hundred dollars ($3,500.00) and accrued interest, together with all donations, from the different trustees who have received said thirty-five hundred dollars ($3,500.00) and donations, and that said trustees, when appointed under authority of this resolution shall, before receiving any money under the provisions of this resolution, execute bond in the penalty of ten thousand dollars ($10,000.00), conditioned for the faithful performance of their duties under this resolution: said bond to be approved by the county court of Mason county, West Virginia. The said trustees shall be allowed a reasonable compensation for all services rendered under the provisions of this resolution.
HOUSE JOINT RESOLUTION NO. 37.

(Adopted February 26, 1897.)

Providing for the appointment of a committee of five, three of which is to be appointed by the speaker of the house, and two by the president of the senate to continue the investigation of the public printer, binder and stationery furnished the State, to ascertain the true liabilities of the State.

Resolved, That a joint committee of five be appointed, three by the speaker of the house, and two to be appointed by the president of the senate, whose duty it shall be to make a thorough investigation of the public printing.

The said committee shall examine all the bills rendered by the public printer and shall make proper classifications of the same and report whether or not the classifications made by the public printer are correct or not.

If the committee shall find that there have been improper classifications and that the bills of the public printer are thereby changed in amount, such amounts shall be noted and reported.

Resolved, further, That said committee shall also investigate the contracts for furnishing stationery and printing paper, examine the quality of the goods delivered under said contracts and report whether or not the prices charged therefor are proper.

Resolved, further, That the said committee shall also investigate the contracts for public binding and see whether or not the same have been properly executed, and whether or not the prices charged for the work delivered to the State, are in compliance with the conditions of the contract.

The said committee shall have power to sit during the recess of the legislature and make a report of the findings of the committee to the speaker of the house and the president of the senate.

The said report shall be printed in the journals of the two houses of the legislature.

The sittings of the committee shall not extend beyond ten days, and shall begin immediately after the adjournment of the legislature.

The members of the committee shall have four dollars per day for their services, which shall be paid upon the certificate of the speaker of the house and the president of the senate, out of the contingent fund of the house of delegates and senate.

HOUSE JOINT RESOLUTION NO. 38.

(Adopted February 26, 1897.)

Providing for a joint committee to wait on the governor.

Resolved by the Legislature of West Virginia:

That a joint committee of two on the part of the senate and
three on the part of the house of delegates be appointed to wait on the governor and inform him that the legislature is now ready to adjourn and ascertain whether he has any further communication to make to the two houses.

SENATE JOINT RESOLUTION NO. 1.

(Adopted January 14, 1807.)

Providing for a joint committee of the two houses to wait upon the governor.

Resolved, That a joint committee of two on the part of the senate and three on the part of the house, be appointed to notify the governor that the two houses of the legislature are in session and ready to receive any communication he may be pleased to make to them.

SENATE JOINT RESOLUTION NO. 5.

(Adopted January 28, 1807.)

Raising a joint committee to visit, inspect and investigate the management of the West Virginia University and report on the advisability of making appropriations for the purpose of purchasing additional ground and erecting new buildings.

Resolved by the Legislature of West Virginia:

That a joint committee consisting of three members on the part of the house and two on the part of the senate, be appointed to visit, inspect and investigate the management of the West Virginia University and report on the advisability of making appropriations for the purpose of purchasing additional grounds and erecting new buildings thereon.

SENATE JOINT RESOLUTION NO. 6.

(Adopted January 29, 1807.)

Raising a special committee to prepare and report amendments to the Constitution of West Virginia.

WHEREAS, It appears that there is a popular dissatisfaction with the Constitution of the State of West Virginia, and a strong sentiment in favor of a revision or amendment of the same in some important particulars; and

WHEREAS, Human experience has demonstrated that the most satisfactory legislation and particularly that which relates to the
fundamental law of the State embraced in its compact known as
the Constitution, is best secured through the non-partisan action of
the representatives of the people; and

WHEREAS, It is the sense of the senate and house of delegates
that any revision of, or amendment to, the Constitution of this
State should be the united and non-partisan work of the repre­
sentatives of the people, proposed for the interests and public
welfare of the State and not for partisan or political purposes,
and submitted to the people for their ratification or rejection in the
manner now prescribed by law; therefore, be it

Resolved by the Legislature of West Virginia:

First. That a special committee composed entirely of members
of the legislature, to the number of fifteen, not more than eight of
whom shall belong to the same political party, six of whom shall
be appointed by the president of the senate and nine by the speak­
er of the house of delegates, be and the same is hereby authorized
and appointed, whose duty it shall be to prepare and report to the
legislature such amendments to the Constitution of this State, as in
their judgment the interests and welfare of the State require.

Second. That the said special committee shall sit during the
present session of the legislature, at such times as they may deem
proper, for the transaction of the business before them, and if con­
sistent with legislation on hand and the public interests, they shall
report at the present session; but if in their judgment legislation
would be retarded or interrupted by their sitting during this ses­
tion, the said committee shall postpone the consideration of the
business before them until after the adjournment of the present
session, and as soon thereafter as practicable, they shall meet
together at the Capitol, for the completion of the work intrusted
to them.

When their work shall have been completed the said committee
shall file with the governor a copy of their report and the amend­
ments submitted by them; and if the governor in his discretion and
judgment shall call a special session of the legislature at any time
after the said committee shall have completed their report as afore­
said, the said committee shall make their report to such special
session, and if no special session of the legislature be called, the
said committee shall report their proceedings to the next regular
session of the legislature which meets in the year one thousand
eight hundred and ninety-nine. The said committee shall meet at
the call of the chairman thereof, and shall hold no meetings not call­
ed by him; and seven members or more shall constitute a quorum.
If a vacancy should occur in said committee during a recess or ad­
journment of the legislature, the vacancy shall be filled by appoint­
ment by the president of the senate or speaker of the house, ac­
cording as the vacancy may occur from the senate or the house.

Third. The said committee shall have authority to invite before
them for consultation and hearing, representatives of the various
agricultural, industrial, professional and other interests of the
State, in order to obtain information, if desired touching, the needs and requirements of any and all such interests.

SENATE JOINT RESOLUTION NO. 7.
(Adopted February 3, 1807.)

Providing for a committee to ascertain and report concerning the direct tax received by West Virginia:
Resolved by the Legislature of West Virginia:
That a committee of five, two on the part of the senate and three on the part of the house, be appointed by the presiding officers of each, to ascertain and report as to what disposition was made of the direct tax received by West Virginia from the United States government, or whether the same was used to decrease the rate of taxation.

SENATE JOINT RESOLUTION NO. 8.
(Adopted February 16, 1807.)

Resolved by the Legislature of West Virginia:
That the president of the senate is directed to appoint two members of the senate, and the speaker of the house three members of the house, who are to act as a joint committee to make all necessary arrangements for the proper inauguration of governor-elect George W. Atkinson, on the fourth of March next.
MEMBERS OF THE LEGISLATURE.

283

LEGISLATURE OF 1897.

Members, Officers and Attaches.

HOUSE OF DELEGATES—MEMBERS.

<table>
<thead>
<tr>
<th>Name</th>
<th>Postoffice</th>
<th>County</th>
<th>Occupation</th>
<th>Politics</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adkins, H. B</td>
<td>Bowen</td>
<td>Wayne</td>
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</tr>
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<td>Lynn</td>
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<td>Behrens, H. F</td>
<td>Wheeling</td>
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<td>Merch’t. R</td>
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<td>Cabell</td>
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<td>Marion</td>
<td>Merch’t. R</td>
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<td>Taylor</td>
<td>Merch’t. R</td>
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<td>Randolph</td>
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<td>Upshur</td>
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<td>Ritchie</td>
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MEMBERS OF THE LEGISLATURE.

OFFICERS OF THE HOUSE OF DELEGATES.

Speaker

HON. S. R. HANEN, Marshall County

Clerk

E. E. HOOD, Kanawha County

Sergeant-at-Arms

Cyrus A. Crislip, Roane County

Doorkeeper

Joseph W. Allen, Taylor County

Cloakroom Keepers

S. M. Davis, Fayette County

Fred Huskins, Kanawha County

Assistant Clerks

John B. Floyd, Kanawha County

Edward Corder, Roane County

Edwin M. Keatley, Mercer County

Joseph Sparks, Cabell County

T. W. B. Duckwall, Morgan County

C. Summers, Kanawha County

W. E. Crooks, Mineral County

Wm. M. O. Dawson, Preston County

Stenographers

R. P. Caruthers, Putnam County

W. B. Parkhurst, Preston County

Committee Clerks

Roy Collins, Putnam County

W. B. Mathews, Marshall County

F. C. Cook, McDowell County

W. H. Brand, Marion County

E. H. Curtis, Brooke County

W. T. Grose, Nicholas County

J. P. Austin, Mason County

A. R. Stallings, Grant County

S. G. Pauley, Lincoln County

Clerks in Charge of Printing

Samuel Jacob, Brooke County

Geo. T. Goshorn, Grant County

Pages

C. W. Moore (M. & B.) Harrison Co.

Kenna L. Hunt, Kanawha County

Edward Young, Kanawha County

Hollister Rummel, Kanawha County

Julius Kauffman, Kanawha County

Charles Neale, Kanawha County

Barbee McGill, Putnam County

Willie Leach, Marshall County

Freeman Linville, Lincoln County

John McEldowney, Wetzel County

Ben H. White, Fayette County

SENATE—SESSION OF 1897.

Name

Postoffice

County

Occupation

Politics

Baker, Bernard J

Petersburg

Grant

Merch’t

D

Catlett, Brice W

Berkeley Springs, Morgan

Farmer

D

Cole, Geo. C

Weston

Lewis

Lawyer

R

Cook, Wm. H. H

Rock View

Wyoming

Minister

R

Davies, Thomas P

Montgomery

Fayette

Retired

R

Dotson, Commodore D

Parkersburg

Wood

Real Est

D
## Members of the Legislature.

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<tr>
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<td>Upshur</td>
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*Deceased.

## Officers and Attaches.

**President** N. E. Whitaker, Ohio county
**Clerk** John T. Harris, Wood county
**Sergeant-at-Arms** J. N. Devore, Jackson county
**Doorkeeper** C. C. Hamrick, Webster county
**Assistant Clerks** E. M. Showalter, Alexander R. Campbell, Frank M. Thomas; A. W. Bell.
**Stenographer** Louis E. Schrader.
**Journal Clerks** J. W. Stuck, Doddridge county
**E. Finley Kitson.** Tyler county
**Committee Clerks** Edgar Stewart, Arthur Phillips, S. B. Browning; W. H. Young, Martin L. Jones.
**Engrossing Clerk** W. C. Worden, Cabell county
**Printing Clerk** E. P. Babb, Mineral county
## NATIONAL AND STATE OFFICERS.

### UNITED STATES SENATORS.

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<td>Stephen B. Elkins</td>
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## REPRESENTATIVES IN THE FIFTY-FIFTH CONGRESS.

### DISTRICT | NAMES | POSTOFFICE | COUNTY |
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<td>Philippi</td>
<td>Barbour</td>
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<td>Warren Miller</td>
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## STATE OFFICERS.

### OFFICE                | NAMES                      | RESIDENCE    | COUNTY   |
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<td>Kanawha</td>
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<td>Edgar P. Rucker</td>
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<td>J. Russell Trotter</td>
<td>Charleston</td>
<td>Kanawha</td>
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<td>J. W. M. Appleton</td>
<td>Charleston</td>
<td>Kanawha</td>
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<td>Isaac V. Barton</td>
<td>Wheeling</td>
<td>Ohio</td>
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<td>Guy T. Scott</td>
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## INSPECTORS OF MINES.

### NAMES | MINING DISTRICT | RESIDENCE | COUNTY |
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STATE GOVERNMENT.

STATE BOARD OF AGRICULTURE.

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<td>T. C. Atkeson, President</td>
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Secretary: C. C. Brown, Charleston.

STATE BOARD OF HEALTH.

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<td>Gilmer</td>
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<td>Peterstown</td>
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<td>Mason</td>
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<td>Wood</td>
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Dr. C. R. Blubaugh, President.  
Dr. A. R. Barbee, Secretary.

STATE BOARD OF DENTAL EXAMINERS.

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<td>Tyler</td>
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<td>Fourth</td>
<td>Chas. H. Bartlett</td>
<td>Parkersburg</td>
<td>Wood</td>
</tr>
<tr>
<td>At Large</td>
<td>J. N. Devore</td>
<td>Ravenswood</td>
<td>Jackson</td>
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</tbody>
</table>
### STATE NATIONAL GUARD.

#### COMMISSIONERS OF PHARMACY.

<table>
<thead>
<tr>
<th>Name</th>
<th>Postoffice</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. Devries</td>
<td>Wheeling</td>
<td>Ohio</td>
</tr>
<tr>
<td>J. Wm. Brown</td>
<td>Charles Town</td>
<td>Jefferson</td>
</tr>
<tr>
<td>O. P. Sydenstricker</td>
<td>Lewisburg</td>
<td>Greenbrier</td>
</tr>
<tr>
<td>H. Floyd Post</td>
<td>Jackson C. H.</td>
<td>Jackson</td>
</tr>
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</table>

### STATE NATIONAL GUARD.


#### GOVERNOR'S STAFF.

<table>
<thead>
<tr>
<th>Name and Rank</th>
<th>Office</th>
<th>Residence</th>
<th>Date of Commission</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brig-Gen. W. J. W. Cowden</td>
<td>Paymaster-Gen.</td>
<td>Wheeling</td>
<td>March 29, 1897</td>
</tr>
<tr>
<td>Brig-Gen. Malcolm Jackson</td>
<td>Judge Advocate Gen.</td>
<td>Charleston</td>
<td>May 21, 1897</td>
</tr>
<tr>
<td>Col. Morris Horkheimer</td>
<td>Aide de Camp</td>
<td>Wheeling</td>
<td>March 4, 1897</td>
</tr>
<tr>
<td>Col. John D. Hewitt</td>
<td>Aide de Camp</td>
<td>Bramwell</td>
<td>March 4, 1897</td>
</tr>
<tr>
<td>Col. T. B. Gould</td>
<td>Aide de Camp</td>
<td>Parsons</td>
<td>March 4, 1897</td>
</tr>
<tr>
<td>Col. G. W. Curtin</td>
<td>Aide de Camp</td>
<td>Sutton</td>
<td>March 4, 1897</td>
</tr>
<tr>
<td>Col. Frank J. Hearn</td>
<td>Aide de Camp</td>
<td>Wheeling</td>
<td>March 4, 1897</td>
</tr>
<tr>
<td>Col. Davis Elkins</td>
<td>Aide de Camp</td>
<td>Ekin's</td>
<td>March 4, 1897</td>
</tr>
<tr>
<td>Col. D. T. E. Casteel</td>
<td>Asst. Adjt-Gen</td>
<td>Charleston</td>
<td>June 1, 1897</td>
</tr>
</tbody>
</table>

#### BRIGADE COMMANDER AND STAFF.

<table>
<thead>
<tr>
<th>Name and Rank</th>
<th>Office</th>
<th>Residence</th>
<th>Date of Commission</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brig-Gen. B. D. Spilman</td>
<td>Brigade Commander</td>
<td>Parkersburg</td>
<td>June 27, 1890</td>
</tr>
<tr>
<td>Lieut-Col. C. E. Blubaugh</td>
<td>Brig. Med. Director</td>
<td>Parkersburg</td>
<td>July 1, 1890</td>
</tr>
<tr>
<td>Maj. J. C. Gluck</td>
<td>Brig. Quartermaster</td>
<td>Auburn</td>
<td>Sept. 26, 1889</td>
</tr>
<tr>
<td>Maj. R. H. D. Willis</td>
<td>Brig. Inspector</td>
<td>Wheeling</td>
<td>Sept. 5, 1891</td>
</tr>
<tr>
<td>Maj. P. D. Neal</td>
<td>Brig. Commissary</td>
<td>Parkersburg</td>
<td>July 16, 1893</td>
</tr>
<tr>
<td>Maj. W. G. Peterkin</td>
<td>Brig. Ins. rlate pretche</td>
<td>Parkersburg</td>
<td>March 21, 1897</td>
</tr>
<tr>
<td>Captau Sprigg D. Camden</td>
<td>Aide de Camp</td>
<td>Parkersburg</td>
<td>July 13, 1895</td>
</tr>
<tr>
<td>Captain Frank H. Baker</td>
<td>Aide de Camp</td>
<td>Martinsburg</td>
<td>July 17, 1896</td>
</tr>
</tbody>
</table>
### STATE NATIONAL GUARD.

#### FIRST REGIMENT.

<table>
<thead>
<tr>
<th>Office</th>
<th>Name</th>
<th>Postoffice</th>
<th>Date of Rank</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lieut-Col.</td>
<td>Clarence L. Smith (Commanding)</td>
<td>Fairmont</td>
<td>Oct. 2, 1893</td>
</tr>
<tr>
<td>Major</td>
<td>Phil. A. Shaffer</td>
<td>Moundsville</td>
<td>Oct. 2, 1893</td>
</tr>
</tbody>
</table>

#### SECOND REGIMENT.

<table>
<thead>
<tr>
<th>Office</th>
<th>Name</th>
<th>Postoffice</th>
<th>Date of Rank</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lieut Col.</td>
<td>W. H. Banks (Commanding)</td>
<td>Huntington</td>
<td>August 8, 1896</td>
</tr>
<tr>
<td>Major</td>
<td>W. H. Lyons</td>
<td>Huntington</td>
<td>August 8, 1896</td>
</tr>
</tbody>
</table>
LIST OF COMMISSIONERS

Appointed by the Executive of West Virginia, to take Acknowledgments of Deeds and Other Writings in Other States. Terms of Office, Four Years.

<table>
<thead>
<tr>
<th>STATE</th>
<th>NAME OF COMMISSIONER</th>
<th>RESIDENCE</th>
<th>COMMENCEMENT OF TERM OF APPOINTMENT</th>
<th>WHEN EVIDENCE OF QUALIFICATION FILED</th>
</tr>
</thead>
<tbody>
<tr>
<td>New York</td>
<td>John D. Miller, Jr.</td>
<td>32 Nassau st., New York</td>
<td>April 8, 1893</td>
<td></td>
</tr>
<tr>
<td>Virgina</td>
<td>Wm. A. Burnett</td>
<td>Staunton</td>
<td>April 12, 1893</td>
<td>April 14, 1893</td>
</tr>
<tr>
<td>Maryland</td>
<td>J. Kemp Bartlett, Jr.</td>
<td>Baltimore</td>
<td>April 12, 1893</td>
<td>April 19, 1893</td>
</tr>
<tr>
<td>Virgina</td>
<td>J. H. Whitty</td>
<td>Richmond</td>
<td>April 17, 1893</td>
<td>January 8, 1894</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Thos. J. Hunt</td>
<td>623 Walnut st., Philadelphia</td>
<td>April 29, 1893</td>
<td>May 12, 1893</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Albert E. Peterson</td>
<td>400 Chestnut st., Philadelphia</td>
<td>May 23, 1893</td>
<td>May 29, 1893</td>
</tr>
<tr>
<td>New York</td>
<td>Charles Taylor</td>
<td>35 Wall st., New York</td>
<td>May 25, 1903</td>
<td>May 29, 1903</td>
</tr>
<tr>
<td>New York</td>
<td>Theodore Clarkson</td>
<td>115 Broadway, New York</td>
<td>June 30, 1893</td>
<td>July 6, 1893</td>
</tr>
<tr>
<td>Maryland</td>
<td>Phillip W. Avirett</td>
<td>Cumberland</td>
<td>July 1, 1893</td>
<td>August 16, 1893</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>C. W. Sparhawk</td>
<td>100 Chestnut st., Philadelphia</td>
<td>July 15, 1893</td>
<td>July 20, 1893</td>
</tr>
<tr>
<td>New York</td>
<td>George H. Corey</td>
<td>60 Wall st., New York</td>
<td>July 29, 1893</td>
<td>August 8, 1893</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Rene J. Faugeray</td>
<td>102 Walnut st., Philadelphia</td>
<td>August 5, 1893</td>
<td>August 6, 1893</td>
</tr>
<tr>
<td>District of Columbia</td>
<td>Conrad H. Syme</td>
<td>Methodist Church Block, Chicago</td>
<td>November 10, 1893</td>
<td>October 5, 1893</td>
</tr>
<tr>
<td>Illinois</td>
<td>Simon W. King</td>
<td>Methodist Church Block, Chicago</td>
<td>November 10, 1893</td>
<td>October 5, 1893</td>
</tr>
<tr>
<td>New York</td>
<td>F. A. Burnham</td>
<td>150 Canal st., New York</td>
<td>November 22, 1893</td>
<td>December 12, 1893</td>
</tr>
<tr>
<td>New York</td>
<td>Peter F. Callahan</td>
<td>290 E. 42d st., New York</td>
<td>January 20, 1894</td>
<td>January 24, 1894</td>
</tr>
<tr>
<td>New York</td>
<td>Vincent Roseman</td>
<td>277 Broadway, New York</td>
<td>January 24, 1894</td>
<td>January 31, 1894</td>
</tr>
<tr>
<td>State</td>
<td>Name</td>
<td>Residence</td>
<td>Commencement of Term of Appointment</td>
<td>When Evidence of Qualification Filed</td>
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<tr>
<td>Pennsylvania</td>
<td>Geo. W. Hunt</td>
<td>623 Walnut st., Philadelphia</td>
<td>February 14, 1894</td>
<td>February 10, 1894</td>
</tr>
<tr>
<td>Maryland</td>
<td>W. H. H. Raleigh</td>
<td>Hopkins Place, Baltimore</td>
<td>April 2, 1894</td>
<td>April 7, 1894</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>Joseph B. Bramson</td>
<td>Sears Building, Boston</td>
<td>June 1, 1894</td>
<td>July 6, 1894</td>
</tr>
<tr>
<td>District Columbia</td>
<td>Chas. S. Bundy</td>
<td>Washington</td>
<td>July 7, 1894</td>
<td>July 9, 1894</td>
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<tr>
<td>New York</td>
<td>Chas. E. Mills</td>
<td>115 Broadway, New York</td>
<td>October 10, 1894</td>
<td>October 13, 1894</td>
</tr>
<tr>
<td>Illinois</td>
<td>Mark A. Foote</td>
<td>314 Chamber of Commerce, Chicago</td>
<td>November 30, 1894</td>
<td>December 10, 1894</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>E. H. Friedlander</td>
<td>300 Collowhill st., Philadelphia</td>
<td>December 24, 1894</td>
<td>January 2, 1895</td>
</tr>
<tr>
<td>New York</td>
<td>W. H. Humphrey</td>
<td>Brooklyn</td>
<td>January 28, 1895</td>
<td>February 2, 1895</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>Chas. H. Adams</td>
<td>21 Court st., Boston</td>
<td>February 16, 1895</td>
<td>February 21, 1895</td>
</tr>
<tr>
<td>Maryland</td>
<td>Thos. M. Dobbins</td>
<td>105 East Fayette st., Baltimore</td>
<td>March 18, 1895</td>
<td>April 9, 1895</td>
</tr>
<tr>
<td>California</td>
<td>Jas. L. King</td>
<td>308 California st., San Francisco</td>
<td>April 19, 1895</td>
<td>May 7, 1895</td>
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<tr>
<td>New York</td>
<td>Joseph B. Bramon</td>
<td>120 Broadway, New York</td>
<td>May 2, 1895</td>
<td>May 7, 1895</td>
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<tr>
<td>Maryland</td>
<td>Mundy Hanson</td>
<td>14 Paul st., Baltimore</td>
<td>May 22, 1895</td>
<td>June 21, 1895</td>
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<tr>
<td>New York</td>
<td>L. W. Naylor</td>
<td>92 Nassau st., New York</td>
<td>June 3, 1895</td>
<td>June 14, 1895</td>
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<tr>
<td>Illinois</td>
<td>Wirt E. Humphrey</td>
<td>551 Monadock Block, Chicago</td>
<td>June 18, 1895</td>
<td>June 21, 1895</td>
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<tr>
<td>New York</td>
<td>W. H. Clarkson</td>
<td>115 Broadway, New York</td>
<td>August 8, 1895</td>
<td>August 12, 1895</td>
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<tr>
<td>New York</td>
<td>Alfred Mackey</td>
<td>59 Cedar st., New York</td>
<td>October 21, 1895</td>
<td>November 4, 1895</td>
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<tr>
<td>Connecticut</td>
<td>Livinston W. Cleveland</td>
<td>New Haven</td>
<td>November 2, 1895</td>
<td>December 9, 1895</td>
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<tr>
<td>State</td>
<td>Name of Commissioner</td>
<td>Residence</td>
<td>Commencement of Term of Appointment</td>
<td>When Evidence of Qualification Filed</td>
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<tr>
<td>New York</td>
<td>Eleazer Jackson</td>
<td>206 Broadway, New York</td>
<td>December 6, 1805</td>
<td>December 13, 1805</td>
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<tr>
<td>New York</td>
<td>Edwin F. Corey</td>
<td>69 Wall st., New York</td>
<td>January 27, 1806</td>
<td>February 3, 1806</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>W. W. Campbell</td>
<td>Philadelphia</td>
<td>February 12, 1806</td>
<td>February 12, 1806</td>
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<tr>
<td>New York</td>
<td>J. E. Kirby</td>
<td>Brooklyn</td>
<td>March 2, 1806</td>
<td>March 18, 1806</td>
</tr>
<tr>
<td>Maryland</td>
<td>Wm. H Cole</td>
<td>Cumberland</td>
<td>March 26, 1806</td>
<td>April 1, 1806</td>
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<tr>
<td>Maryland</td>
<td>Abram H. Fisher</td>
<td>1708 Druid Hill ave, Baltimore</td>
<td>April 28, 1806</td>
<td>May 5, 1806</td>
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<tr>
<td>Maryland</td>
<td>Geo. McCaffrey</td>
<td>116 Paul st., Baltimore</td>
<td>November 21, 1806</td>
<td>November 24, 1806</td>
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<tr>
<td>New York</td>
<td>John A. Hillory</td>
<td>56 Wall st., New York</td>
<td>December 19, 1806</td>
<td>December 21, 1806</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>Samuel Johnson</td>
<td>180 Washington st., Boston</td>
<td>December 26, 1806</td>
<td>December 28, 1806</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Edward H. Cloud</td>
<td>Philadelphia</td>
<td>December 29, 1806</td>
<td>December 30, 1806</td>
</tr>
<tr>
<td>Connecticut</td>
<td>Henry E. Tainter</td>
<td>21 and 21 Hill's Block, Hartford</td>
<td>January 1, 1807</td>
<td>January 11, 1807</td>
</tr>
<tr>
<td>Maryland</td>
<td>Ph. H. Hoffman</td>
<td>215 Equitable Bldg., Baltimore</td>
<td>January 6, 1807</td>
<td>January 10, 1807</td>
</tr>
<tr>
<td>Maryland</td>
<td>G. Everett Reardon</td>
<td>Lexington and St. Paul st., Baltimore</td>
<td>January 6, 1807</td>
<td>January 10, 1807</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Samuel L. Taylor</td>
<td>1100 Betz building, Philadelphia</td>
<td>January 13, 1807</td>
<td>January 10, 1807</td>
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</table>
### Supreme Court of Appeals

<table>
<thead>
<tr>
<th>Judges</th>
<th>Residence</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>John W English, President</td>
<td>Pt. Pleasant</td>
<td>Mason</td>
</tr>
<tr>
<td>Henry Brannon</td>
<td>Weston</td>
<td>Lewis</td>
</tr>
<tr>
<td>Marmaduke H. Dent</td>
<td>Grafton</td>
<td>Taylor</td>
</tr>
<tr>
<td>Henry C. McWhorter</td>
<td>Charleston</td>
<td>Kanawha</td>
</tr>
</tbody>
</table>

**Attorney General and Ex-Officio Reporter:**
Edgar P. Rucker, Welch, McDowell county.

**Assistant Reporter:**
Edwin M. Keatley, Charleston, Kanawha county.

**Clerk:**
O. S. Long, Charleston, Kanawha county.

**Terms:** At Charleston, second Wednesday in January; at Wheeling, first Wednesday in June; at Charles Town, first Wednesday in September.

---

### United States Circuit Court

**FOR THE**

**DISTRICT OF WEST VIRGINIA.**

**Judges—Melville W. Fuller,** Chief Justice of United States.

**Charles H. Simonon,** U.S. Circuit Judges.

**Nathan Goff,**

**John J. Jackson,** U.S. Circuit Judge.

**Clerk—L. B. Dellicker,** Parkersburg, Wood county.

**Deputy Clerks—J. T. Waters** at Charleston.

**L. V. G. Morris** at Parkersburg.

**A. U. Wilson** at Wheeling.

**A. C. Nadenbusch** at Martinsburg.

**Terms:** Parkersburg, 10th of January and 10th of June; Wheeling, 1st of April and 20th of September; Martinsburg, 15th of October; Clarksburg, 15th of April and 1st of October; Charleston, 1st of May and 10th of November.
United States District Court

DISTRICT OF WEST VIRGINIA.

JUDGE—JOHN J. JACKSON, Parkersburg.
CLERK—JASPER Y. MOORE, Clarksburg.
DISTRICT ATTORNEY—J. H. GAINES, Charleston.
MARSHAL—JOHN K. THOMPSON, Raymond City.

Circuit Courts.

FIRST JUDICIAL CIRCUIT—J. R. PAULL AND H. C. HERVEY,
Judges.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hancock</td>
<td>Fourth Monday in March and June, and first Monday in November.</td>
</tr>
<tr>
<td>Brooke</td>
<td>First Monday in March and June, and second Monday in October.</td>
</tr>
<tr>
<td>Ohio</td>
<td>Second Monday in April, first Monday in September, and third Monday in November.</td>
</tr>
<tr>
<td>Marshall</td>
<td>First Tuesday in March and June, and second Tuesday in October.</td>
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</table>

SECOND JUDICIAL CIRCUIT—J. M. HAGANS, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
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</thead>
<tbody>
<tr>
<td>Harrison</td>
<td>Second Tuesday in January, May and September.</td>
</tr>
<tr>
<td>Marion</td>
<td>First Tuesday in March and July and fourth Tuesday in November.</td>
</tr>
<tr>
<td>Monongalia</td>
<td>Second Tuesday in February, June and October.</td>
</tr>
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</table>
THIRD JUDICIAL CIRCUIT.—John Homer Holt, Judge.

Counties. 

Commencement of Terms.

Barbour...............12th of February, 2d of May, and 13th of October.

Preston..............11th of December, 22d of March, and 1st of September.

Randolph...........21st of January, 1st of May, and 10th of October.

Taylor..............2d of January, 11th of April, and 18th of September.

Tucker...............5th of March, 12th of June, and 10th of November.

FOURTH JUDICIAL CIRCUIT.—Romeo H. Frerer, Judge.

Counties. 

Commencement of Terms.

Doddridge ..........Third Tuesday in March, July and November.

Ritchie.............Third Tuesday in February, June and October.

Tyler ...............Second Tuesday in April, August and December.

Wetzel...............Third Tuesday in January, May and September.

FIFTH JUDICIAL CIRCUIT.—L. N. Tavenner, Judge.

Counties. 

Commencement of Terms.

Pleasants...........Third Monday in January, second Monday in June, and third Monday in October.

Wirt..................Second Monday in February, third Monday in May and first Monday in October.

Wood..................First Monday in March, second Monday in August, and third Monday in November.

SIXTH JUDICIAL CIRCUIT.—Reese Blizzard, Judge.

Counties. 

Commencement of Terms.

Calhoun...............10th of February, 10th of June, and 10th of October.

Clay..................3d Monday in May, September and December.

Gilmer...............1st of February, 1st of June, and 1st of October.

Jackson..........1st of March, 1st of August, and 1st of November.

Roane.............25th of March, 25th of August, and 25th of November.
<table>
<thead>
<tr>
<th>Judicial Circuit</th>
<th>Judge</th>
<th>Counties</th>
<th>Commencement of Terms</th>
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<tbody>
<tr>
<td>SEVENTH JUDICIAL CIRCUIT</td>
<td>F. A. Guthrie, Judge</td>
<td>Kanawha</td>
<td>First Monday in March, June and October.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mason</td>
<td>First Monday in February, May and September.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Putnam</td>
<td>Fourth Monday in February, May and September.</td>
</tr>
<tr>
<td>EIGHTH JUDICIAL CIRCUIT</td>
<td>E. S. Doolittle, Judge</td>
<td>Cabell</td>
<td>First Monday in March, July and December.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lincoln</td>
<td>Third Monday in February, August and November.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Logan</td>
<td>Fourth Monday in April, July and October.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mingo</td>
<td>Second Monday in January, May and September.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Wayne</td>
<td>Fourth Monday in January, May and September.</td>
</tr>
<tr>
<td>NINTH JUDICIAL CIRCUIT</td>
<td>Joseph M. Saunders, Judge</td>
<td>Boone</td>
<td>Second Monday in April, July and October.</td>
</tr>
<tr>
<td></td>
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TIMES OF HOLDING COURTS.

ELEVENTH JUDICIAL CIRCUIT.—W. G. BENNETT, Judge.

Counties. Commencement of Terms.

Braxton.........Fourth Monday in April, August and November.

Lewis...........First Monday in March, third Monday in June and October.

Nicholas........On Wednesday after the second Monday in April, on Wednesday
after the second Monday in August, and on Wednesday after
the second Monday in November.

Upshur...........Second Monday in February, First Monday in June and October.

Webster..........First of April, first of August and first Monday in November.

TWELFTH JUDICIAL CIRCUIT.—R. W. DAILLY, JR., Judge.

Counties. Commencement of Terms.

Grant............Fourth Tuesday in March, First Tuesday in June, and third Tuesday
in October.

Hampshire........First Tuesday in February, second Tuesday in May and third Tues-
day in September.

Hardy.............Second Tuesday in March, last Tuesday in May and first Tuesday in
October.

Mineral...........Second Tuesday in January, Fourth Tuesday in April and first Tues-
day in September.

Pendleton..........Second Wednesday in April, Wednesday after the second Tuesday in
June and first Wednesday in November.

THIRTEENTH JUDICIAL CIRCUIT.—E. BOYD FAULKNER, Judge.

Counties. Commencement of Terms.

Berkeley.........Second Tuesday in January, April and September.

Jefferson.........Second Tuesday in February, third Tuesday in May and November.

Morgan............First Tuesday in January and April, and second Tuesday in August.
## List of Sheriffs

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<th>Name</th>
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### List of County Courts

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### List of County Superintendents.

#### County Superintendents.

With Name, Post Office Address and Salary of Each County Superintendent of Free Schools, for the Official Term Beginning July 1, 1895, and Ending June 30, 1899.

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<td>Wyoming</td>
<td>R. W. Cook</td>
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#### City Superintendents.

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<tr>
<th>No.</th>
<th>City</th>
<th>Name of Superintendent</th>
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<th>Salary</th>
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<td>60</td>
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†City Superintendents are elected annually.
<table>
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<th>COUNTY</th>
<th>NAME</th>
<th>P. O. ADDRESS</th>
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<tr>
<td></td>
<td>G. C. Woodford, west</td>
<td>Switzer</td>
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<tr>
<td>Berkeley</td>
<td>C. L. Nicely, 1st</td>
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<td></td>
<td>David H. Folk, 2d</td>
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<td>Boone</td>
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<td>Braxton</td>
<td>J. D. Sprigg, upper district</td>
<td>Turtle Creek</td>
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<td>W. H. Southwick, lower district</td>
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<tr>
<td>Brooke</td>
<td>E. M. Smith</td>
<td>Cuthin</td>
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<td>Cabell</td>
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<td>Wellsburg</td>
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<td>Barboursville</td>
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<tr>
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</tr>
</tbody>
</table>
INDEX TO ACTS.

ACtS OF THE LEGISLATURE
AMENDED
1800, chap. 50, Morgan-town school district,
1828, chap. 80, town of Martinsburg,
1871, chap. 74, secs. 9 and 10, Saline school district,
1871, chap. 109, military claims,
1872, chap. 58, Grafton school district,
1877, chap. 88, sec. 9, New Creek school district,
1891, chap. 1, sec. 4, time for holding the circuit courts in the several counties,
1891, chap. 1, secs. 2, 3, 5, time for holding the circuit courts in the first circuit,
1891, chap. 1, sec. 10, time for holding the circuit courts in the several judicial districts,
1891, chap. 25, time for holding the circuit courts in the several counties,
1891, chap. 53, sec. 1, Charleston school district,
1892, chap. 35, time for holding the circuit courts in the several counties,
1892, chap. 93, state board of health,
1893, chap. 70, secs. 1-3, mine inspection and ventilation,
1895, chap. 22, city of Parkersburg,
1895, chap. 46, secs. 2 and 3, adjustment of damages where stock law is enforced,
1897, chap. 50, mine inspection and ventilation,
1897, chap. 52, school for the deaf and the blind,
1899, chap. 1, secs. 12, 14, 23 and 24, Huntington school district,
1899, chap. 9, mine inspection and ventilation,
1901, chap. 27, time for holding the circuit courts in the several counties,
1901, chap. 40, sec. 30, town of Point Pleasant,
1901, chap. 102, sec. 8, county roads,
1901, chap. 100, secs. 1-5, oil and gas wells,
1903, chap. 8, houses of ill fame,
1903, chap. 19, sec. 2, city of Wheeling,
1903, chap. 20, mine inspection and ventilation,
1903, chap. 41, sec. 3, records from Virginia,
1893, chap. 40, sec. 10, guardians at the penitentiary,
1895, chap. 8, commissioners in chancery,
1895, chap. 11, state licenses,
1896, chap. 13, sec. 94, taxes erroneously assessed,
1895, chap. 23, sec. 7, timber caught in streams,
1895, chap. 16, sec. 7, removal of county and district officers,
1895, chap. 61, sec. 1, Charleston school district,
1900, chap. 64, sec. 4, consent of female,
1906, chap. 2, sec. 6 and 10, organizing the circuit courts of the first judicial circuit,
1907, chap. 54, sec. 3, consent of female,
1908, chap. 2, sec. 10, removal of county and district officers,
1908, chap. 1, sec. 11, state licenses,
1909, chap. 13, sec. 94, taxes erroneously assessed,
1909, chap. 22, city of Parkersburg,
1909, chap. 46, secs. 2 and 3, adjustment of damages where stock law is enforced,
1909, chap. 50, mine inspection and ventilation,
1909, chap. 52, school for the deaf and the blind,
1909, chap. 1, secs. 12, 14, 23 and 24, Huntington school district,
1909, chap. 9, mine inspection and ventilation,
1901, chap. 27, time for holding the circuit courts in the several counties,
1901, chap. 40, sec. 30, town of Point Pleasant,
1901, chap. 102, sec. 8, county roads,
1901, chap. 100, secs. 1-5, oil and gas wells,
1903, chap. 8, houses of ill fame,
1903, chap. 19, sec. 2, city of Wheeling,
1903, chap. 20, mine inspection and ventilation,
1903, chap. 41, sec. 3, records from Virginia,
1893, chap. 40, sec. 10, guardians at the penitentiary,
1895, chap. 8, commissioners in chancery,
1895, chap. 11, state licenses,
1896, chap. 13, sec. 94, taxes erroneously assessed,
1895, chap. 23, sec. 7, timber caught in streams,
1895, chap. 16, sec. 7, removal of county and district officers,
1895, chap. 61, sec. 1, Charleston school district,
1900, chap. 64, sec. 4, consent of female,
1906, chap. 2, sec. 6 and 10, organizing the circuit courts of the first judicial circuit,
1907, chap. 54, sec. 3, consent of female,
1908, chap. 2, sec. 10, removal of county and district officers,
1908, chap. 1, sec. 11, state licenses,
1909, chap. 13, sec. 94, taxes erroneously assessed,
1909, chap. 22, city of Parkersburg,
1909, chap. 46, secs. 2 and 3, adjustment of damages where stock law is enforced,
1909, chap. 50, mine inspection and ventilation,
1909, chap. 52, school for the deaf and the blind,
1909, chap. 1, secs. 12, 14, 23 and 24, Huntington school district,
1909, chap. 9, mine inspection and ventilation,
1901, chap. 27, time for holding the circuit courts in the several counties,
1901, chap. 40, sec. 30, town of Point Pleasant,
1901, chap. 102, sec. 8, county roads,
1901, chap. 100, secs. 1-5, oil and gas wells,
1903, chap. 8, houses of ill fame,
1903, chap. 19, sec. 2, city of Wheeling,
1903, chap. 20, mine inspection and ventilation,
1903, chap. 41, sec. 3, records from Virginia,
1893, chap. 40, sec. 10, guardians at the penitentiary,
1895, chap. 8, commissioners in chancery,
1895, chap. 11, state licenses,
1896, chap. 13, sec. 94, taxes erroneously assessed,
1895, chap. 23, sec. 7, timber caught in streams,
1895, chap. 16, sec. 7, removal of county and district officers,
1895, chap. 61, sec. 1, Charleston school district,
1900, chap. 64, sec. 4, consent of female,
1906, chap. 2, sec. 6 and 10, organizing the circuit courts of the first judicial circuit,
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1908, chap. 2, sec. 10, removal of county and district officers,
1908, chap. 1, sec. 11, state licenses,
1909, chap. 13, sec. 94, taxes erroneously assessed,
1909, chap. 22, city of Parkersburg,
1909, chap. 46, secs. 2 and 3, adjustment of damages where stock law is enforced,
1909, chap. 50, mine inspection and ventilation,
1909, chap. 52, school for the deaf and the blind,
1909, chap. 1, secs. 12, 14, 23 and 24, Huntington school district,
1909, chap. 9, mine inspection and ventilation,
1901, chap. 27, time for holding the circuit courts in the several counties,
1901, chap. 40, sec. 30, town of Point Pleasant,
1901, chap. 102, sec. 8, county roads,
1901, chap. 100, secs. 1-5, oil and gas wells,
1903, chap. 8, houses of ill fame,
1903, chap. 19, sec. 2, city of Wheeling,
1903, chap. 20, mine inspection and ventilation,
1903, chap. 41, sec. 3, records from Virginia,
1893, chap. 40, sec. 10, guardians at the penitentiary,
1895, chap. 8, commissioners in chancery,
1895, chap. 11, state licenses,
1896, chap. 13, sec. 94, taxes erroneously assessed,
1895, chap. 23, sec. 7, timber caught in streams,
1895, chap. 16, sec. 7, removal of county and district officers,
1895, chap. 61, sec. 1, Charleston school district,
1900, chap. 64, sec. 4, consent of female,
1906, chap. 2, sec. 6 and 10, organizing the circuit courts of the first judicial circuit,
1907, chap. 54, sec. 3, consent of female,
1908, chap. 2, sec. 10, removal of county and district officers,
1908, chap. 1, sec. 11, state licenses,
1909, chap. 13, sec. 94, taxes erroneously assessed,
1909, chap. 22, city of Parkersburg,
1909, chap. 46, secs. 2 and 3, adjustment of damages where stock law is enforced,
1909, chap. 50, mine inspection and ventilation,
1909, chap. 52, school for the deaf and the blind,
1909, chap. 1, secs. 12, 14, 23 and 24, Huntington school district,
1909, chap. 9, mine inspection and ventilation,
1901, chap. 27, time for holding the circuit courts in the several counties,
1901, chap. 40, sec. 30, town of Point Pleasant,
1901, chap. 102, sec. 8, county roads,
1901, chap. 100, secs. 1-5, oil and gas wells,
1903, chap. 8, houses of ill fame,
INDEX TO ACTS.

LUNATICS.
For support of lunatics in jail and trans- 29
portation to the asylum,

MISCELLANEOUS.
To pay Grand Rapids School Furniture 31
Company, for seventy-five chairs,
To pay balance due on gas supply for the 31
Capitol building,
To pay W. H. Wentz for making a dia-
gram and photographs,
To pay balance due on water supply for 31
the Capitol building,
For deficiency in military appropriation,
To pay Thomas W. Neale for services as 32
clerk,
To pay M. D. Haines for services as clerk 32
To pay Mrs. W. L. Peters, for extra work,
To pay A. P. Rader, for services as paye.
To pay Chas. P. Hamilton for making 32
drawings,
To pay Mrs. Lenora L. Rex, state tax 32
duplicated,
To pay the claim of Elizabeth Gregg.

NORMAL SCHOOLS.
For amount due board of regents, 30
Glenville Normal School,
To pay W. W. McCoy, for balance due on 29
contract,
For outstanding debts on furnishing 29
house,
For grading and building wall,
For balance due on coal,
For digging well, well pump and refitting 30
heater,
Marshall College.
For furniture already purchased,
Fairmont Normal School,
To pay legal representatives of O. S. 30
Philpot, for balance due O. S. Philpot,
For box desks,
Shepherd College,
To pay Trimble & Lutz, for heating and 30
plumbing,
PREPARATORY BRANCH OF THE 30
UNIVERSITY AT MONTGOMERY.
For amount due on heating apparatus,
PUBLIC PRINTING, BINDING AND 30
STATIONERY.
For public printing, binding and station-
ery,
Subject to what, 31
How to be paid, 31
Prior to when, 31
To be paid when, 31
Who to certify, 31
To whom certified,
VIRGINIA LAND GRANT BOOKS.
For balance due for completing said 30
books,
General Charges,
Asylum for Incurables, 1, 16
For construction of building, 21, 44
BANK EXAMINER.
For salary of bank examiner, 10, 21
For publication of statement, 10, 24
BINDING.
To pay for public binding, 13, 25
COLORED INSTITUTE.
For current and contingent expenses, 7, 21
For traveling expenses and per diem, 7, 21
For plants and seeds, 7, 21
For salary of janitor, 7, 21
For fuel, 8, 25, 21
For salary of teachers, 8, 25
For well, cistern and tank, 8, 25
For drainage and sewerage, 8, 25
For school and dormitory furniture, 8, 25
For painting, repairs and improvements, 8, 25
For oil, lamps and brooms, 8, 25
For insurance on machinery hall, 8
For purchasing a piano, 8
For gas, heating, paving and walk, 8
For building, heating and furnishing dor-
mitory, 8, 25
For postage and express charges, etc., 8
For stationery, printing and binding, 8
How paid, 8, 25
BLUEFIELD COLORED INSTITUTE.
For furnishing dormitory, 8, 25
For heating apparatus, 8
For furniture, 8
For pay of teachers, 8
For janitor, 8
For water-closets and grading, 8, 25
For fuel and light, 9, 22
For library and apparatus, 9, 22
For expense of board of regents, 9, 22
For incidental repairs, 9, 22
For contingent expenses, 9, 22
For payment of architect, 9, 22
For per diem board of regents, 9, 22
BOARD OF AGRICULTURE.
For per diem of commissioners, 9, 23
For salary of secretary, 9, 23
For general expenses, 9, 23
For printing, binding and stationery, 9, 23
BOARD OF HEALTH.
For expenses, 10, 24
For printing, binding and stationery, 10, 24
BUREAU OF LABOR.
For salary of Commissioner, 9, 23
For salary of assistant, 9, 23
For contingent expenses, 9, 23
For printing, binding and stationery, 9, 23
CAPITOL BUILDING AND GROUNDS.
For water, 12, 35
For gas, 12, 35
For coal, 12, 35
For contingent and repair fund, 12, 35
CIVIL CONTINGENT FUND.
For civil contingent fund, 10, 24
CIVIL SUITS.
For expenses in civil suits and pay of 13, 37
state agents,
COMMISSIONERS OF PHARMACY.
For expenses, 10, 24
For salary of secretary, 10, 24
How paid, 10, 24
CONTINGENT FUND—EXECUTIVE 13, 37
DEPARTMENT,
For contingent expenses of the treasurer
EXECUTIVE DEPARTMENT—CONT.

For current expenses of the attorney-general's office, 10, 24
For contingent expenses of auditor's office, 10, 24
For contingent expenses of state superintendent of free school's office, 10, 24
For contingent expenses of secretary of state's office, 10, 24
For current expenses of adjutant-general's office, 10, 24
For contingent expenses of office of state librarian, 10, 24
For purchasing and putting in place in the auditor's office, metallic file cases, 10, 21
How paid, 10, 21

CONTINGENT LEGISLATIVE EXPENSES.

For contingent expenses of the senate, 11
For contingent expenses of the house of delegates, 11

COUNTRY AND DISTRICT TAXES.

For refunding for redemption of lands, 12, 26
For refunding railroad taxes, 12, 26

CRIMINAL CHARGES.

For criminal charges, 2, 16

ERRO NEOUS ASSESSMENTS.

For refunding taxes erroneously assessed, 12, 26

GOVERNOR'S MANSION AND GROUNDS.

For furniture, repairs and improvements on governor's mansion, 14

HISTORICAL SOCIETY.

For pay of librarians, 2, 16
For purchasing tells, books, etc., 2, 16

HOSPITALS FOR THE INSANE.

Hospital for the Insane at Weston.

For current expenses, 6, 20
For transportation of patients, 6, 20
For crematory for night soil, 6
For heating, plumbing and ventilating "colored" hospital, 6, 20
For furnishing colored hospital, 6
For repairs and remodeling old brick and old colored buildings, 6, 20
For painting and repairs, 6, 20
For new laundry building and machinery, 6, 21
For insurance, 6, 21
For boilers, 6, 21
For stationery, printing and binding, 6, 21
For expenses board of directors, 6, 20
For per diem board of directors, 6, 20
How paid, 6, 20

Second Hospital for the Insane.

For current expenses, 6, 20
For transportation fund, 6, 20
For repair fund, 6, 20
For drugs, 6, 20
For farm fund, 6, 20
For furnishing new section, 6
For printing old building, 6, 20
For expenses board of directors, 6, 20
For per diem board of directors, 7, 21
For stationery, printing and binding, 7, 21
How paid, 7, 21

INSPECTORS OF MINES.

For salaries, 9, 23
For traveling expenses, 10, 24
For contingent expenses, 10, 24
For printing, binding and stationery, 10, 23

INSURANCE.

To pay insurance on public buildings, 14, 27

JANITORS' BILLS.

To pay John M. Derrick for services, 13
To pay Pat Wilson for services, 13
To pay L. C. Roy for services, 13
To pay T. W. Black for services, 13
To pay Adam Judy for services, 13
To pay Louis Brown for services, 13
To pay Mike Hass for services, 13
To pay J. C. McDonald for services, 13
To pay John Newhouse for services, 13
To pay Maria Alexander for washing towels, 13
To pay Oscar Hearn for services, 13
To pay A. H. Wilson special services as janitor, 13

JUDICIAL DEPARTMENT.

For contingent expenses of the supreme court of appeals, 11, 25
For stenographic and typewriter for supreme court of appeals, 11, 25
For printing and binding supreme court reports, 11, 25

LIBRARIES.

For purchasing and binding books for State libraries, 14, 27
How paid, 14, 27

LUNATICS IN JAIL.

For support of lunatics in jail, 2, 16

MILITIA.

To carry into effect the provisions of chapter twenty-four of the acts of one thousand eight hundred and eighty-nine, 11, 25

MISCELLANEOUS.

To pay Ed. L. Boggs, 14
To pay Sterrett Brothers, 14
To pay counsel fees and expenses in the case of Pittsburg, Cincinnati, Chicago and St. Louis Railway Company versus the board of public works, 14
To pay McConnell & Cannon, 14
To pay Killinger Bros., 14
To pay C. S. Hasfield, of Tyler county, 14
To pay Geo. E. Work, of Tyler county, 14
To pay James Dulan, of Tyler county, 14
To pay Ruby Bros., 14
To pay Brown & Haxlett for services in the case of Pittsburg, Cincinnati, Chicago and St. Louis Railway Company versus the board of public works, 15
To pay Sumner's and Bouchier, 15
To pay W. G. Graves, of Nicholas county, 15
To pay Geo. W. Gates, 15
To pay Elks River Coal and Coke Company, 15
To pay William Prince, 15
To pay Fields' pharmacy, 15
To pay C. P. Fisher, 15
To pay Ed. L. Boggs, 15
To pay J. Garland Hurd, 15
To pay W. F. Dudley, 15
To pay J. H. DiDollar, 15
### Normal Schools

- For support of normal schools: 2, 17
- For traveling expenses of board of regents: 2, 17
- For per diem board of regents: 2, 17

#### Concord Normal School

- For new building: 3, 17
- For library and apparatus: 3, 17
- For improvements and repairs: 3, 17
- For contingent expenses: 3, 18

#### Fairmont Normal School

- For heating apparatus: 3
- For furniture: 3, 17
- For repairs to building: 3, 17
- For contingent expenses: 3, 17
- For paving and grading: 17

#### Glenville Normal School

- For improvements and repairs: 3, 18
- For library and apparatus: 3, 18
- For furniture: 3, 18
- For tower and belry: 3
- For contingent expenses: 3, 18

#### Marshall College

- For new building: 2
- For remodeling old building: 2, 17
- For plumbing: 2
- For cases in chemical library: 2
- For furniture: 3, 17
- For blinds: 3
- For covered passage: 3
- For gas fixtures: 3
- For additional teacher: 3, 17
- For library and apparatus: 3, 17
- For janitor: 3, 17
- For gas, water and coal: 3, 17
- For contingent expenses: 3, 17

#### Shepherd College Normal School

- For library and apparatus: 3, 18
- For contingent expenses: 3, 18
- For fuel: 4, 18
- For janitor: 4, 18
- For grading, fencing and paving: 4, 18
- For repairs old building: 4, 18
- For supplying water for heating and closets: 4, 18
- For stationery, printing and binding: 4, 18

#### West Liberty Normal School

- For completing commencement hall: 3
- For elevated seats in hall: 3
- For contingent fund: 3, 17
- For furniture: 3, 17
- For library fund: 3, 17
- For building and repairs: 3, 17
- For plans: 3, 17
- For purchasing land: 3, 17
- How paid: 3, 17

#### Overpaid Taxes

- For refunding overpayments: 12, 20

### Printing

- For public printing: 12, 25

### Reform School

- For salaries superintendent and officers: 7, 21
- For transportation of inmates: 7, 21
- For general expenses: 7, 21
- For expenses of board of directors: 7, 21
- For per diem board of directors: 7, 21
- For completing new barn: 7
- For painting, building and repairs: 7
- For expenses burning brick: 7
- For construction of new building for offices: 7
- For contingent expenses: 7, 21
- For insurance: 7
- For printing, binding and stationery: 7, 21
- How paid: 7, 21

### Salaries of Clerks

- For salary of governor's private secretary and assistant: 11, 24
- For salary of chief clerk of the secretary of state: 11, 25
- For other clerks: 11, 25
- For salary of chief clerk in the treasurer's office: 11, 25
- For assistant clerk in treasurer's office: 11, 25
- For salary of chief clerk in the auditor's office: 11, 25
- For other clerks: 11, 25
- For salary of assistant in attorney-general's office: 11, 25
- For salary of stenographer for attorney-general: 11, 25
- For salary of clerk in the office of state superintendent of free schools: 11, 25
- For salary of the assistant clerk in the office of state superintendent of free schools: 11, 25
- For salaries of assistants in office of state superintendent of free schools: 11, 25

### School for the Deaf and the Blind

- For current expenses: 4, 18
- For traveling expenses of pupils: 4, 18
- For contingent expenses: 4, 18
- For expenses board of regents: 4, 18
- For per diem board of regents: 4, 18
- For printing, binding and stationery: 4, 18
- How paid: 4, 18

### Stationery

- For supplying stationery and printing paper for state use: 13, 27

### Storer College

- For tuition, etc., of students: 8, 22

### University

- For salaries of the president and instructors: 4, 19
- For chairs for commencement hall: 4, 19
- For classifying and cataloging books: 4, 19
- For additional purchase of land: 4, 19
- For current and contingent expenses: 5, 19
- For books for faculties: 5, 19
- For expenses board of regents: 5, 19
- For purchasing farm and equipping experiment station: 5
- For building wing to main building: 5, 19
- For general repairs: 5, 19
- For stationery, printing and binding: 5, 19
- For expenses board of regents: 5, 19
- For per diem board of regents: 5, 19
- How paid: 5, 19
INDEX TO ACTS.

ASYLUM FOR INCURABLES—CONT.

Expenses of removal, how paid, sec. 7.
Checks of county courts, his duties as to orders, sec. 8.
Transmit orders, to whom, sec. 8.
Duty of superintendent, sec. 8.
How expenses of superintendent are paid, sec. 8.
Applicants of the second class, sec. 9.
To give bond, sec. 9.
Approved by whom, sec. 9.
Penalty and conditions of bond, sec. 9.
Separate wards, sec. 10.
Patients cured, or recovered or unruly, sec. 11.
Treasurer, sec. 12.
How appointed, sec. 12.
Term of office, sec. 12.
Vacancy, how filled, sec. 12.
Treasurer to give bond, sec. 12.
Penalty, how prescribed, sec. 12.
Treasurer’s duties, sec. 12.
How money in the treasury is paid out, sec. 13.
Superintendent and assistants, sec. 13.
Other officers, how appointed, sec. 13.
Compensation of officers, sec. 13.
How officers may be removed, sec. 13.
Executive committee, how appointed, sec. 13.
Nurses and attendants, sec. 13.
Board of directors to transmit accounts to the auditor, sec. 14.
Directors not to be personally interested in any contract, sec. 15.
Failure of directors and others to perform duties, sec. 16.
Forfeiture thereof, sec. 16.
Compensation of physicians and others, sec. 17.
Per diem and expenses of board, sec. 18.
Commission to select site for the Home, sec. 19.
Their report, sec. 19.
Building to be contracted for and erected by whom, sec. 19.
Sum expended not to exceed appropriation, sec. 19.
Appropriations, sec. 20.
For what purpose to be used, sec. 20.
Expenses of commission, how allowed and paid, sec. 20.

ATTACHMENTS AGAINST WAGES.

Unauthorized to issue warrants, how, sec. 26.
May pay for six months, sec. 3.
To make proper entries disposing of arrears, for taxes, sec. 4.
Not to issue warrants till money is needed, sec. 9.
Certified from whom as to printing and binding, sec. 11.
Contingent fund of, sec. 15.
Met the case for office of, sec. 16.
Court hired, sec. 17.
Custom on what papers, sec. 3.
Accounts to be kept of certain fees, sec. 3.
Code referred to, sec. 1, 103.
Account to be kept in Auditor’s office, sec. 15.
Duty of auditor, sec. 15.
Duty of auditor thereon, sec. 15.
Notice to surfects, what, contain, sec. 15.
Copy of notice to be lodged where, sec. 15.
Authorized to pay members, etc., of the legislature, H. J. R. No. 6.
Authorized to dispose of what, H. J. R. No. 6.
Authorized to pay janitor’s legislative employees, H. J. R. No. 13.
Authorized to issue warrants for printing done for the legislature, H. J. R. No. 21.
Authorized to issue warrant to Mrs. Lenna L. Rex, H. J. R. No. 30.

BERKELEY INDEPENDENT SCHOOL DISTRICT.

Time in sec. 7, chap. 29, acts 1850, sec. 1, 174, 175.
Independent school district of Helington extended three years, sec. 1, 175.

BERKELEY SPRINGS.

Herkle sprays house, sec. 1.
Agreement between trustees and parties, sec. 1.
Consideration, sec. 1.
Agreements, sec. 2.
Public square excepted, sec. 1.
Term of lease, sec. 1.
When to commence, sec. 1.
When to terminate, sec. 1.
Power and rights of lease granted, sec. 1.
Covenants of lease, sec. 1.
To pay certain bonds, sec. 1.
Lessees to pay per cent of what, sec. 1.
How receipts are to be ascertained, sec. 1.

BICYCLE.

Bicycle law for the state, sec. 1.
Bicycle not to be ridden in certain places, sec. 1.
Must have an alarm bell, sec. 1.
Punishment for fine, sec. 1.
Sidewalks defined, sec. 2.
Shall not include, what, sec. 2.
Bicycle defined, sec. 2.
Park and square, sec. 2.
Not to include certain places, sec. 2.
Not to abridge certain powers, sec. 2.
May or council of a city or town, sec. 3.
Permits, sec. 3.
May annex conditions to such permits, sec. 3.
Permits to use velocipeds, etc., sec. 3.
Proceedings to enforce, sec. 4.
Cities and towns to have certain powers, excepted when, sec. 5.
No signs, marks, etc., to be thrown, where, sec. 6.
Penalty, sec. 7.

ATTORNEYS AT LAW.

License to practice law, how obtained, sec. 1.
Supreme court, to do what, sec. 1.
Supreme court may grant license, when, sec. 1.
License to do what, sec. 1.
Graduates of the state university exempt, sec. 1.
Order admitting them to do what, sec. 1.

ATTORNEY GENERAL.

See Appropriations.

Mine inspector’s records, sec. 117.

AUDITOR.

See Appropriations.
**INDEX TO ACTS.**

<table>
<thead>
<tr>
<th>Page</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>vii</td>
<td>BUNDING, PUBLIC.</td>
</tr>
<tr>
<td>270</td>
<td>Committee to investigate, Bluefield—Charter Amended.</td>
</tr>
<tr>
<td>206</td>
<td>Charter amended, Ref to code, chap. 17, sec. 1.</td>
</tr>
<tr>
<td>206</td>
<td>City corporate and body politic created, sec. 1.</td>
</tr>
<tr>
<td>296</td>
<td>Name, sec. 1.</td>
</tr>
<tr>
<td>206</td>
<td>Have what, sec. 1.</td>
</tr>
<tr>
<td>296</td>
<td>May do what, sec. 1.</td>
</tr>
<tr>
<td>206</td>
<td>Corporate limits, sec. 2.</td>
</tr>
<tr>
<td>206</td>
<td>Metro and hounds, sec. 2.</td>
</tr>
<tr>
<td>206</td>
<td>Municipal authorities, form what, sec. 3.</td>
</tr>
<tr>
<td>207</td>
<td>Corporate powers exercised by whom, sec. 4.</td>
</tr>
<tr>
<td>207</td>
<td>Recorder, sec. 4.</td>
</tr>
<tr>
<td>207</td>
<td>Treasurer, assessor and overseer of poor, sec. 5.</td>
</tr>
<tr>
<td>207</td>
<td>Mayor, recorder and treasurer, how elected, sec. 6.</td>
</tr>
<tr>
<td>208</td>
<td>Councilmen elected at first election, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>How elected, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Four, how designated, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Terms of said, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Terms of others, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Four councilmen elected, when, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Time of office, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Except when, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Mayor, recorder and treasurer, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Term of office, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Begins when, sec. 6.</td>
</tr>
<tr>
<td>209</td>
<td>Qualifications, sec. 7.</td>
</tr>
<tr>
<td>209</td>
<td>Duty of present common council, sec. 8.</td>
</tr>
<tr>
<td>209</td>
<td>Reference to code, 17, sec. 8.</td>
</tr>
<tr>
<td>209</td>
<td>To appoint what, for what purpose, sec. 8.</td>
</tr>
<tr>
<td>209</td>
<td>Division line third and fourth wards, sec. 8.</td>
</tr>
<tr>
<td>209</td>
<td>Four wards may be changed, how, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>First election, where to be held, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>When election held thereafter and for what, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>Exception, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>When held, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>For election of what, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>To be held where, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>Supervision of whom, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>To be appointed, how, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>How governed, sec. 9.</td>
</tr>
<tr>
<td>209</td>
<td>Present common council to hold office how long, sec. 9.</td>
</tr>
<tr>
<td>210</td>
<td>Result of election, who to sign certificate and what and when, sec. 10.</td>
</tr>
<tr>
<td>210</td>
<td>Ballots, how disposed of, sec. 10.</td>
</tr>
<tr>
<td>210</td>
<td>Envelopes, how endorsed, sec. 10.</td>
</tr>
<tr>
<td>210</td>
<td>Who to deliver the returns and to whom, sec. 10.</td>
</tr>
<tr>
<td>210</td>
<td>canvasing returns, sec. 10.</td>
</tr>
<tr>
<td>210</td>
<td>When done and by whom, sec. 10.</td>
</tr>
<tr>
<td>210</td>
<td>Who to be declared elected, sec. 10.</td>
</tr>
<tr>
<td>210</td>
<td>Who entitled to vote, sec. 11.</td>
</tr>
<tr>
<td>210</td>
<td>Vacancies filled, how, by whom, sec. 12.</td>
</tr>
<tr>
<td>210</td>
<td>Councilman, where from, sec. 12.</td>
</tr>
<tr>
<td>211</td>
<td>Vote shall be by what, laws to govern, sec. 12.</td>
</tr>
<tr>
<td>211</td>
<td>In case of tie, who to determine election, and how, sec. 14.</td>
</tr>
<tr>
<td>211</td>
<td>Contests, decided by whom, new election, sec. 15.</td>
</tr>
<tr>
<td>211</td>
<td>What to be a majority of the council, sec. 16.</td>
</tr>
<tr>
<td>212</td>
<td>Who to take oath, sec. 17.</td>
</tr>
<tr>
<td>212</td>
<td>Within what time, sec. 17.</td>
</tr>
<tr>
<td>212</td>
<td>What to contain, sec. 17.</td>
</tr>
<tr>
<td>212</td>
<td>May administer oath, how, sec. 17.</td>
</tr>
<tr>
<td>212</td>
<td>Where recorded, sec. 17.</td>
</tr>
<tr>
<td>212</td>
<td>Proceedings in case of election and being ineligible, sec. 18.</td>
</tr>
<tr>
<td>212</td>
<td>Failure to qualify, sec. 18.</td>
</tr>
<tr>
<td>213</td>
<td>Who to preside at meetings of the council, sec. 19.</td>
</tr>
<tr>
<td>213</td>
<td>Record to be kept, sec. 20.</td>
</tr>
<tr>
<td>213</td>
<td>What to contain, sec. 20.</td>
</tr>
<tr>
<td>213</td>
<td>How indexed, sec. 20.</td>
</tr>
<tr>
<td>213</td>
<td>Open for inspection, sec. 20.</td>
</tr>
<tr>
<td>213</td>
<td>Proceedings held, when, sec. 20.</td>
</tr>
<tr>
<td>213</td>
<td>Signed by whom, sec. 20.</td>
</tr>
<tr>
<td>213</td>
<td>Yeas and nays, sec. 20.</td>
</tr>
<tr>
<td>213</td>
<td>Where recorded, sec. 20.</td>
</tr>
<tr>
<td>213</td>
<td>Powers of council, may re-survey city, may employ engineer, make elective, how, open new streets, etc., sec. 31.</td>
</tr>
<tr>
<td>213</td>
<td>Light same, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Assess part of expenses on whom, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Control of avenues, etc., sec. 31.</td>
</tr>
<tr>
<td>213</td>
<td>Curb and paving, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Construction and repairs of houses, sewers, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Determine at whose expense, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Purchase ground, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Public buildings, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Unsafe walls, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Nuisance, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Burial of the dead, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Trees, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Drainage, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Fire, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Fire companies, provide apparatus, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Paid line department, provide revenue, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Valuation, assessments, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Rules and regulations, for what, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Protect what, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Appoint officers, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Fix term and compensation of same, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Surveys, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Hounds, payable to whom, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Regulate markets, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>City elections, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Water works, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Gas Works, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>Jurisdiction, where, sec. 21.</td>
</tr>
<tr>
<td>213</td>
<td>General powers of council, sec. 22.</td>
</tr>
<tr>
<td>213</td>
<td>Fines and penalties, sec. 22.</td>
</tr>
<tr>
<td>213</td>
<td>County court, sec. 22.</td>
</tr>
<tr>
<td>213</td>
<td>Use jail for what, sec. 22.</td>
</tr>
<tr>
<td>213</td>
<td>Estimate made up, when, sec. 22.</td>
</tr>
<tr>
<td>213</td>
<td>Elected, when, sec. 23.</td>
</tr>
<tr>
<td>213</td>
<td>To contain what, sec. 23.</td>
</tr>
<tr>
<td>213</td>
<td>May order its, when, sec. 23.</td>
</tr>
<tr>
<td>213</td>
<td>Not exceeding, what, sec. 23.</td>
</tr>
<tr>
<td>213</td>
<td>Levy to be upon who and what, sec. 24.</td>
</tr>
<tr>
<td>213</td>
<td>Licenses, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>Council may require city license, when, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>May impose tax, for what purpose, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>May require bond, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>May revoke license, when, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>Liquor licenses shall not be granted by county court, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>Except what, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>Other licenses, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>Animals at large, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>Fines and penalties, sec. 25.</td>
</tr>
<tr>
<td>213</td>
<td>Duties of city treasurer, sec. 26.</td>
</tr>
<tr>
<td>213</td>
<td>Be charged by whom, sec. 26.</td>
</tr>
<tr>
<td>213</td>
<td>Delinquent list, when and how made, sec. 26.</td>
</tr>
<tr>
<td>213</td>
<td>Duty of treasurer as to publication of taxes due, sec. 26.</td>
</tr>
<tr>
<td>213</td>
<td>Who may collect, sec. 26.</td>
</tr>
<tr>
<td>213</td>
<td>Treasurer's powers as to distraint and sale, sec. 26.</td>
</tr>
<tr>
<td>213</td>
<td>Register an account, when and to whom, what to contain, sec. 26.</td>
</tr>
<tr>
<td>213</td>
<td>Make settlement for year, when, sec. 26.</td>
</tr>
<tr>
<td>213</td>
<td>Failure to settle, sec. 26.</td>
</tr>
</tbody>
</table>
BLUEFIELD—CHARTER AMENDED
—CONT.

Forfeiture of what, sec. 26, 213

Treasurer's commissions, sec. 26, 213

Salary, how paid, sec. 26, 213

Treasurer's bond, powers or council in relation thereto, sec. 27, 214

Amount of same, sec. 27, 214

How conditioned, sec. 27, 214

City sergeant, powers and duties of council in relation thereto, sec. 28, 214

Duties of sergeant, sec. 28, 214

Collection of claims, sec. 28, 214

Compensation for collections, sec. 28, 214

Fees for arrest, sec. 28, 214

Further duties, sec. 28, 214

Bond of sergeant, sec. 28, 214

Amount of bond, sec. 28, 214

How conditioned, sec. 28, 214

Compensation of sergeant, sec. 28, 214

Police, powers of council in relation thereto, sec. 29, 214

Poor of city, duties of council in relation thereto, sec. 30, 214

Oversor, oath to contain what, sec. 30, 214

Term of office, sec. 30, 214

Lieu, upon what and for what, sec. 31, 215

How enforced, sec. 31, 215

Priority over what, sec. 31, 215

Theatrical and other performances, powers of council, sec. 32, 215

Mayor, general duties, sec. 33, 215

Ex-olution, what, sec. 33, 215

No jurisdiction of what, sec. 33, 215

Fees, sec. 33, 215

Pay when, sec. 33, 215

Control of police, powers in relation thereto, sec. 33, 215

Peace and good order, sec. 33, 215

May cause arrest, when, sec. 33, 215

May issue executions, for what, sec. 33, 215

May commit whom and for what, sec. 33, 215

Recommends to council, what, sec. 33, 215

Compensation of mayor, how fixed, sec. 33, 215

Amount, sec. 33, 215

Recorder, duties of, sec. 31, 215

Have charge of what, sec. 31, 215

Advise mayor, when, sec. 31, 215

Authority in absence of mayor, sec. 31, 215

How to be kept and what entered therein, sec. 31, 215

Recorder's compensation, sec. 31, 215

How fixed, sec. 31, 215

Assessor, how appointed, sec. 35, 215

Duties of assessor, sec. 35, 215

Returns ware, sec. 35, 215

Compensation of assessor, how fixed, sec. 35, 215

Shall forfeit compensation, when, sec. 35, 215

Orders or warrants, sec. 36, 215

Signed by whom, sec. 36, 215

When payable, sec. 36, 215

Action maintained against treasurer, when, sec. 36, 215

Judgment for what, sec. 36, 215

No for becoming bond allowed, sec. 36, 215

Failure of treasurer to account, sec. 37, 215

Proceedings, sec. 37, 215

Failure of sergeant to collect, proceedings, sec. 37, 215

City and persons exempt from road tax, when, sec. 38, 215

Duties and powers of council in relation to sidewalks, etc., sec. 39, 215

Powers of council as to wards, sec. 40, 215

Powers of council as to safe keeping and employment of persons held, sec. 41, 215

Keep on hand, what, sec. 41, 215

Provide what, sec. 41, 215

Per diem, sec. 41, 215

Who to keep accounts, sec. 41, 215

Dogs, who to list, sec. 42, 215

How returned, sec. 42, 215

Duties of council as to tax on dogs, sec. 42, 215

Not more than what on males, on females, sec. 42, 215

How collected and accounted for, sec. 42, 215

BOARD OF AGRICULTURE.

See Appropriations.

Duty of the secretary, sec. 1, 49

His powers, sec. 1, 49

BOARDS OF DIRECTORS.

See Reform School.

See Hospitals for the Insane.

See Appropriations.

See Asylum for Incurables.

See Industrial Home for Girls.

See Penitentiary.

See Children, Cruelty to.

BOARDS OF REGENTS.

See University.

See Deaf and Dumb School.

See Appropriations.

BURIAL GROUNDS.

See Morc等原因 Methodist Episcopal Church.

See University.

Code amended, chap. 57, sec. 4, 153

Where religious societies have become extinct, sec. 4, 153

Their burial ground to be taken charge of, how, sec. 4, 153

Circuit court to appoint trustees, sec. 4, 153

Their number, their successors, sec. 4, 153

Invested with certain powers, sec. 4, 153

CHAFIN, F. M.

See short is, relief of sureties.

CHARLESTON, CHARTER AMENDED.

Acts 1st amended, secs. 1, 2, 6 and 9, chap. 5, 218

Corporate limits of the city of Charleston, sec. 1, 218

Boundaries, sec. 1, 218, 219

Municipal authorities to be what, sec. 2, 219

Mayor, recorder, sergeant and treasurer, sec. 6, 219

How elected, sec. 6, 219

When election to be held, sec. 6, 219

Councilmen to be elected in each ward except seventh, sec. 6, 219

Term of office of councilmen of seventh ward, sec. 6, 219

Annual elections in each ward, sec. 6, 219

Provision, that councilmen serving in any ward to continue, how long, sec. 6, 219

Wards of city, to consist of seven, sec. 9, 223

First ward, boundaries, sec. 9, 223

Second ward, boundaries, sec. 9, 223

Third ward, boundaries, sec. 9, 223

Fourth ward, boundaries, sec. 9, 223

Fifth ward, boundaries, sec. 9, 223

Sixth ward, boundaries, sec. 9, 223

Seventh ward, boundaries, sec. 9, 223

When and how the boundaries of wards may be changed, sec. 9, 223

Elections, when held, sec. 9, 223

Where, sec. 9, 223

How election conducted, etc., sec. 9, 223

CHARLESTON INDEPENDENT SCHOOL DISTRICT.

Acts amended, 1881, sec. 1, chap. 83, 175

When passed, 115
CHARLESTON INDEPENDENT
SCHOOL DISTRICT— CONT.
1855, sec. 1, chap. 51.
When passed, sec. 1.
Control of free schools in Charleston, sec. 1.
When established, sec. 1.
Title of act, sec. 1.
Board of education consist of whom, sec. 1.
How elected, sec. 1.
How submitted to vote, and to whom, sec. 1.
Under direction of whom, date of same, sec. 1.
Tickets to contain what, sec. 1.
How held and conducted, sec. 1.

CHARTER RIGHTS OF TOWNS.
Continuance or discontinuance of charter rights of certain towns, how, sec. 44a.
Ballots, how prepared, what to contain, sec. 44a.
When charter rights to cease, sec. 44a.
Provision, sec. 44a.
Debits to be paid, sec. 44a.

CHILDREN—CRUELTY TO.
Directors and trustees permitted to do what, sec. 1.
Code cited, secs. 53, 54 and 55, sec. 1.
One of its objects the protection of whom, sec. 1.
Children, sec. 1.
Age of, sec. 1.
Surrendered by whom, sec. 1.
Father, mother or guardian, sec. 1.
Board of trustees may do what in certain cases, sec. 2.
Petition, sec. 2.
What to contain, sec. 2.
To whom presented, sec. 2.
Habits corpus, sec. 2.
Hearing had upon what, sec. 2.
Petition heard before whom, sec. 2.
Notice given to whom, sec. 2.
If facts are maintained, whom to have custody, sec. 2.
An order, how taken, sec. 2.
Who to have supervision and control, sec. 3.
Orphan asylum, sec. 3.
Enticement children from the custody of board, sec. 3.
Misconduct in asylum, sec. 3.
Directors or trustees may place children where, sec. 1.
Rights, powers, etc., of orphan asylums, children's homes, sec. 4.
Directors or trustees may do what, sec. 5.
Governing by what, sec. 5.

CIRCUIT COURTS.
Law amended as to circuit courts in first circuit, sec. 1.
Either or both judges may hold court, sec. 2.
When both present may sit together, for what purposes, sec. 2.
May assign business of court to respective judges, sec. 3.
May transact any business proper, sec. 2.
May hold court separately, sec. 2.
No cause tried or heard by them together in Ohio county, sec. 2.
Courts to be designated as parts 1 and 2, etc., sec. 2.
Judge of another circuit may hold court in this, sec. 2.

CITY CHARTERS.
See Bluefield, Charter Amended.
See Charleston, Charter Amended.
See Clarksburg, Charter Amended.
See Clarksburg, Charter Amended.
See Grafton, Charter Amended.
See Grafton, Charter Amended.
See Huntington, Charter Amended.
See Huntington, Charter Amended.
See Martinsburg, Charter Amended.
See Point Pleasant, Charter Amended.

CLARKSBURG—CHARTER AMENDED.
Clarksburg incorporated, sec. 1.
City limits and boundaries, sec. 2.
City to be divided into wards, sec. 3.
First ward, sec. 3.
Second ward, sec. 3.
Third ward, sec. 3.
Fourth ward, sec. 3.
Fifth ward, sec. 3.
Council may change boundaries, sec. 3.
Mayor, etc., to consist of mayor, etc., sec. 1.
Common council, sec. 4.
Its composition, sec. 4.
Corporate powers of city exercised by council, sec. 5.
Except, etc., sec. 5.
Mayor, assessor and councilmen must be freeholders, sec. 6.
Chief of police, city attorney, superintendent of streets, etc., sec. 7.
Qualifications, sec. 7.
How appointed, sec. 7.
Term of office, sec. 7.
Election, when held, sec. 8.
Who elected, sec. 8.
Tenure of office, sec. 8.
Councillors to be elected in each ward, sec. 9.
Term of office, how determined, sec. 9.
Each ward to constitute an election precinct, sec. 9.
Voter not entitled to vote except in the ward where he lives, etc., sec. 9.
Who entitled to vote, etc., 10.
Who not, sec. 10.
Election to be by ballot, etc., sec. 11.
How held and conducted, sec. 11.
Corporate authorities to perform duties of county courts, sec. 11.
General law to govern, when, sec. 11.
The, how decided, sec. 12.
Contention, by what, how and decided, sec. 13.
Vacancies in office, how filled, sec. 14.
City attorney, city physician and surveyor to be appointed by council, sec. 15.
Other officers, when appointed, sec. 15.
Appointed officers, their power and authority may be granted to them, sec. 15.
Council to define duties of officers, sec. 15.
Officers appointed may be removed, for what, sec. 15.
Chief of police, his powers, rights, etc., sec. 15.
Liable for all, etc., sec. 15.
In what manner, sec. 15.
Collector and treasurer, their duties, sec. 15.
They may distrain and sell, as sheriff, or by whom, sec. 15.
Bonds, obligations, etc., taken to be made payable to city, sec. 16.
Who shall return surety, sec. 16.
How conditions enforced, section, 16.
Before what court, sec. 16.
Oath of office, who shall take it, sec. 17.
What oath to contain, sec. 17.
Before whom it may be taken, sec. 17.
When term of office to begin, sec. 18.
When to end, sec. 18.
Ineligibility or failure of officer to qualify, sec. 19.
Office to be declared vacant, sec. 19.
How vacancy filled, sec. 19.
Mayor to be chief executive officer of city, his duties, etc., sec. 20.
Ex-officio a justice may perform all the duties of such, sec. 20.
Except to have no jurisdiction in civil cases, sec. 20.
He shall have power to issue attachments in civil suits, etc., sec. 20.
Attachments must be heard by a justice, sec. 20.
Warrant of mayor may be executed anywhere in the county, sec. 20.
Mayor to control police, sec. 20.
May appoint a special police, sec. 20.
Mayor to see that the peace, etc., of city is preserved, sec. 20.
He may arrest offenders, etc., sec. 20.
May issue executions for fines, etc., sec. 20.
In default of payment, may imprison offenders, sec. 20.
Term of imprisonment not to exceed thirty days, sec. 20.
Appeals from mayor, when to be granted, sec. 20.
Appeal bond, penalty and conditions, sec. 20.
On appeal, all papers to be transmitted to clerk of circuit court, sec. 20.
Cause to be tried as upon what, sec. 20.
Mayor from time to time to recommend measures to council, sec. 21.
Expenses of maintaining persons committed to jail, sec. 20.
Except when, sec. 20.
To be paid, how, sec. 20.
Mayor not to receive any money belonging to state or individuals, sec. 20.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
City clerk, to keep a journal of proceedings, to have charge of records, etc., sec. 21.
To perform the duties of mayor, when, sec. 21.
Quorum, sec. 22.
"Minute book," to be kept by clerk, what hook to contain, sec. 22.
"Ordinance book," what to contain, sec. 22.
Books to be indexed and kept open to inspection, sec. 23.
Bond of officers, when to be recorded, sec. 24.
General duties of clerk, sec. 23.
Chapter 50 of code to apply, when, sec. 20.
INDEX TO ACTS.

CLARKSBURG CHARTER—AMENDED
—CONT.
Regulate weighing of hay, coal, etc., sec. 28.
Regulate speed of engines, sec. 28.
General duties, sec. 28.
Council to pass what ordinances, sec. 28.
Ordinances, how enforced, sec. 28.
Plates and privileges, sec. 28.
May require Off—other, labor, at a rate per diem to be fixed by them, not be less than that of other laborers, sec. 28.
How long to be kept at work, sec. 28.
No fine to exceed twenty dollars, sec. 28.
No person to be imprisoned longer than thirty days, sec. 28.
Appeal to circuit court, sec. 28.
When can be taken, how taken, sec. 28.
Fines, penalties, etc., how inflicted, sec. 28.
General powers of mayor and council, sec. 28.
Water supply, sec. 28.
Sewerage, sec. 28.
Licenses generally, sec. 28.
Spirituous liquors, sec. 28.
Persons obtaining a license required to give bond, sec. 28.
Penalty, how payable, conditions, sec. 28.
License may be revoked, sec. 28.
When, how, sec. 28.
Suit on bond, how prosecuted, etc., sec. 28.
Section 22 of chap. 32 of code to apply, when, sec. 28.
Vote required to grant license, sec. 28.
No license granted until after first election, sec. 28.
"Docket" book, what to contain, sec. 28.
Charges against city, how kept, sec. 28.
Levy, sec. 30.
Poll tax, sec. 30.
Minimum, levy, sec. 30.
Maximum, levy, sec. 30.
Financial statement of city to be made annually, sec. 30.
To be published how, sec. 30.
Assessor, duties of, sec. 31.
Assessments, how made, sec. 31.
Powers of, sec. 31.
Council to prescribe by ordinance rules and regulations, necessary to enable to ascertain property, etc., sec. 31.
Assessor's books to be copied, when, how, sec. 31.
Taxes, etc., Iews for, sec. 33.
Enforcement of, sec. 33.
City collector and treasurer, his duties, sec. 31.
As to collection, sec. 31.
When to be made, sec. 31.
How received, sec. 31.
To receive all other moneys belonging to the city, sec. 31.
To keep an account, sec. 31.
His books to be open to inspection, sec. 31.
How money paid out, sec. 31.
Statements, when to be made, sec. 31.
Of funerals, sec. 34.
Of disbursements, sec. 34.
May be required to make special statement, sec. 34.
To receive fees for licenses and receipt for same, sec. 34.
To report to council, sec. 34.
When, sec. 34.
His compensation, sec. 34.
He shall, at the expiration of his term of office, turn over all books, etc., to his successor, sec. 34.
His bond, sec. 31.
Payable to city, penalty, conditions, sec. 28.
Council to prescribe how licenses granted, sec. 28.
Section 29 chapter 32 to apply, when, sec. 28.
Dog licenses, when to expire, sec. 28.
Streets, alleys, rights, sec. 27.
Condemnation for, sec. 37.
Estimate of expenditures, sec. 28.
Levy, sec. 38.
Statement to be published, sec. 28,
Acts inconsistent repealed, this Act not to be construed, how, sec. 28.
Preparation of bill to provide voting places, etc., sec. 30.
City to succeed the town of Clarksburg, sec. 31.
And all officers, etc., now acting, to continue until when, sec. 31.
Ordinances now in force to continue until repealed, sec. 31.

CLERKS.
See Appointments.
See Legislature.

CODE AMENDED.

Chap. 2, sec. 3, seventh delegate district, 171.
Chap. 5, sec. 31, executions in civil actions, 101.
Chap. 17, sec. 15, auditor's accounts, 110.
Chap. 18 and 19, military, 120.
Chap. 25, sec. 31, assessment of taxes, 113.
Chap. 29, sec. 34, relief from taxes erroneously assessed, 97.
Chap. 30, sec. 20, publication of personal property recorded delinquent, 113.
Chap. 31, sec. 3, sale of delinquent lands, 95.
Chap. 32, sec. 1, 66 state licenses, 95.
Chap. 32, sec. 18, intoxicating liquors, 95.
Chap. 42, sec. 18, taking land without owner's consent for public utility, 119.
Chap. 43, sec. 19, work on roads, 95.
Chap. 43, sec. 96, county roads, 95.
Chap. 45, sec. 10a, compulsory attendance of schools, 235.
Chap. 45, sec. 78, board of regents of the university, 71.
Chap. 45, sec. 86o, school for deaf and the blind, 73.
Chap. 45, Art. 11, sec. 96c, reform school, 75.
Chap. 47, secs. 1, 13, cities and towns, 199.
Chap. 47, sec. 44a, charter rights of towns, 198.
Chap. 50, sec. 12, toll roads and turnpikes, 92.
Chap. 57, sec. 4, appointment of trustees of burial grounds, 75.
Chap. 58, sec. 5, insane persons, 88.
Chap. 62, sec. 1, killing deer, 88.
Chap. 62, secs. 4, 10, 11, 15, 16, preservation of certain useful animals and birds, 81.
Chap. 64, sec. 1, age of consent, 91.
Chap. 83, secs. 2-16, guardians and committees, 77.
Chap. 112, sec. 2, special judges, 105.
Chap. 119, sec. 1, attorneys at law, 106.
Chap. 123, sec. 1, actions where brought, 107.
Chap. 129, sec. 7, commissioners in chancery, 99.
Chap. 130, sec. 20, evidence, 100.
Chap. 131, sec. 10, houses of ill fame, 110.
Chap. 140, sec. 14, cruelty to animals, 84.
Chap. 150, sec. 1, state board of health, 107.
Chap. 160, sec. 29a, practice of dentistry, 79.
Chap. 163, sec. 2, penitentiary, 70.
COMMISSIONERS IN CHANCERY.

Code amended, chap. 129, sec. 7, 99
Acts amended, chap. 8, 99
Commissioners in chancery may do what, sec. 7, 100
Without what, sec. 7, 99
Until when, sec. 7, 99
Give notice of what, to whom, sec. 7, 99
Shall retain what, for how long and for what purpose, sec. 7, 99
How notice shall be given, sec. 7, 100
Attorney not a resident of the county, sec. 7, 100
What then, sec. 7, 101
Commissioner shall certify, what, sec. 7, 101
Who may except to report, and when, sec. 7, 100
What to state in exception, sec. 7, 101
Court may require, what, sec. 7, 100
May overrule, sec. 7, 100

COMPULSORY ATTENDANCE OF SCHOOLS.

See Education.

CONGRESS.

Representatives requested to do what, II J. R. No. 11, 222

CONSTITUTION.

Committee created to prepare and report amendments, 271

COUNTY BONDS.

County bonds may be issued, when, sec. 1, 101
Duty of county court, sec. 1, 102
Elections, when and how held, sec. 2, 102
Resolutions of court appointing a day for election, sec. 2, 102
Who to vote, etc., sec. 2, 103
Publication of the resolutions, sec. 2, 103
How election to be conducted, sec. 3, 103
Ballots, what to contain, sec. 3, 103
Election to comply with what, sec. 3, 103

COUNTY AND DISTRICT OFFICERS.

Acts amended, chap. 46, sec. 7, 104
County or district officers may be removed for what, sec. 7, 104
Clerk of the circuit court, sec. 7, 104
Prosecuting attorney, sec. 7, 104
Sheriff, sec. 7, 104
Surveyor, sec. 7, 104
County commissioner, sec. 7, 105
By whom, sec. 7, 105
Clerk of the county court, sec. 7, 105
Superintendent of free schools, sec. 7, 105
Assessors, justices, etc., sec. 7, 105
By whom, sec. 7, 105
Charges must be in writing, sec. 7, 105
Entered of record, where, sec. 7, 105
Summons issued by whom, sec. 7, 105
Appearance and answer, sec. 7, 105
Manner of service, sec. 7, 105
Time, sec. 7, 105
Proceedings in case of proof, sec. 7, 105
Acts repealed, sec. 7, 105

COUNTY ROADS.

See Roads.

CRIMINAL COURT.

See Wood County Criminal Court.

DEAF AND BLIND SCHOOL.

Board of regents, sec. 98a, 73
When and how appointed, sec. 98a, 73
Regents to be divided into classes, sec. 98a, 73
Not more than one from where, sec. 98a, 73
Terms of office, sec. 98a, 74
Terms, when to commence, sec. 98a, 74
When to expire, sec. 98a, 74
Vacancies, how filled, sec. 98a, 74
Board to be a corporation, sec. 98a, 74
General and special powers, sec. 98a, 74
Name of corporation, sec. 98a, 74
President, sec. 98a, 74
President pro tempore, sec. 98a, 74
Secretary, sec. 98a, 74
Meetings of board, sec. 98a, 74
Extra meetings of board, sec. 98a, 74
Quorum of board, sec. 98a, 74
Committee to visit same, 273

DEER.

See game and fish law.

DELINQUENT PROPERTY.

Code amended, chap. 30, sec. 30, 97
Copy of lists to be posted where, sec. 20, 97
Length of time, sec. 20, 97
Copy of lists to be printed in newspapers, sec. 20, 97
Cost of printing, sec. 20, 97
How paid, sec. 20, 97
Thereafter whom to collect, sec. 20, 97
Acts repealed, sec. 20, 97

DENTISTRY.

Code amended, chap. 130, sec. 29a, 79
Unlawful for certain persons to practice, unless what, sec. 29a, 79
Board of examiners, sec. 29a, 79
Composed of how many, sec. 29a, 79
Duty of board, sec. 29a, 79
How appointed, sec. 29a, 79
Term of office, sec. 29a, 79
Vacancies, how filled, sec. 29a, 80
Oath of office, sec. 29a, 80
President and secretary, sec. 29a, 80
How chosen, sec. 29a, 80
When meetings to be held, sec. 29a, 80
Quorum, sec. 29a, 80
Persons desiring to practice, shall do what, sec. 29a, 80
When to be examined, sec. 29a, 80
Certificate to practice, sec. 29a, 80
Duty of persons lawfully engaged in dentistry, sec. 29a, 80
Who understood as practicing dentistry under this act, sec. 29a, 80
Using other name than own, sec. 29a, 80
Not to apply to whom, sec. 29a, 80
Penalty prescribed, sec. 29a, 81
Fees recoverable by patient, when, sec. 29a, 81
Fines collected hereunder to go where, sec. 29a, 81
Schedule of fees for board of examiners, sec. 29a, 81

DIRECT TAX.

Committee to report concerning same, 282

DISTRAINT AND SALE FOR TAXES.

Time for which distraint and sale by sheriffs extended, sec. 1, 158
For what years, sec. 1, 158
Persons removing from county, sec. 1, 158
Ticket may be sent to another county, sec. 1, 168, 159
Duty of sheriff of another county, sec. 1, 159
DOMESTIC ANIMALS.

Diseases among domestic animals, sec. 1, 49
Duty of secretary of board of agriculture, sec. 1, 49
His powers as to places and animals infected, sec. 1, 49
Interference with officer, sec. 2, 49
Any violation of the law, sec. 2, 49
Misdemeanor, sec. 2, 49
Fine and imprisonment, sec. 2, 49
When necessary to kill animals, must be first appraised, sec. 3, 49
Appraisers to be sworn, sec. 3, 49
How owners are paid, sec. 3, 49
From what fund, sec. 3, 49
Certificates of payment, not to exceed what sum, sec. 3, 49
Secretary of board of agriculture to have certain powers, sec. 4, 49
do co-operate with whom, sec. 4, 49, 50
Acts repealed, sec. 5, 50
Code amended, chap. 119, sec. 14, 58
Person abusing domestic animal unnecessarily guilty of what, sec. 14, 58
Cock fighting prohibited, sec. 14, 58
Dog fighting prohibited, sec. 14, 58
Bear baiting, sec. 11, 58
Unlawful to receive or purchase tickets to what, sec. 11, 58
Malicious domestic animals, sec 14, 58
Fine, sec. 14, 58
Imprisonment, sec. 14, 58
Acts repealed, sec. 14, 58

DRIED CLOSETS.

See penitentiary.

EDUCATION.

Code amended, sec. 10a, inserted, 205
Persons having children under control must send them to school, where, sec. 10a, 205
How long attendance in continue, sec. 10a, 205
Neglect of duty, penalty, sec. 10a, 205
Fine, sec. 10a, 205
An "offense" defined, sec. 10a, 205
Duty of trustees and teacher, sec. 10a, 205
Failure to do as a misdemeanor, sec. 10a, 205
Fine, sec. 10a, 205
Provided, that child has attended day school (now, sec. 10a), 206
If sick or disabled, no offense, sec. 10a, 206
If in school in session within two miles, no offense, sec. 10a, 206
Fines under this act paid to building fund, sec. 10a, 206
Act null and void, how and when, sec. 10a, 206
Justices to have jurisdiction, sec. 10a, 206

ENGINEERS.

See stationary engineers.

EVIDENCE.

Code amended, chap. 120, sec. 23, 160
No witness in civil action excluded, for what, sec. 23, 160
Exception, s.c. 23, 160
This prohibition shall not extend to what, sec. 23, 160
Provided what, sec. 23, 160
Reference to code, chap. 130, 160
Evidence of physician, sec. 23, 160
Can only be given when, sec. 23, 160

EXECUTIONS IN CIVIL ACTIONS.

Code amended, chap. 50, sec. 131, 101
Stay of execution, sec. 131, 101
Appeal, sec. 131, 101
Execution for enforcement, sec. 131, 101
Civil action, sec. 131, 101
Issued by whom, sec. 131, 101
Within what time, sec. 131, 101

EXEMPTION.

See Attachments Against Wages.

FEMALES.

Unlawful for any physician to administer anesthetics, etc., 50
Except when, 50
On conviction, to be fined and imprisoned, 50
Age of consent, sec. 2, 91

FORT HENRY.

Feretion of tablets, 275

GAME AND FISH LAW.

Code amended, chap. 62, secs. 4, 10, 11, 15, 16, addition of sec. 15a, 81
Unlawful to kill deer, when, sec. 1, 81
Ditch deer with dogs, sec. 1, 81
Not to kill fawns, when, sec. 1, 81
Sell or expose for sale certain animals and birds, sec. 1, 82
Penalty, sec. 1, 82
Minimum fine, sec. 1, 82
Maximum fine, sec. 1, 82
May be confined in jail, how long, sec. 1, 82
Justices to have concurrent jurisdiction, sec. 1, 82

What to be presumption of guilt, sec. 1, 82
Not to apply to whom, sec. 1, 82
Shippers receiving deer, to be what, sec. 1, 82
Fishing in creeks and rivers prohibited except with hook and line, sec. 4, 82
Unlawful to place fish traps, wires, etc., sec. 4, 82
Fishing at certain seasons in any manner for certain fish prohibited, sec. 4, 82
Unlawful at any time to draw seine, etc., in certain places, sec. 4, 82
When fishing in fish-pots, not prohibited, sec. 4, 82
Unlawful to place fish traps, wires, etc., sec. 4, 82
Fishing at certain seasons in any manner for certain fish prohibited, sec. 4, 82
Unlawful at any time to draw seine, etc., in certain places, sec. 4, 82
When fishing in fish-pots, not prohibited, sec. 4, 82
Unlawful to place fish traps, wires, etc., sec. 4, 82
Fishing at certain seasons in any manner for certain fish prohibited, sec. 4, 82
Unlawful at any time to draw seine, etc., in certain places, sec. 4, 82
When fishing in fish-pots, not prohibited, sec. 4, 82

Unlawful to take certain fish, sec. 1, 82

Great Cannon and its tributaries, sec. 4, 82
Chesapeake river, sec. 4, 82
Shepherd's river, sec. 4, 82
Unlawful to have in possession or buy and sell certain fish, off-ree, sec. 4, 82
Measurement of fish, bow made, sec. 4, 82
Unlawful to catch or destroy certain fish, when, sec. 4, 82
Unlawful to catch black bass, when, sec. 4, 82
Not unlawful to catch suckers at any time, sec. 4, 82
Unlawful to kill bass, bow, when, sec. 4, 82
Unlawful to trespass upon enclosed land, sec. 4, 82

Catching fish in private, etc., sec. 4, 83
Except when, sec. 4, 83
Provisions as to minnows for angling purposes, sec. 4, 83
State regulation of fish, sec. 4, 84
Taking fish from private waters, sec. 4, 84
Persons buying or receiving brook trout, etc. , sec. 4, 84
Persons letting water out of a pond, etc., sec. 4, 84
Warning to trespassers, sec. 4, 84
What to contain, sec. 4, 84
Where placed, sec. 4, 84
Unlawful to tear down or deface, sec. 4, 84
Penalty 92, sec. 4, 84

When nets, traps, etc., may be destroyed, sec. 6, 84
No not to obstruct free passage of fish, sec. 6, 84
Unlawful to be found upon streams with seine, etc., sec. 6, 85
INDEX TO ACTS.

GAME AND FISH LAW.—CONT.

What to constitute prima facie evidence of violation, sec. 6.
Dimensions of seines, acts, etc., sec. 6.
If any person believes that seizing is carried on unlawfully, sec. 6.
His duty, sec. 6.
What done with seine, sec. 6.
When found, effect of as evidence, sec. 6.
Penalty for violating this section, sec. 6.
Unlawful to catch, kill or injure certain birds, sec. 10.
Or to destroy their eggs, sec. 10.
Names of birds prohibited, sec. 10.
Unlawful to catch or kill parasites, sec. 11.
When unlawful to kill parasites, sec. 11.
Swivel or pivot gun or other gun other than the common shoulder gun, not to be use, when, sec. 11.
Duty of the clerk or market master, sec. 11.

Duty of prosecuting attorneys, sec. 11.
Sheriff and his deputies, etc., sec. 11.
If officers fail to prosecute, what then, sec. 11.
Unlawful to offer for sale or have in possession, what, sec. 11.
Possession of game prima facie evidence of what, sec. 15.
Fines and imprisonment, sec. 15.
Unlawful to utter forger, sec. 15a.
All prosecutions under this act to be in the name of the state, sec. 16.
Fines imposed, how disposed of, sec. 16.
Witnesses called by the state compelled to testify, sec. 16.

Duty of judge in charging grand jury, sec. 16.
C. do amended, sec. 1, chap. 62.
Killing of deer, sec. 1.
Guilty of what, sec. 1.
Penalty, sec. 1.

Concurrent jurisdiction of justices, sec. 1.
With what, sec. 1.
 Shall not apply, when, sec. 1.

Acts in relation to Potomac river reopened, sec. 1.
Unlawful to catch or kill certain fish, sec. 2.
Except how, sec. 2.
Hook and line defined, sec. 2.
Violations, how punished, sec. 3.
Duties of justice of circuit courts, sec. 3.
Act not applicable, where, sec. 4.

The power of search, sec. 3.
Governor's duty as to copies of this Act, sec. 5.

GAME AND FISH WARDEN.

How appointed, sec. 1.
Term of office, sec. 1.
Compensation, sec. 1.
Additional compensation, sec. 1.
No part of salary to be paid out of the treasury, sec. 1.
Duties of warden, sec. 2.
May cause proceedings to be commenced, sec. 3.
How and against whom, sec. 3.
His power of search, sec. 3.
Hindrances, prima facie evidence of what, sec. 3.
May seize what, sec. 3.
Belong may be made without warrant, sec. 3.
May enter buildings, etc., sec. 3.
Appliances seized, how disposed of, sec. 3.
Where proceeds to be paid, sec. 3.
Warden not to be liable for damages, when, sec. 3.

Hi power to serve process, sec. 4.
May arrest without warrant, sec. 4.
Arrests may be made on Sunday, sec. 4.
When offender proceeded against, sec. 4.
File an account where, sec. 5.
How verified, sec. 5.
File a report where, and to contain what, sec. 6.
No payments to be made to warden until when, sec. 6.
Secretary of state, his duties, sec. 6.
Penalty for interference with duty of warden, sec. 6.
Five in case of conviction, sec. 6.
Witnesses compelled to testify, sec. 7.
Testimony not to be given against himself, sec. 7.
Certain persons not to testify, when, sec. 7.

GEOLICAL AND ECONOMIC SURVEY.

Survey established, sec. 1.
To be under whose control, sec. 1.
Controlling officers to receive expenses, sec. 1.
Duties and powers of controlling officers, sec. 1.
Objects of survey, sec. 2.
Commissaries to make report, sec. 3.
Reports, how printed, sec. 4.
Reports, how distributed, sec. 4.
Materials collected, how disposed of, sec. 5.
Appropriation to carry out provisions, sec. 6.

GETTYSBURG.

Appropriation for tablets.
Where placed, sec. 7.
Erected under whose direction, sec. 7.

GOVERNOR.

See Appropriations.

Public spies in the ownership or in the possession of, sec. 2.
Cause said military claims to be copied, sec. 3.
Member of the commission governing the geological and economic survey, sec. 3.

To appoint board for asylum for incurables, sec. 4.
To appoint board for the industrial home for girls, sec. 4.
To appoint a game and fish warden, sec. 5.
To send certificates, and make proclamation of what, sec. 5.
To appoint a board of directors for the penitentiary, sec. 6.
To appoint a board of regents for the universality, sec. 7.
To appoint a board of regents for the school for the deaf and dumb, sec. 7.
To appoint a board of directors for the reformatory, sec. 7.
To appoint a board of directors for the hospital for the insane, sec. 7.
To appoint a state board of examiners in dentistry, sec. 7.
To appoint mine inspectors, sec. 8.
To divide the state into mining districts, sec. 8.
To be a member of committee to attend to printing of the war records of West Virginia soldiers, sec. 8.
Committee appointed to wait upon, sec. 8.
Committee appointed to wait upon, sec. 8.
Committee appointed on inauguration of, sec. 8.
GRAFTON CHARTER AMENDED.
Acts relating to the town of Grafton amended. 235, 239
County limits and boundaries, sec. 1. 226
Municipal authorities, of what composed, sec. 2. 226
Wards of city, how made up, sec. 3. 238
West Grafton charter granted, sec. 33. 227
Authorities of West Grafton to turn over, sec. 33. 227
Revised, etc., to Grafton, sec. 33. 227
Treasurer and assessment of West Grafton to pay into treasury of Grafton what funds, sec. 237
West Grafton's liabilities transferred to Grafton, sec. 33. 227
Grafton authorized to collect taxes, etc., of West Grafton, sec. 33. 227
No levy to be laid upon property of West Grafton to pay debt of Grafton, sec. 33. 227
Election to be held in March, 1897, who to be elected, sec. 33. 227
One councilman to hold office for one year, sec. 33. 227
Councilman now serving to continue to serve as such, sec. 33. 227
This act to be in force from passage, s. c. 33. 227

GRAFTON INDEPENDENT SCHOOL DISTRICT.
Independentschool district created, sec. 1. 193
To be known as, what, sec. 1. 193
Board of education, sec. 2. 193
To consist of, what, sec. 2. 193
Qualifications, how determined, sec. 2. 193
Election of president of the board, and manner of the same, sec. 2. 193
Term of office, sec. 2. 193
Election of two commissioners, sec. 3. 193
Term of office, sec. 2. 193
Who to remain in office, and how long, sec. 2. 193
Two commissioners to be elected, sec. 2. 193
When and how, sec. 2. 193
Terms of office, sec. 2. 193
No salaries paid, to whom, sec. 2. 193
President and commissioners to constitute what, sec. 2. 193
Who shall take oath, sec. 3. 193
Form of oath, sec. 3. 193
Who to administer oath, sec. 3. 193
Copy kept by whom, sec. 3. 193
Vacancy, how filled, sec. 3. 193
First meeting of board, sec. 4. 193
When held, sec. 21. 193
Annual meetings, sec. 4. 193
When and where, sec. 4. 193
Secretary, when elected, sec. 4. 193
Secretaries to give bond, sec. 4. 193
President of the board, duties and privileges, sec. 5. 193
Secretary of board, his duties, sec. 6. 193
He shall preserve what, sec. 6. 193
Shall report when and to whom, sec. 6. 193
Compensation of secretary, sec. 6. 193
 Execution of powers, etc., sec. 6. 193
Stated meetings, when held, sec. 7. 193
Quorum, sec. 7. 193
Special meetings, how called, sec. 7. 193
Who a body corporate in law, sec. 8. 193
Powers of same, sec. 8. 193
Shall have management, etc., of what, sec. 8. 193
Enumeration to be taken, when and to contain what, sec. 9. 193
Return verified, how, sec. 9. 193
Rear-ordered, duty of secretary in relation thereto, sec. 9. 193
Duties of superintendent and auditor in relation to Grafton independent school district, sec. 10. 193

Duty of board of education to provide buildings, furniture, etc., sec. 11. 101
Supply fuel, etc., sec. 11. 101
To pay what, sec. 11. 101
Who to levy tax, sec. 11. 101
Not to exceed what sec. 11. 101
What to constitute the building fund, sec. 11. 101
To be appropriated for what, sec. 11. 101
Who may borrow, sec. 11. 101
On credit of what, sec. 11. 101
Loans shall not exceed what, sec. 11. 101
No debt created, except, how, sec. 11. 101
Election, how held, sec. 11. 101
Notice to be given, sec. 11. 101
Additional levy, how made, and for what purpose, sec. 12. 101
Shall not exceed what, sec. 12. 101
What to constitute teachers' fund, sec. 12. 101
To be used only for what, sec. 12. 101
Public school library, how established, sec. 12. 101

Be known at what, sec. 12. 101
How governed, sec. 12. 101
Voting may be allowed, when, sec. 12. 101

Failure to lay levies, what then, sec. 13. 101
Who to collect levies, sec. 13. 101
Chartered to whom, sec. 13. 101
Board shall not incur what, sec. 13. 101
Collection officer to make settlement, when, sec. 13. 101

Commission of same, sec. 14. 101
Who shall receive nothing, for what, sec. 15. 101
Board may make rules, for what, sec. 15. 101
May prescribe what text-books, sec. 15. 101
May furnish what, for use of whom, sec. 15. 101

Annual reports of what, to be made, sec. 15. 101

Evening schools, who may attend, sec. 15. 101
Board may furnish what, sec. 15. 101
How paid for, sec. 15. 101

Board has power to establish what, sec. 16. 101
Who to prescribe curriculum of high school, sec. 16. 101

Approved by whom, sec. 16. 101

Grading of schools, sec. 16. 101

Who eligible to attend high school, sec. 16. 101

Who can attend schools, sec. 17. 101

Non-resident may attend, how sec. 17. 101

Colored schools, how established, sec. 18. 101

Under control of whom, sec. 18. 101

Mixed schools forbidden, sec. 18. 101

Who to be treasurer, sec. 19. 101

His duties, sec. 19. 101

No compensation, sec. 19. 101

How money shall be paid out, sec. 20. 101

Treasurer's annual settlement, sec. 21. 101

Failure of treasurer to settle, what then, sec. 21. 101

Duty of secretary in case of his absence, sec. 21. 101

Further time may be allowed, when, sec. 22. 101

What exempt from taxation, execution, etc., sec. 23. 105

Superintendent of schools, when and how appointed, sec. 24. 101

Salary, sec. 21. 105

General duties, sec. 21. 105

May be removed for what, sec. 24. 105

Charter, how revised, sec. 24. 105

Vacancy, how filled, sec. 24. 105

Report of superintendent, what to contain, sec. 24. 105

Who to receive what, sec. 24. 105

Examining committee, how appointed, sec. 25. 101

Duty of same, sec. 25. 101

Certificates, sale of same, sec. 25. 105

Number not to be granted, when, sec. 25. 105

Special regulations in relation to what, sec. 25. 105

Period of certificates, sec. 25. 105

What may be renewed, sec. 25. 105

Meetings of committee, when held, sec. 25. 105

Compensation, how paid, sec. 25. 105
GRAFTON INDEPENDENT SCHOOL DISTRICT—CONT.

Teachers subject to what, and how removed, sec. 196
Who to appoint teachers, sec. 196
Who to fix salaries, etc., sec. 196
Must first obtain what, sec. 196
Exception, sec. 196
Damaging school building, etc., sec. 28,
Penalty therefor, sec. 28
If injury be done by a minor, what then, sec. 196
Duty of board of education as to such offenses, sec. 28
Fines collected, where paid, sec. 28
General laws, sec. 29
Acts repealed, sec. 30
What abolished, what to become of property of the independent school district of West Grafton, sec. 30,
Board of education to succeed to what, sec. 30.
Fulfill all contracts made by whom, sec. 30,
Duties of collector and treasurer of West Grafton, sec. 30.
Acts repealed, sec. 31.

GUARDIANS, TRUSTEES AND COMMITTEES.

Code amended, chap. 83, secs. 2, 5, 12, 13, 14, 15, 16.
Guardian of minor, sec. 2.
Committee of insane person, sec. 2.
Their privileges as to rent, lease, sale or mortgage real estate, sec. 2.
Trustees of estates, their privileges, sec. 2.
Character of estate makes no difference, sec. 2.
Residence of minor or insane person, no bar, sec. 2.
How lease, sale or mortgage must be made, sec. 2.
Must file bill in equity, sec. 2.
Where bill to be filed, sec. 2.
What bill to contain, sec. 2.
Bill must be verified by oath, sec. 2.
All interested made defendants, sec. 2.
Duty of the court, sec. 5.
Court may decree what, sec. 5.
Purchaser to give bond, sec. 5.
Guardian, etc., may do what, sec. 12.
Kind of estate not essential, sec. 11.
How lease, etc., obtained, sec. 12.
May apply by petition in a summary way, sec. 12.
What petition to show, sec. 12.
Must be verified by oath, sec. 12.
Who to be made defendants, sec. 12.
Time of notice, sec. 12.
Guardian ad litem to be appointed, sec. 12.
Court may order what, sec. 14.
In case of sale what required, sec. 11.
When sale or lease may be made, sec. 14.
Guardian and guardian ad litem prohibited from what, sec. 14.
Guardian or committee to give bond, sec. 15.
When to give bond, sec. 15.
Security, sec. 15.
Penalty and conditions, sec. 15.
In case of mortgage or deed of trust, sec. 15.
Must give bond with security, sec. 15.
All bonds payable to state, sec. 15.
New bond, sec. 15.
Sale, lease or mortgage hereunder must be reported, sec. 17.
Purposes, sec. 17.
Conveyance may be directed when,
HATS AND BONNETS.

See Theatrical Performances.

HEALTH, STATE BOARD OF.

Code amended, chap. 150, sec. 1.

To consist of, what, sec. 1.

To be graduates, sec. 1.

Hors appointed, sec. 1.

Divided into classes, sec. 1.

Term of office of each class, sec. 1.

When to be appointed, sec. 1.

Term of office to commence, when, sec. 1.

Vacancies how filled, sec. 1.

HINTON CHARTER AMENDED.

Corporate limits, sec. 1.

Municipal authorities, sec. 2.

Who to be body politic, sec. 3.

Name of same, sec. 3.

May do what, sec. 3.

All corporate powers to be exercised by whom, sec. 4.

Who to have no vote and where, sec. 4.

Except when, sec. 4.

Other officers, sec. 5.

Who to be elected, sec. 6.

Councilmen, number, manner of election, term of office, etc., sec. 6.

Terms of office generally, sec. 7.

Qualifications of officers, sec. 8.

Wards, sec. 9.

First ward, sec. 9.

Second ward, sec. 9.

Third ward, sec. 9.

Fourth ward, sec. 9.

Fifth ward, sec. 9.

Additional wards, how created, sec. 9.

Elections, when held, where held, sec. 9.

Under supervision of whom, sec. 9.

How appointed, sec. 9.

How governed, sec. 9.

First election, sec. 9.

When held, sec. 9.

Who to make proclamation, where published, sec. 9.

Length of publication, sec. 9.

Who to compose common council for present, sec. 9.

Who to be mayor, sec. 9.

Result of election, sec. 10.

Duty of commissioners as to certificate, what to contain, sec. 10.

Ballots, how disposed of, sec. 10.

Deliver what and to whom, sec. 10.

Who to canvass the returns and when, sec. 10.

Who to be declared elected, sec. 10.

Certificate issued, signed by whom, sec. 10.

Result, where recorded, sec. 10.

Who entitled to vote, sec. 11.

Vacancies, how filled, sec. 12.

In case of councilmen, from where, sec. 12.

Vote by ballot, sec. 13.

Who to decide in case of tie vote, sec. 14.

Contests, how decided, sec. 15.

Who may order new election, sec. 15.

Quorum, sec. 16.

Terms of office, of whom, sec. 17.

When to begin, sec. 17.

Continue till when, sec. 17.

Oath, to contain what, sec. 17.

Who to be bound, sec. 17.

Mayor may qualify whom, when, sec. 17.

Oaths to be recorded, sec. 17.

When vacancy in office may be declared, sec. 17.

Who to preside at meetings of council, sec. 19.

Record to be kept, sec. 20.

Proceedings, when read and corrected, signed by whom, sec. 20.

Veto and nays, sec. 20.

Presiding officer may vote, sec. 20.

General powers of council, sec. 21.

Streets, sec. 21.

Gutters, etc., sec. 21.

Sewers, etc., assess and collect what, sec. 21.

Avenues, sec. 21.

Curbing, paving, etc., sec. 21.

 Bridges, culverts, ditches, drains, etc., sec. 21.

Purchase what, sec. 21.

Buildings, sec. 21.


Nuisances, sec. 21.

Burial of dead, sec. 21.

Trees, sec. 21.

Fires, sec. 21.

Poor, sec. 21.

Fire companies, sec. 21.

Paid fire department, sec. 21.

Provide revenue, sec. 21.

Valuation, assessment, sec. 21.

Rules for what, sec. 21.

Protect persons and property, sec. 21.

Bonds, sec. 21.

Bonds payable to whom, sec. 21.

Regulate and provide for what, sec. 21.

Divine worship, sec. 21.

City elections, sec. 21.

Gas works, sec. 21.

Water works, sec. 21.

Cem., sec. 21.

Have jurisdiction, where, sec. 21.

Power of council as to ordinances, etc., sec. 21.

Prescribe fines, sec. 22.

May use Summers county jail, when, sec. 22.

Lawful to construct, what, sec. 23.

Repair what, sec. 23.

Collect what, sec. 23.

Estimate, when made and where recorded, sec. 24.

Order levy, sec. 24.

Not exceeding what, sec. 24.

Levy to be upon what, sec. 25.

How valuation taken, sec. 25.

Duty of city assessor, sec. 25.

Levy not to exceed what, sec. 25.

Licenses, sec. 25.

Impose taxes, sec. 25.

Require bond, sec. 25.

Revive license, sec. 25.


Liquor licenses, sec. 26.

County courts of Summers and Raleigh counties, sec. 26.

Submitted to vote of whom, sec. 26.


Tax on dogs, sec. 26.

Powers of sergeant, sec. 27.

Distrain and sell for what, sec. 27.

Take nothing but money for taxes, sec. 27.

Give bond, sec. 27.

Not to collect fines, sec. 27.

No control of police, who to collect fines, sec. 27.

Liens on what and for what, sec. 28.

Liens have priority, sec. 28.

Liens, how enforced, sec. 28.

Limitation of liens, sec. 28.

Shows, etc., sec. 29.

Official bonds, sec. 30.

Who to determine amount, sec. 30.

Hoard of assessment, sec. 30.

How conditioned, sec. 30.

Who not to be taken as security, sec. 30.

Additional bonds, sec. 30.

Failure to give new bond, what then, sec. 30.
HOUSE JOINT RESOLUTIONS—CONT.

To return written report to council, what to contain, sec. 3, 202
When report approved, sec. 3, 202
What done, sec. 3, 202
Where to be recorded, and when so recorded, sec. 3, 201
To be a lien, upon what, sec. 3, 202
County clerk to index same, how, sec. 3, 202
How lien may be released, sec. 3, 202
Proviso, sec. 3, 202
City council not authorized to collect certain cost, sec. 3, 202

HUNTINGTON INDEPENDENT SCHOOL DISTRICT.

Huntington school district, acts concerning amended, 178
Additional taxes, sufficient to run school eight months, sec. 12, 176
Rate of taxation not exceeding fifty cents, sec. 12, 176
Proceeds of levy with general school fund to constitute a special fund, sec. 12, 177
Name, for what purposes used, sec. 12, 177
Library, levy for its support, sec. 12, 177
Failure of board to levy, sec. 12, 177
A writ of mandamus may be sued out, sec. 12, 177
Sheriff's settlement, sec. 14, 177
Board to appoint a superintendent, sec. 23, 177
His qualifications, sec. 23, 177
Duty of superintendent, sec. 23, 177
How superintendent removed from office, sec. 23, 177
Hearing and charges, sec. 23, 177
Vacancy, how filled, sec. 24, 177
City superintendent to make report, etc., sec. 23, 177
City superintendent not to receive any gift, etc., sec. 23, 177
Examination committee, of whom composed, sec. 24, 178
Their duties as to examination, etc., sec. 21, 178
Fee of applicants, sec. 21, 178
Grades of certificate, first grade, second grade, sec. 21, 178
Board may make rules, sec. 24, 178
Colored teachers, sec. 24, 178
Committee to hold meetings for examination, when, where, compensation, sec. 24, 178
Excess in fees to be paid building fund, sec. 24, 178
No certificate or diploma accepted, sec. 24, 178
Exempt, when, sec. 24, 178
City institute, power of board to establish, sec. 24, 178
Attendance obligatory, sec. 24, 178

HUTTON, WARWICK.

INDEPENDENT SCHOOL DISTRICTS.

See Hutton Independent School District.
See Charleston Independent School District.
See Huntington Independent School District.
See Keyser Independent School District.
See Morgantown Independent School District.
See New Creek Independent School District.
See Salem Independent School District.
See Grafton Independent School District.
INDEX TO ACTS.

INDUSTRIAL HOME FOR GIRLS.
Girls' industrial home established, sec. 1, 44
Under whose control, sec. 1, 44
Board to consist of what, sec. 1, 44
Governor to appoint, sec. 1, 44
First board to be divided into classes, sec. 1, 44
Terms of several classes, sec. 1, 44
Vacancies to be filled, sec. 1, 44
Terms of office, sec. 1, 44
Not more than one member of board to be from the county where the home is situated, sec. 1, 44
Board to be a corporation, sec. 1, 44
Name of corporation, sec. 1, 44
Board to choose president, sec. 2, 44
President pro tempore, sec. 2, 44
Quorum of board, sec. 2, 44
Less than a quorum may transact certain business, sec. 2, 44
By-laws, ordinances, etc., may be made by board, sec. 3, 44
Rules governing transportation, sec. 3, 44
Annual report of the board, sec. 4, 44
To whom made, sec. 4, 44
When made, sec. 4, 44
Eligibility of girls to be received into the home, sec. 5, 44
Up to what age committed for vagrancy, sec. 5, 44
May be committed at other age for what, sec. 5, 44
Girls convicted of felony, sec. 5, 44
Duties of justice of the peace, sec. 6, 44
What done with certain girls, sec. 6, 44
Court to appoint a guardian ad litem, sec. 7, 44
His qualifications and rights, sec. 7, 44
What home is to be chartered with, sec. 8, 44
Races to be kept apart, sec. 8, 44
Board to have power to bind out girls, sec. 9, 44
What contract of binding out to state, sec. 9, 44
Master's duties, sec. 9, 44
Amount to be paid child each year, sec. 9, 44
Master to give security, sec. 9, 44
Not to blind child unless, sec. 9, 44
Salary of master to be paid to board, sec. 9, 44
Duty of board as to such salary, sec. 9, 44
Cruel treatment of apprentices, sec. 10, 44
Jurisdiction of circuit court or justice, sec. 10, 44
Conviction, fine, sec. 10, 44
Master cannot remove child from county, except when, sec. 11, 44
Persons who or assisting inmates to escape, sec. 11, 44
Guilty of what, sec. 12, 44
Penalty against apprentices deserting, etc., sec. 12, 44
Liability of persons harboring same, sec. 12, 44
Site for home—board to select, sec. 16, 44
Appropriation for home, sec. 16, 44
Pay of directors, sec. 17, 44

INVENTORY.
Committee appointed to inventory capital building, 277

ISSUING OF BONDS.
Acts amended, 1872 and 1873, sec. 2, chap. 111, 199
Code amended, appendix page 162, 199
How bonds may be issued by corporations, sec. 1, 199

JANITORS.
See appropriations.

To provide for payment of the janitor's legislative employers, 273

JEFFERSON COUNTY BONDS.
Jefferson county authorized to issue bonds, sec. 1, 168
Maximum amount, sec. 1, 168
Maximum rate of interest, sec. 1, 168
How payable, sec. 1, 168
Denominations, sec. 1, 168
When payable, sec. 1, 168
Bonds issued if so provided, sec. 2, 169
Exempt from assessment, sec. 2, 169
For what purposes, sec. 2, 169
County court authorized to appoint an agent, sec. 3, 169
His compensation, sec. 3, 169
Bonds not to be sold at less than par, sec. 3, 169
Proceeds, what done with them, sec. 3, 169
No increase of bonded indebtedness allowed berueur, sec. 4, 169

JOINT RESOLUTIONS.
House joint resolutions, 270, 290
Senate joint resolutions, 280, 282

JOINT RULES.
Adopting joint rules for the government of the two houses, H. J. R. No. 9, 272

KEYSER INDEPENDENT SCHOOL DISTRICT.
Mineral county court authorized to change boundary line between, what, sec. 1, 179
To include what lands, sec. 1, 179
The court may employ a surveyor, sec. 1, 179
For what purpose, sec. 1, 179
Report to be made, sec. 1, 179
Where recorded, sec. 1, 179
No change to be made until notice given, sec. 1, 179

KYLE, EDMUND
See Sheriffs. Relief of Sureties.

J. AMBER, J. S.
See Sheriffs. Relief of Sureties.

LANDS TAKEN FOR PUBLIC USE.
Code amended, sec. 18, chap. 42, 119
When money may be paid on finding of a jury and where, sec. 18, 119
When title is conveyed, sec. 18, 120
Railway company, estate shall vest, how, sec. 18, 120
When less than a fee is taken, what then, sec. 18, 120
When less than a fee is taken by railroad company, duty of assessor, sec. 18, 120
Provisions, sec. 18, 120
What to apply, sec. 18, 120

LEGISLATURE.
Table of members, officers and attaches, 283-286
See Lobbyists.

LOYEBISTS.
Unlawful to lobby, sec. 1, 55
Duty of the sergeant-at-arms, sec. 2, 55
Penalty on conviction, sec. 3, 55
Whom to have jurisdiction, sec. 4, 55

MALE.
See age of consent.
MALT LIQUORS.
See Mineral Waters.

MARTINSBURG CHARTER AMENDED.
Martinsburg charter amended, sec. 267
Acts amended, sec. 267
Additional section, sec. 267
Mayor and council to pass ordinances, sec. 18, 267
To remove or cause to be removed certain structures, sec. 18, 267
To make reasonable regulations in regard to buildings, sec. 18, 267
To issue building permits, sec. 18, 267
To grant certain licenses, sec. 18, 267
To control public grounds, sec. 18, 267
Regulate the issuing of licenses, for hawking, peddling, etc., sec. 18, 267
To issue licenses to transient business, for sale of certain goods, sec. 18, 267
To regulate and provide for the issuing of licenses to traveling persons, etc., sec. 18, 267
General powers as to, sec. 18, 267
Notices or manner or sume, sec. 1, 169
Notice to be posted by whom, sec. 2, 171
May affix dues, maximum fine, sec. 19, 268
May provide imprisonment not exceeding sixty days, sec. 19, 268

MCDOWELL COUNTY, SPECIAL ELECTION.
Special election in McDowell county, sec. 1, 169
When held, sec. 1, 169
Where held and manner of voting, sec. 1, 169
Duty of board of education, sec. 1, 169
Notice of manner of same, sec. 1, 169
Who to prepare books, sec. 1, 169
Delivered to whom, sec. 1, 169
When delivered, sec. 1, 170
Duty of county court, sec. 1, 170
To appoint commissioners, sec. 1, 170
How election shall be conducted, sec. 1, 170
Provisions of law applicable, sec. 1, 170
Ballots, have what on sume, sec. 1, 170
Duty of board if election is for, sec. 1, 170
Levy to continue how long, sec. 1, 170
Duty of board if election is against, sec. 1, 170
Notice to be given, how, sec. 1, 170
Boards of education may do what, sec. 1, 170
Voters by petition, sec. 1, 170
Ballots, how marked or printed, sec. 2, 170, 171
Duty of boards if election be for, sec. 2, 171
Notice to be posted by whom, sec. 2, 171
Where posted, sec. 2, 171
Time of notice, sec. 2, 171
Term to continue, how long, sec. 2, 171
Election, bow conducted, sec. 1, 171

MILITARY CLAIMS.
Acts amended, chap. 100 acts of 1870, 37
Appropriation for, sec. 1, 37
To be placed at the disposal of whom, sec. 1, 37
Governor to appoint, sec. 2, 38
Method of disbursement, sec. 2, 38
Receipts, where filed, sec. 2, 38
How certified, and for what purpose, sec. 3, 38

MILITARY LAW.
Absence, of officers before board, sec. 22, 126, 127
of officers or enlisted men before court, 126,
sec. 72, 141
of president of court, sec. 67, 140
of witnesses, sec. 70, 141
when reported, sec. 85, 148
without excuse, penalty, sec. 5, 121, 122

Adjudant General,
assessor to make returns to, sec. 3, 121
appointment and rank of, sec. 8, 181
appointment of brigade, sec. 21, 130
by whom appointed, sec. 8, 121
chief of staff, sec. 8, 123
eo-officio, sec. 8, 123
must have served in military establishment, sec. 8, 123
of the brigade, sec. 10, 134
pay of, sec. 18, 134
pay of brigade adjutant general, sec. 45, 134
to compile and furnish explanation of, sec. 18, 166
to furnish copy of treasurer's report, sec. 46, 134, 135

Aides de-Camp.
to commander-in-chief, sec. 8, 123
to brigade commander, sec. 10, 124

Allowances,
for battalion headquarters, sec. 45, 134
for each company, battery and corps, sec. 45, 134
for regimental headquarters, sec. 45, 134
for uniform for officers, sec. 10, 131, 132

Arms.
commissioned officers to provide themselves, sec. 40, 131, 132
to remain property of state and be accounted, sec. 40, 131, 132
what they shall be, sec. 40, 131, 132

Assault.
on national guard, a felony, sec. 59, 138
punishment for same, sec. 59, 138
how quelled, sec. 60, 138

Assessor.
Compensation, sec. 3, 121
How to enroll, sec. 3, 121
Pay of for enrolling, sec. 3, 121
To enroll the militia, sec. 3, 121

Assistant Adjutant General.
Appointment and rank, sec. 8, 133
Pay of, sec. 45, 133

Assistant Surgeon.
After five years, sec. 16, 125, 126

Associations.
Of officers and men may be formed, sec. 39, 156

Auditor.
To draw warrant, sec. 44, 131, 134

Bond.
Composition of, sec. 14, 125

Battalion.
Composition of, sec. 12, 121

Bond.
Officers to give, sec. 41, 132

Brigade.
Composition of, sec. 9, 123, 124
Staff, sec. 10, 124
MILITARY LAW—CONT.

Brigade Commander,
Appointment to be confirmed by senate, sec. 19, 126
May appoint summary courts, sec. 75, 143, 144
May order must martial, sec. 49, 138
May order weekly drill, sec. 49, 138
Pay of, sec. 44, 133, 134
To appoint his own staff, sec. 21, 126
To appoint medical officers, sec. 21, 126
To appoint non-comm. staff officers, sec. 21, 127
To appoint and warrant hospital stewards, sec. 26, 127
To authorize enrolments, sec. 31, 132
To order inspection of property, sec. 41, 132
To obey summons for aid, sec. 55, 136, 137
To order annual inspection and muster, sec. 48, 135
To organize hospital corps, sec. 18, 125, 126
To warrant non-comm. staff officers, sec. 35, 127
To warrant non-comm. officers of the signal corps, sec. 27, 127
Persons not eligible unless, sec. 20, 128
Vacancy, how filled, sec. 19, 129

By-Laws,
Enlisted men tried by court for offenses under, sec. 74, 143
How adopted, sec. 95, 150
Cadet Corps,
of the W. Va. University a part of the N. G., sec. 100, 151
subject to duty, sec. 100, 151

Code,
chapters eighteen and nineteen repeated, sec. 101, 151

Commander-in-chief,
all officers commissioned by him, sec. 19, 126
may only approve sentence of death, sec. 92, 149, 150
may disband organizations sec. 6, 122, 123
may call out enrolled militia, sec. 5, 121, 122
may order election for lieu., sec. 5, 121, 122
may order fidel officers, sec. 5, 121, 122
may turn the N. G. into service of U. S., sec. 6, 122, 123
may appoint brigade commander, sec. 20, 126
may issue order for election of brigade commander, sec. 20, 126
may assign supernumerary officers to duty, sec. 35, 129
may place officer on supernumerary list, sec. 35, 129
may retire officers, sec. 37, 130
may discharge enlisted men, sec. 38, 131
may have property condemned, sec. 41, 132
may authorize uniform to be worn, sec. 43, 128
may call out the N. G. for duty, sec. 54, 130
may order court of inquiry, sec. 50, 147
may order must martial corps, sec. 100, 151
may proceed in Co's, sec. 6, 122, 123
orders of, how promulgated, sec. 7, 123
shall approve mustering of Co's, sec. 6, 122, 123
shall commission all staff officers, sec. 21, 126
shall commission all staff officers, sec. 23, 126
shall prescribe form for enlisting, sec. 31, 129
shall appoint retiring board, sec. 37, 130
shall require bond of officers, sec. 41, 132
shall cause camp duty every year, sec. 50, 135
shall prescribe manner of warning, sec. 51, 135
shall approve by-laws, sec. 95, 135
shall appoint and commission his staff, sec. 8, 123
to make rules and regulations, sec. 93, 160
to approve sentence of court-martial, sec. 82, 118
to order annual inspection and muster, sec. 48, 135
to be furnished a quarterly report, sec. 46, 131
to approve expenditures, sec. 41, 133
to report to legislature, sec. 8, 123

Company,
composition of, sec. 13, 125

Costs,
officers can demand security, sec. 36, 150
officers to recover treble, sec. 96, 150
when suit is brought against officers, sec. 96, 150

Courts (See Military Courts.)

Courts of Inquiry,
order-d by commander-in-chief, sec. 80, 147
ordered by brigade commander, sec. 80, 147
shall report without delay, sec. 80, 147
what ordered for, sec. 80, 147
what shall be reported, sec. 80, 117

Courts-Martial
how ordered, sec. 66, 110
majority, rank, sec. 66, 140
quorum, sec. 66, 140
to consist of five officers, sec. 66, 140

Death Punishment
restriction upon, sec. 92, 149

Deposition
how taken, sec. 71, 111

Discharge.
enlisted men may be, sec. 38, 131
by a majority of Co, sec. 90, 149
by sentence of court, sec. 74, 143
number of, sec. 38, 151

Dispersal of Rioters
by whom ordered, sec. 50, 137
when no command necessary, sec. 50, 137
penalty for not dispersing, sec. 61, 130
do so at once if shot is fired, sec. 61, 138, 139

Drafts,
when commander-in-chief may make, sec. 6, 121

Drills,
weekly drills, how ordered, sec. 49, 135

Dropmed,
enlisted men by order, sec. 39, 131

Duty
manner of warning, sec. 51, 135

Elections
of Lieutenant, secs. 5, 62, 121, 128, 127

Encampment.
if sum appropriated is not sufficient, sec. 46, 131
when held, sec. 50, 135

Enlisted Men,
commander-in-chief may discharge, sec. 39, 131
discharge for disability, sec. 39, 129
dishonorable discharge, sec. 39, 129
enlistment papers, sec. 51, 129

xxiii.
INDEX TO ACTS.

MILITARY LAW—CONT.

 fines of, sec. 76. 147
 expelled, sec. 39. 131
 honorable discharge or discharge, ex. 38. 131
 if dropped, taken up, sec. 30. 131
 must account for property before discharge, sec. 38. 131
 oath taken before whom, sec. 34. 129
 questions as to physical condition, sec. 34. 129
 transfers of, sec. 33. 129
 term of, sec. 32. 128
 when enlisted, sec. 34. 128
 who cannot be found or moved from state, sec. 39. 131
 executions for fines may be issued, sec. 38. 140
 excuse for absence from duty, sec. 85. 148

 Enrolment, 11 persons liable to military duty, sec. 3. 121
 copy of roll to, sec. 3. 121
 to be made by assessor of each county, sec. 5. 121

 Exempt, sec. 2. 121
 liable to duty in case of war, sec. 2. 121

 Expelling Enlisted Men, 11 how done, sec. 90. 149

 Fines, 11 executions for may be issued, sec. 57. 118
delinquent body may be taken, sec. 87. 148
delinquent can be liberated by order, sec. 87. 148
 fees for collecting, sec. 81. 148
 imprisonment for, sec. 87. 148
 limit of imprisonment for, sec. 87. 148
 levied by military court and bow paid, sec. 86. 148
 rules for collecting, sec. 87. 148
 of enlisted men, sec. 79. 147
 to be collected by sheriff, sec. 81. 148

 Hospital Corps, composition of, sec. 16. 125

 Hospital Stewards, how appointed, sec. 26. 127

 Inspection, how ordered, sec. 48. 135

 Invasion, what constitutes one, sec. 54. 136

 Jury Duty, who exempt, sec. 97. 151

 Legislature, commander-in-chief to report to, sec. 8. 123
to appropriate money, sec. 46. 134
to provide for wounded soldiers, sec. 47. 135

 Medical Department, composition of, sec. 16. 125
 officers, how appointed, sec. 23. 127

 Military Code, sec. 1. 120

 Military Companies, other than certain ones forbidden, sec. 61. 135
 penalties for such unauthorized bodies, sec. 51. 135

 Military Courts, allowances of service of, sec. 78. 141
 appearance of accused a waiver, sec. 72. 111
 attachments to compel attendance, sec. 73. 142

 commissioned officers may be tried for, sec. 73. 142
 contempt of, sec. 81. 147
 charges, a copy to be delivered, sec. 72. 141
 delinquents to be reported, sec. 73. 142
 enlisted men in time of peace can be tried, sec. 71. 143
 enlisted men on conviction may be sec. 74. 143
 execution for fees, sec. 73. 142
 execution, sec. 78. 141
 form of summons, sec. 78. 144
 hours and adjournment, sec. 67. 140
 judges, appointed by, sec. 67. 140
 judgment, form, sec. 75. 144
 judgment roll, sec. 78. 144
 kinds, sec. 65. 140
 manner of service of summons, sec. 77. 144
 no officer to be discharged, sec. 82. 147
 no action to be maintained against officer, sec. 91. 140
 oath of members, sec. 88. 140
 oath administered to witnesses, sec. 71. 141
 officers may be fined, sec. 73. 142
 officers who authorize courts, sec. 83. 148
 order to be preserved by president, sec. 71. 141
 penalty and fees, sec. 73. 142
 peremptory to be kept secret, sec. 60. 148
 records of to be delivered, sec. 82. 147
 rules for court-martial, sec. 68. 140
 rules as to preserving, sec. 67. 140
 sentence to be published, sec. 82. 147
 service of summons of summary court, sec. 77. 144
 summons issued by whom, sec. 73. 142
 summary court to enforce fines, sec. 89. 148
 testimony to be taken by deposition, sec. 71. 141
 the president to be ranking officer, sec. 67. 140
 trials to be ordered within 90 days, sec. 72. 141
 trials in absence of accused, sec. 72. 141
 vacancy in court, sec. 67. 140
 violations of by-laws may be tried, sec. 90. 149

 Military Funds, appropriation for, sec. 46. 131
 duties and penalties to go in, sec. 26. 131
 how constituted, sec. 46. 131

 Misdemeanor, punishment of, sec. 99. 161

 National Guard, all able-bodied men subject to duty, sec. 2. 120
 ages subject to service, sec. 3. 120
 attacks upon to be quelled, sec. 60. 138
 cadet corps of the University to be a part of, sec. 100 151
 call for aid from, to be made by whom, sec. 56. 136
 disbandment of organizations, sec. 6. 136
 duty of commanding officers, sec. 45. 137
 duty of judges, sheriffs and mayors, sec. 55. 137
 extra time man can be held, sec. 32. 120
 governor may call out all or portion, sec. 54. 136
 held guilty for injuries, sec. 58. 138
 how punished, sec. 57. 137
 immediate command of, sec. 7. 193
 liable at all times for active service, sec. 6. 122
 may be turned into service of U. S., sec. 6. 122
 maximum limits of, sec. 6. 122
 members eligible to appointment as officers, sec. 5. 122
 requisite age and limit, sec. 32. 128
 requisite for enrollment in, sec. 32. 128
INDEX TO ACTS. xxv.

MILITARY LAW—CONT.
term of enlistment in, sec. 32, 128
unlawful to fire upon or throw missile at, sec. 61, 128
Non-Commissioned Officers, appointed by whom, sec. 21, 127
appointed by whom, sec. 21, 127
warranted by whom, sec. 25, 127
reduction to ranks of, sec. 39, 127
Officers, accept excuse for absence, sec. 85, 148
accountable for care and return of military, sec. 11, 132
aggregated parties may appeal in elections, sec. 30, 128
acceptance or non-acceptance of office, sec. 29, 128
before whom oath to be taken, sec. 31, 128
board of examination for retirement, sec. 37, 130
board of examiners, how formed, sec. 24, 125
commissioned by commander-in-chief, sec. 19, 126
condemnation of property, sec. 41, 126
failure to appear before board, sec. 22, 126
failure to pass examination, sec. 22, 126
five years service credits, sec. 36, 126
form associations, sec. 36, 150
grounds for retirement, sec. 37, 130
may have change of venue, sec. 63, 132
must have served in military organization, sec. 5, 122
must have served in military organization, sec. 8, 128
neglect or refusal to take oath, sec. 31, 128
not commissioned unless citizen of, sec. 19, 126
promotion of, how made, sec. 22, 126
protection provided for when suits are brought, sec. 96, 150
punishment for refusal or neglect to account for property, sec. 11, 132
regulations for elections of, sec. 25, 127
regulations of transfer of property, sec. 41, 132
resignation not accepted while accountable for property, sec. 36, 129
restriction upon removal from office, sec. 36, 199
retired list after ten years service, sec. 37, 130
reference and appeal from findings of board, sec. 37, 130
supernumerary, how assigned to duty, sec. 35, 129
supernumerary, removed from lines of promotion, sec. 35, 129
to give bond, sec. 11, 122
to report absences within five days, sec. 36, 158
to pass examination before promotion, sec. 23, 125
Orders, to be given in writing, sec. 64, 129
Pay of Officers and Soldiers.
adjutant general, sec. 45, 134
adjutant general of brigade, sec. 45, 134
assistant adjutant general, sec. 45, 134
battlefield headquarters, sec. 46, 134
companies, sec. 45, 134
how payments made, sec. 44, 123
in camp, sec. 44, 123
on military courts, sec. 44, 133
revival headquarters, sec. 46, 134
when on duty, sec. 44, 123
vouchers for, sec. 44, 153
Penalty.
for not reporting for duty, sec. 5, 128
Physician.
certificate of, sec. 5, 138
Proclamation.
state of war may be made, sec. 93, 150
Property.
regulations respecting, sec. 41, 132
secreting or disposing of, sec. 42, 132
Refusal.
to disperse a felony, sec. 57, 137
to give name of person liable to enrollment, sec. 4, 121
Regiment.
composition of, sec. 11, 124
Rights of Way.
belong to troops on duty, sec. 52, 125
exceptions thereto, sec. 52, 125
Riots, secs. 55 to 64, 139
Roads and Streets.
arrerst for trespassing on, sec. 62, 139
places may be occupied by troops, sec. 63, 139
trespassing on such places forbidden, sec. 62, 139
Rules and Articles of War.
made a part of this act, sec. 93, 110
Rules and Regulations.
commander-in-chief to make, sec. 93, 150
must conform to, sec. 93, 150
when promulgated to have, sec. 93, 150
Sheriff.
execution for fines, sec. 88, 149
failure, guilty of a misdemeanor, sec. 98, 151
manor of execution, sec. 88, 149
to make return to officer, sec. 88, 149
to make report of fines, sec. 86, 148
Shots Fired.
any felony, sec. 61, 138
how published, sec. 61, 138
Signal Corps.
attached to brigade, sec. 9, 124
composition of, sec. 15, 125
non-commissioned officers appointed and warranted, sec. 27, 127
Staff Officers.
may be removed by their commanders, sec. 21, 126
must have served one year, except aides, sec. 21, 126
of battalion, sec. 12, 124
of brigade, sec. 10, 124
of general staff, sec. 8, 123
of regiment, sec. 11, 121
pay when on duty, sec. 45, 134
promotions of, sec. 21, 126
State Treasurer.
to render quarterly account, sec. 46, 124
Summary Court.
clerk for, sec. 75, 143
court permanent and continuous, sec. 75, 143
be appointed and relieved, sec. 75, 143
court, sec. 75, 143
judgment of such court, sec. 75, 143
proceedings before said court, sec. 75, 143
rules for conduct of, sec. 75, 143
time of sessions, sec. 75, 143
xxvi.

INDEX TO ACTS.

MILITARY LAW—CONT.
to consist of one officer, sec. 75, 118
Target Practice, may be ordered twice a month, sec. 49, 118
Tolls, none to be charged to troops, sec. 52, 118
Transportation, how obtained, sec. 44, 134
quarter master general to contract for, sec. 44, 134
Uniforms, allowance to mounted officers, sec. 40, 132
allowance for other officers, sec. 40, 132
commissioned officers to provide themselves, sec. 40, 132
not to be worn except, sec. 43, 132
regulations concerning, sec. 40, 132
remain property of state, sec. 40, 132
to be accounted for, sec. 40, 132
Vacancies, in national guard, sec. 6, 122
Witnesses, attachment issued for, sec. 70, 141
delinquent witnesses to be reported, sec. 70, 141
penalty for not appearing, sec. 70, 141
summoned by, sec. 70, 141
Wounded or Disabled, families of soldiers to be provided for, sec. 47, 135

MINERAL WATERS.
Manufacturers and dealers in, etc., sec. 1, 56
Hottent may adopt a trade mark, sec. 2, 56
Form of trade-mark, sec. 2, 56
Acknowledgment of writing, sec. 2, 56
Recorded where, sec. 2, 56
Publication of copy, sec. 2, 56
Trademark to be the property of whom, sec. 3, 58
Penalty for using trade-mark unlawfully, sec. 3, 58
Trade-mark where to be placed, sec. 4, 57
Unlawful to refill or sell bottles, sec. 5, 57
Fine on conviction, sec. 5, 57
Second conviction, sec. 5, 57
What to be prima facie proof of property, sec. 6, 57
What to be proof of unlawful using of bottles, sec. 7, 67
Rights of proprietor in certain cases, sec. 8, 57
Duty of justices, sec. 8, 57
Search warrant, sec. 8, 58
Duty of constable or other officer, sec. 8, 58
What to be done with the bottles taken, sec. 8, 58
This act not to affect whom, sec. 8, 58

MINES.
Acts amended, chap. 70, secs. 1, 2, and 3, 1883, chap. 50, 1887, chap. 9, acts 1889, chap. 20, acts 1893, 117
Governor to appoint mine inspectors, for each mining district, and a chief, 117
Duty of chief, 117
Shall keep the reports of inspectors, 117
Penalty against chief for violation of this sec. 7, 117
Duty of other mine inspectors, 117
Chief to have power to remove mine inspectors, when, 117
Governor to fill vacancy, 117

Term of office of mine inspector, 118
To continue until successor is appointed, 118
Qualifications of persons appointed, 118
Vacancies in office of mine inspector, how filled, 118
Inspector of mines to take oath of office, 118
What oath to contain, 118
Where certificate of oath to be filed, 118
Shall give bond, 118
Amount, 118
By whom approved, 118
Salary of chief, 118
His expenses, 118
Salary of mine inspectors, 118
Expenses, 118
How paid, 118
Proviso as to the report of expenses by inspectors, 118
When, by whom inspectors appointed, 118
Their term of office, 118
Duty of mine inspector to visit mines, etc., 119
Failure of inspector to perform duty, 119
Penalty, 119
Governor and chief inspector to divide state into mining districts, 119
Acts repealed, 119

MORGAN COUNTY—RESTORING DELEGATE.
Code amended, chap. 2, sec. 171
Apoointment of delegates, sec. 3, 171
House composed of seventy-one members, sec. 3, 171
Counties entitled to one delegate, sec. 3, 171
Counties entitled to two delegates, sec. 3, 171
Kanawha and Ohio, sec. 3, 171
Wood county, sec. 3, 172
Hancock and Hancock, sec. 3, 172
Tyler and Wetzel, sec. 3, 172
Harrison and Clay, sec. 3, 172
Upshur and Webster, sec. 3, 172
Randolph and Tucker, sec. 3, 172
Grant and Hardy, sec. 3, 172
Jefferson and Berkeley, sec. 3, 172
McDowell and Wyoming, sec. 3, 172

MORGANTOWN INDEPENDENT SCHOOL DISTRICT.
Acts 1868 amended, chap. 50, 179
Independent school district of Morgantown, boundaries, sec. 1, 179
Elections where and when held, sec. 2, 180
Who to be elected, sec. 2, 180
When term of office to commence, sec. 2, 180
One commissioner to serve only one year, one two, one three, one four years, sec. 2, 180
Ballots to designate term of service, sec. 2, 180
Commissioners to constitute a board of education, etc., sec. 2, 180
Elections, when held, when held, etc., 180
Vacancies, how filled, sec. 4, 180
At their first meeting in July board to elect a member president, sec. 5, 181
Duties of president, etc., sec. 5, 181
Secretary, his duties, sec. 5, 181
Compensation of board, sec. 6, 181
Out of what fund paid, sec. 6, 181
Board to be governed by general school law, except when, sec. 7, 181
The board a corporation, sec. 7, 181
As such, may sue, etc., sec. 7, 181
To have a common seal, sec. 7, 181
May purchase, buy, sell and grant real estate, etc., etc., sec. 7, 181
Board to have exclusive control over schools, etc., sec. 8, 181
Their powers and duties as to pupils, etc., sec. 8, 181

xxvi.
MORGANTOWN INDEPENDENT SCHOOL DISTRICT—CONT.

To furnish all necessary apparatus, incur all expense, etc., sec. 8.
Board may establish necessary schools, including high school, sec 9.
May prescribe branches to be taught, sec. 9.
May grade schools, sec. 9.
May hold an examination of teachers, when and by whom, sec. 10.
Schools for colored children, when to be established, sec. 11.
Color-dark schools to be subject to the same regulations as white school's, sec. 11.
Superintendent of schools, when appointed, salary, sec. 12.
His duties, sec. 12.
Examining committee, of whom composed, their duty, sec. 13.
Applicants not to be examined unless they furnish proof of character, sec. 13.
Certificates, when and how issued, sec. 13.
Term of certificate, sec. 13.
May be renewed, when, sec. 13.
Examinations, when held, sec. 13.
Subjects to be prescribed by superintendent, sec. 13.
Fee for examination, sec. 13.
Compensation of examining committee, sec. 13.
Teachers, their salaries, etc., sec. 14.
Teachers subject to rules of board, sec. 14.
Levy assessments, etc., sec. 15.
How collected, sec. 15.
Shall a commission, sec. 15.
Maximum rate of levy, sec. 16.
Board of education now in office to serve, until whose, sec. 17.
Board empowered to issue bonds, sec. 18.
What sum within the proceeds, sec. 18.
No indebtedness incurred to exceed five per cent of taxable property, sec. 19.
Direct annual tax must be collected, sec. 19.
Vest upon bonds, sec. 19.
Three-fifths required, sec. 19.
How election ordered and held, sec. 19.
Delegation of bonds, sec. 19.
Board to provide for payment after three years of bonds, etc., sec. 20.
Notice of election, how given, what to show, sec. 21.
Election, how conducted, sec. 22.
By whom, sec. 22.
Results, how certified, sec. 22.
When held, sec. 22.
Board to appoint election officers, sec. 22.
What ballots have written or printed on them, sec. 23.
What done with ballots, sec. 23.
If issued of bonds be authorized, sec. 23.
Board to have what authority, sec. 23.
Section 1, of this act not to apply to new territory from Grant district, etc., until an election be held, where, when, sec. 24.
Not to Morgan district until an election is held, where, when, sec. 24.
If majority in Grant or Morgan districts be against it, what then, sec. 24.
General school law to apply, except when sec. 25.
Elections to be by ballot, sec. 26.
What written or printed on ballots, sec. 26.
How election—superintendent, conducted, etc., sec. 26.
Notice of election, time of publication, sec. 26.

what to contain, sec. 26.

MORGANTOWN METHODIST EPISCOPAL CHURCH.

Trustees of Methodist Episcopal church of Morgantown, empowered to do what, sec. 1.
Authorized to institute proceedings for what, Code, chap. 57, sec. 2.
Order of sale to provide for what, sec. 2.
Without cost to whom, sec. 2.
Friends and relatives may do what, sec. 3.
Within what time, sec. 3.

NEW CREEK INDEPENDENT SCHOOL DISTRICT.

When commissioners elected, sec. 3.
Term of office, sec. 3.
How election conducted, sec. 3.
Length of notice, sec. 3.
County superintendent of Mineral county to appoint commissioners of election, sec. 3.
When election to be held, sec. 3.
When commissioners must qualify, sec. 3.
When office commences, sec. 3.
Proviso, sec. 3.
Commissioner elected in August, 1841, to remain in office, how long, sec. 3.
President and secretary to be elected, sec. 3.

NUISANCES.

Code amended, sec. 1.
What buildings and places held to be nuisances, sec. 1.
Courts of equity may abate, how, sec. 1.
How such proceedings to be commenced, sec. 1.
To be abated, when, sec. 1.

OIL AND GAS WELLS.

Acts amended, chap. 106, sec. 1, 2, 3, 4, and 5, 1879.
Oil, gas, salt water and mineral wells to be taxed when, sec. 1.
Kind of assessor, sec. 1.
How put in, sec. 1.
Duty of owner on ceasing to operate, sec. 2.
Except when well caves, sec. 2.
Gas wells, sec. 3.
Duty of owner to prevent waste, sec. 3.
Within what time well to be shut, sec. 3.
Provisions as to wells producing both oil and gas, sec. 3.
Failure to plug or shut in wells within twenty days, sec. 1.
Lawful for other persons to plug well, when, sec. 4.
Owner to pay for such work, sec. 4.
How paid collected, sec. 4.
The word owner construed, sec. 5.
Penalty for violation, sec. 5.
Penalty for violation, sec. 6.
How recovered, sec. 6.
Circuit courts may hear and determine bills in equity, for what, sec. 7.
May grant relief by injunction, sec. 7.
What plaintiff must aver and prove, sec. 7.
Acts repealed, sec. 8.

INDEX TO ACTS.

xxvii.
Railroads organized under the laws of this state
Which have commenced their roads and
exceeded ten per cent.
If company fails to complete road within six years.

RALEIGH COUNTY, SPECIAL ELECTION.

Special election, Raleigh county, sec. 1, 172
When to be held, mode of voting, sec. 1, 172
Who to give notice and how, sec. 1, 172
Poll books prepared by whom, sec. 1, 172
Delivered to whom, sec. 1, 172
Time of delivery, sec. 1, 172
Duty of county court, sec. 1, 172
Commissioners, sec. 1, 172
Conducting election, sec. 1, 173
Ballots, sec. 1, 173
Written or printed thereon, what, sec. 1, 173
When levy may be made, sec. 1, 173
How levy shall be made, sec. 1, 173
Continuation of levy, sec. 1, 173
No levy made when, sec. 1, 173
When special election shall be held, sec. 1, 173
Notice of special election, how given, sec. 1, 173
How schools may be continued, sec. 2, 173
Special election, sec. 2, 173
Ballots, how marked, sec. 2, 173
How levy ordered, sec. 2, 173
Notice of election, how given, sec. 2, 174
What to contain, sec. 2, 174
Term to continue, how long, sec. 2, 174
Conducting election, sec. 2, 174

REAL ESTATE.

Reduction in value.
What real estate may be reduced in value.
Owner must apply to the county court.
What the application must contain.
Duty of the court.
Provided what.
Reasonable notice to be given.
Duties of the prosecuting attorney.

RECORDS FROM VIRGINIA.

Acts amended, chap. 11, sec. 3, 1891, 108
Copies of books, records, etc., from Virginia, sec. 3, 108
To be treated and held prima facie correct, sec. 3, 108
May be used for all purposes, sec. 3, 108
Copies may be contracted, how, sec. 3, 108
Auditor the custodian of such papers, sec. 3, 108
Certain books in the secretary of state's office to be transferred to the auditor's office, sec. 3, 108
Copies of, deemed to be prima facie correct, sec. 3, 109
For what purpose used, sec. 3, 109
Fees of auditor for copying, sec. 3, 109
Account of fees to be kept, sec. 3, 109
Where fees are to be paid by the Auditor, sec. 3, 109

REFORM SCHOOL.

Board of directors, sec. 98c., 75
Of what composed, sec. 98c., 75
Governor to appoint, when, sec. 98c., 75
Terms of office, sec. 98c., 75
When to commence, sec. 98c., 75
Division of terms, etc., sec. 98c., 75
Not more than one from one where, sec. 98c., 75
When terms of office to commence, sec. 98c., 75
Vacancies, when and how filled, sec 98c., 75
### INDEX TO ACTS.

<table>
<thead>
<tr>
<th>ROADS.</th>
<th>SCHOOL BOOKS.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Work on roads—Code amended c. 43 s. 13</td>
<td>Qualifications, sec. 1.</td>
</tr>
<tr>
<td>Provision failing to attend and perform labor, sec. 12</td>
<td>Not more than 5 to belong to same party, sec. 1.</td>
</tr>
<tr>
<td>Surveyor may assess tax against delinquents, sec. 13</td>
<td>Term of office, sec. 1.</td>
</tr>
<tr>
<td>Form of assessment, sec. 13</td>
<td>When to begin, sec. 1.</td>
</tr>
<tr>
<td>What done with duplicate, sec. 13</td>
<td>Appointments, when to be made, sec. 1.</td>
</tr>
<tr>
<td>Within what time, sec. 14</td>
<td>Term of office, sec. 1.</td>
</tr>
<tr>
<td>Certain counties, sec. 15</td>
<td>When to begin, sec. 1.</td>
</tr>
<tr>
<td>Time to collect, sec. 13</td>
<td>Compensatio, sec. 1.</td>
</tr>
<tr>
<td>Form of receipt of constable, sec. 13</td>
<td>How paid, sec. 1.</td>
</tr>
<tr>
<td>What done with the receipt of constable, sec. 13</td>
<td>Vacancies, how filled, sec. 1.</td>
</tr>
<tr>
<td>Constable to write what on ticket, sec. 13</td>
<td>Quorum sec. 1.</td>
</tr>
<tr>
<td>What to be done with ticket, sec. 13</td>
<td>Oath of officer sec. 1.</td>
</tr>
<tr>
<td>If tax not paid what then, sec. 13</td>
<td>Certificate of oath to be filed, where, sec. 1.</td>
</tr>
<tr>
<td>Constable to have same powers as sheriff, sec. 13</td>
<td>Secretary to keep a record, sec. 2.</td>
</tr>
<tr>
<td>Improper assessments, how released, sec. 13</td>
<td>Open to inspection, sec. 2.</td>
</tr>
<tr>
<td>Must apply to the county court, when, sec. 13</td>
<td>County superintendent, to communicate with pub­lishers, sec. 3.</td>
</tr>
<tr>
<td>Must give notice, sec. 13</td>
<td>For what purpose, sec. 3.</td>
</tr>
</tbody>
</table>
| To whom, sec. 13                                                      | Board, its duty when samples and prices are obtained, sec. 3.
| Hearing of application, sec. 13                                       | Other member to be president, sec. 3.             |
| Duty of county court, sec. 13                                         | They shall select text-books, sec. 3.              |
| Application to be heard without costs, sec. 13                        | Except what books, sec. 3.                        |
| If constable unable to collect, what then, sec. 13                    | Length of contract, sec. 3.                       |
| Constable making false return, sec. 13                                | Reference to he had to character of books, sec. 3.|
| Fine, sec. 13                                                          | Votes of members required to adopt books, sec. 3. |
| Money received hereunder to constitute what, sec. 13                   | Duty of board as to exchange and introduction, etc., sec. 4. |
| How to be applied, sec. 13                                             | Retail price, how fixed, sec. 4.                   |
| Commissions of constable, sec. 13                                     | Maximum retail price, sec. 4.                     |
| To pay residue to whom, sec. 13                                       | Board, to decide when adoption goes into effect, sec. 5. |
| Acts amended                                                          | Secretary, to send to state superintendents and boards of education, what, sec. 5. |
| Road superintendent, sec. 8                                           | State superintendent to notify county superintendent of expiration of contracts, etc., when, sec. 6. |
| His duties as to roads, sec. 8                                         | Board to meet upon call of county superintendent, sec. 6. |
| He shall employ necessary hands, sec. 8                                | Publishers, if they fail of refuse to furnish books, what then, sec. 6. |
| County court to fix compensation, sec. 8                              | No books to be adopted of publishers who failed, sec. 6. |
| Taxpayer may elect to pay what, sec. 8                                 | Duty of secretary as to delinquent publishers, sec. 6. |
| By work himself or by competent substitute, sec. 8                    | Duty of state superintendent, sec. 6.             |
| Superintendent to be subject to whose orders, sec. 8                   | Books contracted for heretofore, sec. 7.           |
|                                                                      | Not to be transferred, except when, sec. 7.        |
|                                                                      | Not more than one book on one subject, changed, when, except, sec. 7. |
|                                                                      | In case of failure of publishers, what then, sec. 7.|
|                                                                      | Contract to supply books, what to contain, sec. 8. |
|                                                                      | Forms of contract, furnished to whom, sec. 8.      |
|                                                                      | Dealers and publishers, their duties, sec. 9.     |
|                                                                      | Publishers, to give bond, sec. 9.                  |
|                                                                      | Time, sec. 9.                                     |
|                                                                      | Penalty, sec. 9.                                  |
|                                                                      | Where required, sec. 9.                           |
|                                                                      | Conditions, sec. 9.                               |
|                                                                      | Board, no member to serve as agent, etc., sec. 9.  |
|                                                                      | Depositaries, when appointed, sec. 11.             |
|                                                                      | Bond of, sec. 11.                                 |
|                                                                      | Penalty, sec. 11.                                 |
|                                                                      | How approved, sec. 11.                            |
|                                                                      | Where filed, sec. 11.                             |
|                                                                      | Depositaries may be discharged, when, sec. 11.    |
|                                                                      | Depositary to make list of books, when, sec. 12.  |
|                                                                      | Additional lists, sec. 12.                         |

### SALE OF DELINQUENT LANDS.

Code amended, chap. 31, sec. 3.                                    113
Record to be kept by whom, of what, sec. 7.                        113
How redemption may be made before lists are certified, sec. 3.     114
How redemption may be made after lists are certified, sec. 3.      114

### SALEM INDEPENDENT SCHOOL DISTRICT.

Acts 1871, secs. 9 and 10, amended—                                157
Salem school district. Harris-on county.                           157
Annual election in, how conducted, sec. 9.                        157
Clerks of election to cast from ballots, what, sec. 9.             157
One school commit­tee not to be elected, when, sec. 9.             158
Term of office, sec. 9.                                            158
Board to organize annually on the first Monday in July, sec. 9.    158
Election in January, 1896, and every four years a treasurer elected, sec. 9. 158
His term of office, sec. 9.                                        158
His duties, sec. 9.                                                158

### SEWERS.

See Huntington, Construction of Sewers.
SCHOOL BOOKS—CONT.

Lists of approv'd, by board of education, must be signed and sealed, sec. 13.

Duty of publishers, as to supplies, sec. 13.

Invoice, how made, what done with it, sec. 13.

Board to supply a certamey with book to keep account of, of whom, sec. 13.

Secretary, to charge, depository, sec. 13.

When, what, sec. 12.

To file invoice, sec. 13.

Errors, how corrected, sec. 13.

Depositories, to pay sheriffs, sec. 13.

Statement of charges, to be accompanied by transportation bill, sec. 13.

Secretary, to give duplicate receipts, what to contain, sec. 13.

Where filed, sec. 13.

Secretary, his duty, must keep an account with sheriff, sec. 13.

Sheriff must account for what, sec. 13.

Sales of books, where credited, sec. 13.

Board of education, liable in its corporate capacity, for what, sec. 14.

Board to issue order for payment of publisher, sec. 14.

Sheriff, to pay orders when presented, sec. 14.

If not sufficient funds, what, sec. 14.

Failure or refusal of sheriff to pay, sec. 14.

When, how liable, sec. 14.

Board to education to pay costs of books, etc., out of building fund, sec. 15.

Annual levy to be laid, sec. 15.

Removal of scholars from one county to another where different book taught, board to purchase books, sec. 15.

This section not to apply, where, sec. 15.

Depositories may be removed, how, sec. 16.

New bond may be required, sec. 16.

Other duties, sec. 16.

Depositary to turn over books when required, sec. 16.

Books superseded, may be bought by depositary, sec. 17.

Price, sec. 17.

What done with superseded books, sec. 17.

How such books to be held, sec. 17.

Teachers required to use authorized books, sec. 18.

If fail, duty of superintendent, sec. 18.

Disobedience of order by teacher, sec. 18.

Penalty, sec. 18.

Board to retain amount out of salary, sec. 18.

Punishment for violation of this act, sec. 19.

Former contract not to be impaired, sec. 20.

SENATE JOINT RESOLUTIONS.

No. 1. Providing for a joint committee of two hours to wait upon the governor.

No. 5. Raising a joint committee to visit, inspect and investigate the management of the West Virginia University and report on the advisability of making appropriations for the purpose of purchasing additional ground and erecting new buildings.

No. 6. Raising a special committee to prepare and report amendments to the constitution of West Virginia.

No. 7. Providing for a committee to ascertain and report concerning the direct tax received by West Virginia.


SHERIFFS, RELIEF OF, SURETIES.

Warwick Hutton, late sheriff of Randolph county, sec. 1.

J. C. Arborogast, late sheriff of Pocahontas county, sec. 1.

F. M. Chadlin, late sheriff of Logan county.

Edmund Kyle, late sheriff of Cabell county.

Interest on debt computed, sureties have paid twenty thousand dollars, ready to pay balance provided, what, sec. 15.

His default caused by what, sec. 15.

His property offered to pay debts, sec. 16.

Course by which relief granted, sec. 16.

Edmund Kyle released from what, sec. 16.

Duty of the auditor, sec. 17.

Allowed commission, but not until what, sec. 17.

J. S. Lambert, late sheriff of Wyoming county, sec. 1.

SPECIAL ELECTIONS.

See McDowell County, Special Election. See Raleigh County, Special Election.

SPECIAL JUDGES.

Code amended, chap. 112, sec. 2.

How special judge may be elected, sec. 2.

When judge is present, how to proceed, sec. 2.

Who to hold election, declare result, and enter record, sec. 2.

Provided what, sec. 2.

Who shall not vote, sec. 2.

Whom to take oath, and what to contain, sec. 2.

Special judge, when disqualified, sec. 2.

May be removed, h w, sec. 2.

Acts repealed, sec. 2.

STATE LICENSES.

Code amended c. 30, ss. 1 and 66.

Acts amended.

Unlawful to sell without a license, sec. 1.

Preparations deemed spirituous liquors, sec. 1.

Distillers, brewers, etc., required to have a license, sec. 1.

Eating house not to apply to farmers, sec. 1.

Amount of license required, sec. 66.

STATIONERY.

See appropriations.

Committee to investigate public stationery contracts.

STATIONERY ENGINEERS

Certain cities to grant and regulate licenses of engineers and others, sec. 1.

STENOGRAPHER.

Judges of what, may employ what, sec. 1.

Known as what, and duly of same, sec. 1.

May allow compensation and expenses, sec. 1.

Certified to whom, sec. 1.

Paid by whom, sec. 1.

Who may employ deputy, sec. 1.

How paid, sec. 1.

Provided what, sec. 1.

STOCK LAW.

INDEX TO ACTS.

WAR RECORDS—PRINTING OF.
Governor, attorney general and adjutant general authorized to secure publication of records of union soldiers in the war of rebellion, sec. 1. 166
What publication to contain, sec. 1. 166
When work to begin, sec. 1. 166
Completed work under control of governor, sec. 1. 166
Appropriation for, sec. 1. 166

WHEELING, CORPORATE POWERS OF.
Council of Wheeling, sec. 2. 201
Empowered to furnish water for other cities, etc., sec. 2. 201
How furnished, sec. 2. 201
Terms and conditions, sec. 2. 201
City of Wheeling empowered to appropriate $1,200 for gifts to gunboat, "Wheeling," sec. 1. 205
Proviso, sec. 1. 205
Two-thirds of council present must concur, sec. 1. 205
Or same concurred in at two consecutive meetings by a majority, sec. 1. 205
Acts repealed, sec. 2. 205

WOOD COUNTY, CRIMINAL COURT.
Fixing times for holding criminal court in Wood county, sec. 1. 171
ACACIA GOLD REDUCTION COMPANY, operating mining properties, reducing ores, erecting machinery of all kinds for effecting the objects and doing a general mining business, etc.; principal office, Boston, Mass.; charter issued November 18, 1866; expires November 18, 1916; corporators: W. Simonds, J. R. Hartwell, W. D. Ewing, L. H. Butler, of Boston, Mass.; James H. Sherwood, Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

ACETYLENE APPARATUS MANUFACTURING COMPANY, for the purpose of manufacturing gas producing materials and gas; principal office, New York, N. Y.; charter issued December 16, 1865; expires December 14, 1915; corporators: Harry Contant, New York, N. Y.; Wm. A. Pollock, New York, N. Y.; David N. Maxon, Brooklyn, N. Y.; John J. Trovem, Jersey City, N. J.; Seabury C. Masterick, New York, N. Y.; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

ACETYLENE CAR APPARATUS COMPANY, buying and selling gas apparatus and fixtures generally; especially such apparatus for the practical utilization of acetylene gas; principal office, New York City, N. Y.; charter issued July 23, 1886; expires July 10, 1936; corporators: Ernest Hopkins, Brooklyn, N. Y.; Seabury C. Masterick, New York City, N. Y.; David N. Maxon, Brooklyn, N. Y.; David A. Davies, Brooklyn, N. Y.; Wm. A. Pollock, New York City, N. Y.; capital subscribed, $500,000; amount paid in, $100,000; capital authorized, $1,000,000.00; par value shares, $100.00.

ACETYLENE ELECTRIC GAS COMPANY, manufacturing acetylene carbide and other metallic compounds and the manufacture and liquidating acetylene gas and such other products as calcium carbide and metallic compounds, etc.; may enter into contracts and sureties relating to the above-named objects, etc.; principal office, Philadelphia, Pa.; charter issued October 26, 1895; expires October 14, 1940; corporators: J. D. Mckee, Philadelphia, Pa.; Jas. Cooper, Philadelphia, Pa.; Wm. C. Hanlon, Philadelphia, Pa.; Edward P. Garmenter, Philadelphia, Pa.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000.00; par value shares, $50.

ACETYLENE GAS EQUIPMENT COMPANY, manufacturing, buying and selling gas apparatus and fixtures generally, acquiring, owning, selling, etc., inventions relating to the above-named objects, etc.; principal office, New York City; charter issued May 27, 1885; expires May 14, 1935; corporators: James C. Chaplin, New York, N. Y.; David N. Maxon, Brooklyn, N. Y.; Wm. A. Pollock, New York, N. Y.; W. Lathrop Gobleborough, New York, N. Y.; J. Mitchell, Jersey City, N. J.; capital subscribed, $600.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $50.

ADVOCATE PUBLISHING COMPANY, printing and publishing a newspaper of general circulation, doing a general job printing and book binding business, etc.; principal office, Welch, McDowell County, West Virginia; charter issued December 12, 1886; expiration, January 1, 1916; corporators: W. H. Stover, Welch, W. Va.; L. E. Tiers, Powhatan, W. Va.; L. E. Clark, Kyle W. Va.; C. C. Booth, J. J. Sleton, W. L. Taylor, Welch W. Va.; and ten others; capital subscribed, $1,500.00; amount paid in, $250.00; capital authorized, $3,000.00; par value shares, $50.00.

AFRICAN-AMERICAN GOLD MINING AND TRADING COMPANY, for the purpose of mining for gold and other metals, diamant, and other precious stones; principal office, New York City; charter issued December 10, 1865; expires December 2, 1915; corporators: William C. Gordon, Austin Gillette, New York City; Neil Macdonald, Brooklyn City; Robert J. Peterson, Mount Vernon City; Geo. C. Bradley, East Or-
Corporations.

ANGE CITY: capital subscribed, $500.00; amount paid in, $50.00; capital authorized $5,000,000.00; par value shares, $10.00.

A. H. BEISEY & COMPANY, manufacturing, buying and selling glass and plateware in any and all their various forms, buying and selling all the mounds, pots, tools and apparatus, required for manufacturing glass and glassware; principal office, Newark, Lincoln county, Ohio; charter issued January 11, 1867; expires December 1, 1896; corporators, A. H. Beisey, of Newark, Ohio, Er. George Duncan, of Allentown, Pa.; W. B. Loidsoy, Pittsburgh, Penn.; D. H. Snyder, Crafton, Pa.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $15,000.00; par value shares, $100.00.

AIR GAS WATER COMPANY, manufacturing Cotterell's patent for mixing gas with air —acquiring patents and inventions for mixing gas with air for fuel; principal office, New York, N. Y.; charter issued June 1, 1866; expires August 1, 1896; corporators, W. O. L. Watbridge, New York, N. Y.; James Paterson, Philadelphia, Pa.; Francis W. Paragon, Barstow, Mass.; Pendleton G. Watsong, Philadelphia, Penn.; Joseph Pool, New York, N. Y.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $100.00.

ALASKAN AND NORTHWESTERN TERRITORIES TRADING COMPANY, acquiring contracts for the purchase of manufacturing and mining properties and owning, disposing of, or operating the same, etc.; principal office, New York City, N. Y.; charter issued November 27, 1865; expires November 1, 1896; corporators, D. Noble Rowan, Geo. W. Rowan, of Irvington, N. Y.; Thomas W. Moore, Brooklyn, N. Y.; William Gillette, Allan P. Williams, of New York City, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

ALBION GOLD MINING COMPANY, to carry on the business of a mining company in the State of Minnesota and elsewhere; acquire lands, mines, etc.; principal office, Duluth, Minnesota; charter issued April 13, 1866; expires January 1, 1896; corporators, J. O'Flaherty, Thomas F. O'Flaherty, James Goodwillie, of Duluth, Minn.; James H. H. Fuhl, of La Prairie, Minn.; Luke H. Corcoran, of Duluth, Minn.; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $600,000.00; par value shares, $10.00.

ALDEN PUBLISHING COMPANY, carrying on the business of printing and publishing of all kinds, doing all things necessary, incidental or convenient for carrying on such business; principal office, Boston, Massachusetts; charter issued November 9, 1865; expires November 1, 1896; corporators, George A. Morley, Frank F. Towler, Lloyd C. Taylor, Demosthenes T. Timmeylis, Emery Himbs, all of Boson, Mass.; capital subscribed, $200.00; amount paid in, $200.00; capital authorized, $30,000.00; par value shares, $25.00.

ALEXANDER BEGG TICKET CORPORATION, printing, bookbinding, lithographing and to manufacture, buy, sell and deal in lithographic stone and quarries of every sort and kind; principal office, St. Albans, Kanawha county, W. Va.; charter issued June 17, 1866; expires June 1, 1916; corporators, Alexander Begg, Alex. L. W. Begg, New York City, N. Y.; J. B. Cunningham, St. Albans, W. Va.; E. M. Begg, Collin L. Beg, New York City, N. Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $50.00.

ALEX ROSS MUSIC COMPANY, for the purpose of dealing in all kinds of musical instruments at wholesale or retail; principal office, Allegheny City, Pa.; charter issued December 28, 1865; expires January 1, 1901; corporators, Alex Ross, William F. Hubbard, Allegheny City, Pa.; capital subscribed, $250,000.00; amount paid in, $250,000.00; capital authorized, $1,000,000.00; par value shares, $25.00.

ALLA TELEPHONE COMPANY, manufactures telephone switches and other apparatus, to establish, maintain, manage, use and operate telephone and telegraph plants, exchanges and systems throughout the State of Maryland, elsewhere, accustomed principal office, Charles county, Maryland; West Virginia authorized November 27, 1864; expires November 27, 1896; corporators, James Russell, W. E. Fedderman, Centreville, Md., Wm. J. Atkinson, Baltimore, Md., Cecil N. Atkinson, Chestertown, Md.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $200,000.00; par value shares, $10.00.

ALLEY BREWING COMPANY, for the purpose of manufacturing and doing a general brewing and bottling business in malt liquors; principal office, Boston, Mass.; charter issued December 4, 1865; expires January 1, 1916; corporators, John W. Alley, Franklin K. Alley, George A. Alley, Amaziah Alley, Quilton Leary, Fall River, Mass.; capital authorized, $50,000.00; amount paid in, $5,000.00; capital authorized, $1,000,000.00.
Corporations.

ALLEGHENI CONSTRUCTION COMPANY, carrying on a general construction business; principal office, Charleston, W. Va.; charter issued February 18, 1860; expires February 18, 1960; corporators: E. A. Hart, J. S. Carter, J. J. Williams, Jr., and others.

ALMEDA MINING COMPANY, engaged in a general mining business for gold, silver, and other precious metals, and doing all things necessary and lawful for the success of said business; principal office, Wheeling, W. Va.; charter issued January 1, 1897; expires January 1, 1997; corporators: J. A. Day, Jr., A. E. Crane, John Rutledge, all of Chicago, Illinois; capital subscribed, $1,000; amount paid in, $250; capital authorized, $100,000; par value shares, $1.00.

ALPHA-ALPHA-KAPPI-PHI, having for its object the intellectual and moral advancement of its members, owning and holding necessary real and personal property, &c., &c., principal office, Wheeling, W. Va.; charter issued February 7, 1945; expires April 2, 1947; corporators: W. F. Wilson, W. W. Harper, E. V. Ewing, W. A. Paullin, Jr., all of Wheeling, W. Va.; capital subscribed, $180.00; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $1.00.

ALPINE MANUFACTURING COMPANY, manufacturing and selling machinery, electrical appliances and devices and other novelties; principal office, Philadelphia, Pennsylvania; charter issued January 2, 1860; expires January 1, 1866; corporators: Charles D. Cuyr, Camden, New Jersey; Charles J. Fox, John G. Patton, David H. Lowery, William F. Rice, Philadelphia, Pennsylvania; capital subscribed, $180.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $1.00.

ALUMINOGRAPHIC PRINTING PRESS COMPANY, manufacturing printing machinery, paper holding and binding machinery, and all things necessary for the successful operation of the business; principal office, New York, New York; charter issued March 17, 1860; expires March 2, 1946; corporators: Henry W. E. Howard, Brooklyn, N. Y.; Harry C. Corwin, Wyoming, N. J.; George W. Corwin, Portsmouth, N. H.; Harry E. Knight, Westfield, N. J.; capital subscribed, $6,000.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $1.00.

AMADOR PLYMOUTH AND JACKSON RAILROAD COMPANY, constructing and operating railroads in the State of California, acquires by purchase, lease, &c., franchises, rights, lands, buildings, &c., &c.; principal office, Amador, Cal.; charter issued March 12, 1885; expires December 30, 1910; corporators, Stephen H. Emmans, Newton W. Emmons, H. C. McColly, L. G. Hastings, O. E. Martin, all of Amador City, Cal.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

AMERICAN AUDIBLE BLOCK SIGNAL COMPANY, acquiring title to letters patent relating to systems of electrical and other signals pertaining to the operation of railroads; constructing, manufacturing, selling, &c., &c.; principal office, Buffalo, N. Y.; charter issued November 15, 1855; expires November 15, 1915; corporators, Cyrus Wheelock, Clarence W. Hammond, John T. Belcher, Frank S. Metzgar, John F. Cochrane, all of Buffalo, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $5,000,000.00; par value shares, $1.00.

AMERICAN ARTIFICIAL STONE PAVEMENT AND CONSTRUCTION COMPANY, erect and construct buildings, roads, bridges, sewers, wharves, dams, and breakwaters; to pave streets, alleys, &c., &c., &c.; principal office, Philadelphia, Pa.; charter issued April 19, 1855; expires April 17, 1915; corporators, John W. Ellis, Alexander J. Dinning, Jr., Frank F. Stenger, Jacob H. Train, John G. East, all of Philadelphia, Pa.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $5,000,000.00; par value shares, $1.00.

AMERICAN BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and home building and saving among its members with the right to money, &c., &c.; principal office, New York, N. Y.; charter issued March 9, 1853; expires January 1, 1855; corporators: W. W. Smith, Walter Purdy, J. F. Burley, J. W. Galbraith, R. F. Higden, C. A. Weaver, E. G. Roberts, Friend Cox, James A. Sigaftom, A. N. Bickmore, J. C. McGowan, J. T. Francis, R. F. Meighen, C. A. Showsare, G. R. Oldham, M. F. Cox, A. A. Weaver, T. J. Patton, T. G. Hammond, W. L. Brown, all of Moundsville, W. Va.; capital subscribed, $2,000.00; amount paid in, $250.00; capital authorized, $5,000,000.00; par value shares, $1.00.

AMERICAN CARBIIDE COMPANY, manufacturing and selling, using and dealing in carbon carbide and the products thereof, &c.; principal office, New York City, N. Y.; charter issued October 12, 1896; expires October 1, 1916; corporators, Charles C.

The text is a historical record of various corporations, their locations, founding dates, and the names of their corporators. It details the types of businesses these corporations were involved in, such as mining, manufacturing, and railroads. The text also includes information on the amount of capital subscribed and paid in, as well as the par value of shares. The corporations listed range from the early 19th century to the early 20th century, providing a snapshot of business practices and corporate formations during this period.
4. CORPORATIONS.

Adams, Edward C.; Naphyes, Arthur W.; Tucher, Benj.; Hoore, George G.; Glenn, all of Philadephia, Pa.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,500,000.00; par value shares, $100.00.

AMERICAN CONSTRUCTION AND DEVELOPMENT COMPANY, contracting, operating and selling iron, steel, storage, electric lights, gas and water plants, &c.; principal office, Charleston, W. Va.; charter issued May 28, 1890; expires May 26, 1915; incorporators, J. H. Recknagel, Carl L. Recknagel, Great Neck, L. I.; New York. Wash., W. Va.: charter issued May 17, 1890; expires April 8, 1896; corporators, J. W. Deno., Denver Col.; Willard brown, New York City; F. A. Maclean, Glen Ridge, N. J.; B. P. Mills, New York City, N. Y.; E. D. York, Flushing, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

AMERICAN FLUOR-SPAR COMPANY, mining, transporting and selling fluor-spar, land, clay and other mineral products, buying, leasing, &c.; principal office, Wheeling, W. Va.; charter issued May 28, 1890; expires May 26, 1895; incorporators, George W. Woods, Wheeling, W. Va.; Walker J. Frissell, R. A. McCabe Wheeling, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; authorized, $200,000.00; par value shares, $100.00.

AMERICAN GOLD MINING BOND COMPANY, carrying on a general mining, investment and brokerage business, h addItem and estate, &c.; principal office, Charleston, W. Va.; charter issued April 17, 1894; expires April 16, 1915; corporators, J. W. Deno., Denver Col.; Willard Brown, New York City; F. A. Maclean, Glen Ridge, N. J.; B. P. Mills, New York City, N. Y.; E. D. York, Flushing, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; authorized, $1,500,000.00; par value shares, $100.00.

AMERICAN GOLD MINING COMPANY, buying and selling leading and working for gain gold and silver mines in the United States and Canada principal office, Kansas City, Mo.; charter issued May 11, 1890; expires April 1, 1890; incorporators, Ephraim C. Sovey, O. V. Dodge, George L. Brukman, Kansas City, Mo.; Newton C. Westfield, St. Paul, Minn.; James Sowammon, Kansas City, Mo.; capital subscribed, $500,000.00; amount paid in, $200,000.00; capital authorized, $2,000,000.00; par value shares, $1.00.

AMERICAN INCANDESCENT LIGHT COMPANY, manufacturing purchasing, vending, owning, using, &c.; hoods, mantles, gas burners and all other fixtures, fittings, appliances and fixtures, &c., used in incandescent electric and gas lighting or heating, &c.; principal office, New York City; charter issued September 11, 1895; expires September 11, 1915; incorporators, J. H. Recknagel, Carl L. Recknagel, Great Neck, L. I.; Delafield Hollins, New York; Geo. Greer, Jersey City, N. J.; H. Maschnek, Brooklyn, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

AMERICAN INTERIOR TELEPHONE COMPANY, manufacturing telephones, switchboards and other apparatus to establish, maintain, manage, use and operate telephone and telegraph exchanges, plants and systems throughout the United States and elsewhere, &c.; principal office, Charleston, Kanawha county, West Virginia; charter issued January 12, 1897; expires January 1, 1917; corporators, S. K. Federman, Centreville Md.; William J. Atkinson, Baltimore, Md.; Cecili R. Atkinson, Centreville, Md.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

AMERICAN LEASING AND DEVELOPING ASSOCIATION, leasing, bonding, owning buying, selling, improving and developing mines and mineral lands, mining gold, silver, copper, iron, coal and mineral oils of all kinds and working the same, &c.; principal office, Philadelphia, Pa.; charter issued March 30, 1896; expires March 29, 1916; corporators, J. W. Pengra, Philadelphia, Pa.; H. W. Grammer, Camden, N. J.; Geo. W. Hallor, Haventown, Mass.; Benjamin Descon, Philadelphia, Pa.; Samuel Lloyd, Stockton, N. J.; Fredman Cronin, Philadelphia, Pa.; W. W. Rawlings, Palmyra, N. J.; capital subscribed, $100.00; amount paid in, $100.00; authorized, $1,000,000.00; par value shares, $100.00.

AMERICAN METALLIC CUSHION COMPANY, manufacturing and dealing in and devices relating or connected with furnishing seats, cushions, pillovs, &c.; purchasing inventions &c., for above objects, &c.; principal office, Boston, Mass.; charter issued April 18, 1896; expires April 17, 1916; corporators, William Vogler, Somerville, Mass.; Frederic A. Spears, Frederic Taylor, Lowell, Mass.; Alexandra Y. Cochrane, Bul
AMERICAN MOTOR COMPANY, manufacturing, operating and selling, &c., carbonic acid gas or other gases and mediums for power purposes; manufacturing, buying, selling and leasing engines, &c., for said gas, &c.; principal office, New York City; charter issued, May 10, 1869; expires May 8, 1945; corporators, John C. Scott, Philadelphia, Pa.; John C. Henderson, Herbert R. Smith, Lloyd M. Scott, Ezra P. Mills, of New York City, N. Y.; capital authorized, $50,000; amount paid in, $50 00; capital authorized, $50,000; par value shares, $50 00.

AMERICAN MORTAR COMPANY, constructing and operating mortar mills, vending the product of same, and using patented processes for the manufacture of mortar; principal office, Harper's Ferry, J.erson County, W. Va.; charter issued March 19, 1869; expires January 1, 1900; corporators, W. H. Adams, Orange, N. J.; A. D. Shrewsbury, Charleston, W. Va.; George H. Hirsch, Washington, D. C.; Harry C. Adam, Chas. A. Borland, New York, N. Y.; capital subscribed, $600 00; amount paid in, $600 00; capital authorized, $600,000; par value shares, $100 00.

AMERICAN NEWSPAPER PUBLISHING COMPANY, publishing a newspaper or papers, printing and publishing books, doing all kinds of job work, &c., &c.; principal office, Harrisburg, Pa.; charter issued March 25, 1869; expires March 24, 1919; corporators, Perry A. Gibson, Erie, Pa.; Edwin J. Fark, Long Island, N. Y.; Charles Shallenberger, Jr., Washington, D. C.; J. H. Armstrong Erle, Pa.; George D. Marsh, Sherman, N. Y.; capital subscribed, $35,000 00; amount paid in, $35,000 00; capital authorized, $100,000; par value shares, $100 00.

AMERICAN PRODUCERS AND CONSUMERS COMPANY, manufacturing agricultural machinery, implements, tools and general merchandise; also for acquiring property necessary for the transaction of the business of the company; principal office, Charleston, W. Va.; charter issued January 21, 1869; expires August 1, 1919; corporators, O. J. Bailey, Glass I. Diggett, Cincinnati, O.; W. A. MacCorkle, W. F. Goodhorn, H. D. Goehorn, H. W. Gehrke, D. Kessner, Arthur Kaufmann, Eugene H. Irish, New York City, N. Y.; capital subscribed, $2,000,000 00; amount paid in, $200,000 00; capital authorized, $2,500,000 00; par value shares, $100 00.

AMERICAN SAFETY WINDOW COMPANY, manufacturing and selling devices and appliances for window and window casings and attachments for the securing thereof, &c.; principal office, New York City, N. Y.; charter issued January 13, 1890; expires January 8, 1916; corporators, Joseph Judah Dimmelw, Richard N. Morris, of Elizabethtown; Joseph Judah Dimmelw, of New Rochelle; Howard G. Modine, of Brooklyn, N. Y.; capital subscribed, $51,000 00; amount paid in, $51,000 00; capital authorized, $50,000 00; par value shares, $25 00.

AMERICAN SAFETY COUPON COMPANY, acquire and hold by purchase, lease, &c., inventions, devices and machines for securing correct returns from sales of merchandise of any kind; manufacturing and dealing in such inventions, devices, &c. and licensing others the right to deal in said principal office, New York City; charter issued, October 1, 1866; expires October 1, 1885; corporators, Henry Brandt, J. H. Cotham, New York City, N. Y.; Walter Cooper, Brooklyn, N. Y.; Sidney Gage, New York City; John R. Warling, Newark, N. J.; Henry A. Kirkham, Brooklyn, N. Y.; capital subscribed, $50 00; amount paid in, $50 00; capital authorized, $50,000 00; par value shares, $100 00.

AMERICAN SAND BRICK COMPANY, for the purpose of manufacturing and dealing in machinery for the production of bricks or tiles and manufacturing the same; principal office, New York City; charter issued, December 18, 1866; expires December 31, 1915; corporators, Geo. G. Anderson, J. Lewis Good, Samuel C. Clevenor, Wm. F. Brown, Edward Segar and others, all of Philadelphia, Pa.; capital subscribed, $35,000 00; amount paid in, $35,000 00; capital authorized, $50,000 00; par value shares, $25 00.

AMERICAN SANITARY DRAINAGE COMPANY, manufacturing and vending all kinds of drainage supplies and appliances; buying and selling patents and patent rights from other supplies and appliances; principal office, New York City, N. Y.; charter issued, December 18, 1866; expires December 31, 1915; corporators, Geo. G. Anderson, J. Lewis Good, Samuel C. Clevenor, Wm. F. Brown, Edward Segar and four others, all of Philadelphia, Pa.; capital subscribed, $35,000 00; amount paid in, $35,000 00; capital authorized, $50,000 00; par value shares, $25 00.
AMERICAN SCOURING COMPANY, manufacturing, dealing, &c., in soap and other materials, scour, wash and clean wool, silk and other substances, &c., &c.; principal office Kenova, W. Va.; charter issued April 6, 1866; expires January 1, 1966; corporators: John M. Virgman, William H. Triol, J. Walter White, Robert J. Ringwall, William E. Stokes, all of Philadelphia, Pennsylvania; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $1.00.

AMERICAN SERVICE UNION, selling as agent for institutions and individuals regarding the services of agents or canvassers or solicitors; issuing agency contracts, &c., &c.; principal office New York City; charter issued March 1, 1914; corporators: Herman Kuschn, New York City; F. F. Welch, W. New York, N. J.; Geo. W. Casper, James Madden, Brooklyn, N. Y.; Ferdinand Kreuter, New York City; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $10.00.

AMERICAN SHIP COPPER PLATING COMPANY, transacting the business of coating armor, the sides and bottoms of ships and other vessels, by electrolysis or otherwise, and doing all things necessary thereto; principal office New York, N. Y.; charter issued Aug. 8, 1866; expires August 7, 1918; corporators: Benjamin P. Tracy, New York, N. Y.; Richard Grant, Orange, N. J.; Jas. H. George, New York, N. Y.; Hush Moore, Jan. Z. Zerba, Brooklyn, N. Y.; capital subscribed, $500,000; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

AMERICAN STEEL CAR COMPANY, manufacturing railway cars, street cars and all kinds of rolling stock and equipment; principal office New York City, N. Y.; charter issued Nov. 3, 1866; expires March 1, 1914; corporators: E. J. Brunner, F. Howland, S. M. Weimer, Jr., E. E. Van, New York City, N. Y.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $100,000.00; par value shares, $100.00.

AMERICAN STOCK AND CATTLE FEEDING COMPANY, procuring and dealing in cattle and live stock, manufacturing feed and caring for the same; and such other lawful purposes as are incident thereon; principal office New York, N. Y.; charter issued Dec. 11, 1866; expires Dec. 31, 1916; corporators: Wm. R. Brine, Newark, N. J.; Jos D. Cunningham, New York, N. Y.; F. A. Erland, Great Neck, N. Y.; I. Samuel W. Baxter, W. H. Cooper, Brooklyn, Y.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $5,000,000.00; par value shares, $100.00.

AMERICAN UNION TELEPHONE COMPANY, manufacturing, dealing in, leasing, &c., telephones, telephone switches, central office exchange system, electrical appliances, &c., &c.; principal office New York City; charter issued May 14, 1865; expires May 1, 1915; corporators: Michael P. O'Connor, New York City; Franklin Noble, Brooklyn, N. Y.; John A. Wallace, Louise M. Simpson, Owen Moran, New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $200,000; capital authorized, $5,000,000.00; par value shares, $25.00.

AMERICAN TUNNEL COMPANY, acquiring, leasing, bonding, selling, operating, disposing of mines and mining claims and mining property, machinery, &c., and constructing and operating canals for the transportation of coal, coke, iron, and other materials; principal office Charleston, Kanawha county, West Virginia; charter issued Sept. 29, 1865; expires Sept. 28, 1915; corporators: A. E. Humphreys, Hiltou McDonald, Geo. O. Chilton, John B. White, Geo. S. Chilton, all of Charleston, S. Va.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $2,500,000.00; par value shares, $1.00.

AMERICAN YENNING COMPANY, manufacturing, byzal, selling and dealing in vending machines of all kinds, &c., novelties and devices of all kinds; principal office Charleston, Kanawha county, West Virginia, charter issued June 1, 1868; expires May 28, 1916; corporators: Edward W. Yoo (1 'Boy, Jersey City, N. J.; J. C. Davis, Brook n. Y.; Mohion Berne, James E. Bfur, John S. Oliver, Jersey City, N. J.; capital subscribed, $150,000; amount paid in, $150,000; capital authorized, $900,000.00; par value shares, 10.00.

AMYK KOJO CHEMICAL COMPANY, manufacturing of acids, salts and other chemical products, selling the same, holding necessary real estate for said business, &c., &c.; principal office Huletetepe, Md.; charter issued Feb. 16, 1866; expires Jan. 1, 1915; corporators: Orton R. Bice, Carville D. Heman, Charles R. Varley Millville, Md.; corporators: James A. Turan, all of towns, and James E. E., D. J.; capital subscribed, $125,000; amount paid in, $125,000; capital authorized, $500,000.00; par value shares, $25.00.

ANSELL FERRY COMPANY, owning, leasing and operating boats, barges and other crafts, for transporting people, animals or freight to and from across the Ohio river; principal office, Green Bottom, Cabell county, W. Va.; charter issued March 3, 1866; expires June 3, 1866; corporators: C. B. Ansell, W. Va., C. M. Ansell, Millisport, Ohio; capital subscribed, $600,000; amount paid in, $600,000; capital authorized, $5,000,000.00.
APEX MANUFACTURING COMPANY, manufacturing, constructing, using, and dealing in heating and illuminating apparatus, &c.; principal office, New York City; charter issued August 1, 1895; expires June 1, 1915; incorporators, Edward T. Birdsall, New York City; George W. Woodward, East Orange, N. J.; George W. Tuba, New York City; John W. Dunn, Eliza, both City, N. J.; Roderick Robertson, South Orange, N. Y.; capital subscribed $1,000.00; amount paid in, $100.00; capital authorized, $200,000.00; par value shares $100.00.

APOLLO INCANDESCENT GAS LIGHT COMPANY, manufacturing and selling incandescent gas light and all materials necessary thereto, illuminating non-as and other structures by means of same, &c.; principal office, New York City, N. Y.; charter issued December 10, 1896; expires December 6, 1916; incorporators, Felix Hamburg, William Tice, Charles H. Eiflet; James Reussel, Amanda Tice, all of New York, N. Y.; capital subscribed $2,500.00; amount paid in, $250.00; capital authorized, $197,800.00; par value shares, $100.00.

ARCADIAN PROCESS COMPANY, buying, selling, manufacturing and compounding of soda, soda ash, and other chemicals, principal office, Cincinnati, Ohio; charter issued October 8, 1895; expires October 1, 1915; incorporators, Edwin Morrison, Philadelphia, Pa.; E. A. Morrison, Wm. P. Morrison, Harvey J. Morrison, Robt. A. J. Morrison, Cincinnati, Ohio; capital subscribed, $7,500.00; amount paid in, $750.00; capital authorized, $25,000.00; par value shares, $100.00.

ARGENTIAURUM SYNDICATE, carrying on the business of a mining and manufacturing Company, in the State of New York and elsewhere, and doing all things necessary and essential thereto; principal office, New York City, N. Y.; charter issued September 30, 1900; expires December 1, 1920; incorporators, Stanton A. Strong, Newton W. Emmens, H. C. Emmens, Charles Miles, all of New York City, N. Y.; capital subscribed $12,500.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

ARGILLITO ORNAMENTAL STONE COMPANY, mining and quarrying ornamental stone called "Argillito," or any mineral or material found in connection therewith, and sell the products thereof; principal office, New York City, N. Y.; charter issued October 30, 1896; expires October 1, 1916; incorporators, Edwar A. Northrup, S. Paul, Minn.; Henry A. Chittenden, New Rochelle, N. Y.; John Shotwell, Geo. H. Adams, Peter Barlow, New York City, N. Y.; capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

ARSENIC PAINT AND GLASS COMPANY, wholesale and retail business in paints, glass, oils and wall paper, and manufacturing the same, etc.; principal office, Charleston, West Virginia; charter issued, February 21, 1896; expires January 1, 1920; incorporators, J. P. Arter, Chicago, Ill.; John Y. Arter, Charleston, W. Va.; W. S. Arter, Cleveland, Ohio; H. W. Comstock, J. P. Walker, Charleston, W. Va.; capital subscribed $1,000,000.00; amount paid in, $25,000.00; capital authorized, $1,000,000.00; par value shares, $25.00.

ARTER MILL AND PAPER COMPANY, manufacturing and selling paper, and making paper, and doing all things necessary and proper for the purpose, etc.; principal office, Charleston, Kanawha County, W. Va.; charter issued November 25, 1896; expires December 31, 1916; incorporators, Frank Woodman, E. C. Dawson, George W. Comstock, C. C. Blain, E. A. Kelso, all of Charleston, W. Va.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

ASHFORD MANUFACTURING COMPANY, manufacturing and selling same, owning the land, building, machinery, etc., that may be necessary for the purpose; principal office, Charleston, Kanawha County, W. Va.; charter issued December 16, 1895; expires December 11, 1915; incorporators, Wm. A. Pollock, New York, N. Y.; David N. Mason, Brooklyn, N. Y.; John J. Toogood, Jersey City, N. J.; Seabury M. Mastie, New York, N. Y.; capital subscribed, $200,000.00; amount paid in, $104,019.00; capital authorized, $2,000,000.00; par value shares, $100.00.

ASCYCLIC HOUSE LIGHTING COMPANY, for the purpose of manufacturing and using acetylene gas for lighting purposes; principal office, New York, N. Y.; charter issued December 16, 1895; expires December 11, 1915; incorporators, Harry Contuit, Wm. A. Pollock, New York, N. Y.; David N. Mason, Brooklyn, N. Y.; John J. Toogood, Jersey City, N. J.; Seabury M. Mastie, New York, N. Y.; capital subscribed, $1,000,000.00; amount paid in, $820,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

ASCYCLIC ELECTRIC MOTOR COMPANY, for the purpose of manufacturing and dealing in gas motors, especially those run by Ascylene gas; principal office, New York, N. Y.; charter issued December 16, 1895; expires December 11, 1915; incorporators, Harry Contuit, New York, N. Y.; W. A. Pollock, New York, N. Y.; David N. Mason, Brooklyn, N. Y.; John J. Toogood, Jersey City, N. J.; Seabury M. Mastie, New York, N. Y.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

A. S. PRATT & SONS, conducting the business of a National Bank Agency and all such other agencies as may be lawfully entrusted to the said corporation which might be transacted by a firm or by individuals; principal office, Washington, D. C.; charter issued November 23, 1890; expires November 20, 1910; incorporators, Adam S. Pratt, James S. Pratt, Joseph W. Pratt, Wm. F. Pratt, James S. Pratt, William W. Pratt, all of Washington, D. C.; capital subscribed, $200,000.00; amount paid in, $200,000.00; capital authorized, $400,000.00; par value shares, $100.00.
ATLANTIC DISTILLING COMPANY, manufacturing and distilling alcoholic spirits, &c.; lease, own and hold necessary property to carry out its purposes, &c.; principal office, New York, N. Y.; charter issued December 21, 1890; expires December 21, 1914; corporators, Emerson W. Gould, Mt. Vernon, N. Y.; William Dickson, Brooklyn, N. Y.; Frank Rudd, Frank J. Lord, Whites, J. Best, New York, N. Y.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

ATLANTIC LAUNDRY COMPANY, carrying on a general laundry business; principal office, Philadelphia, Pa.; charter issued March 19, 1890; expires March 14, 1910; corporators, Robert P. Cottrell, W. P. Peckwell, C. H. Howard, Wm. Peareall, Trevor & Dallas, all of Philadelphia, Pa.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $50.00.

ATLANTIC OIL COMPANY, mining, boring and drilling for oil, natural gas, &c.; in the States of West Virginia, Ohio and elsewhere, manufacturing, buying, selling, and transporting the same in a crude or refined state; doing all things necessary thereto; principal office, Pittsburg, Pa.; charter issued November 7, 1890; expires October 21, 1916; corporators, Geo. E. Foster, W. G. Taylor, H. Seymour, Ed. A. Nisbet, W. H. Nisbet, all of Pittsburg, Pa.; capital subscribed, $100,000.00; amount paid in, $100,000.00; par value shares, $100.00.

ATLAS COAL AND COKE COMPANY, for the purpose of mining coal and other minerals, manufacturing coke, firebrick and other products of clay, for merchandising and other purposes: charter issued December 20, 1895; expires December 31, 1914; corporators, Maximilian Liebenstein, Garrett J. Hart, George H. McCall, Albert S. Whitesell, George W. Booker, Hugh C. Brown, all of Wilmington, Delaware; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $50.00.

ATLAS LAUNDRY COMPANY, carrying on a general laundry business; principal office, Philadelphia, Pa.; charter issued March 19, 1890; expires March 14, 1910; corporators, Robert P. Cottrell, W. P. Peckwell, C. H. Howard, Wm. Peareall, Trevor & Dallas, all of Philadelphia, Pa.; capital subscribed, $500,000.00; amount paid in, $1,000,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

AUTOMATIC BRAKE COMPANY, manufacturing, buying, selling and dealing in brakes and other devices for arresting or arresting the motion of cars or other vehicles, &c.; principal office, Meadville, Pa.; charter issued January 23, 1896; expires January 1, 1915; corporators, A. Gast, A. C. DeCamps, S. Merritt, of Meadville, Pa.; W. C. Bradley, Wellsville, N. Y.; E. W. Luco, Meadsville, Pa.; J. D. Dowling, Mansfield, Ohio; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

AUTOMATIC BICYCLE PUMP COMPANY, manufacturing and selling bicycle pumps and other apparatus and specialties, and doing all things incident thereto; principal office, Cleveland, Cuyahoga County, Ohio; charter issued June 5, 1898; expires January 1, 1916; corporators, A. G. Heyner, Homer S. Stark, Walter J. Thompson, Robert O. Colman, Harry C. Mason, all of Cleveland, Ohio; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.

AUTOMATIC PHOTOGRAPH MACHINE COMPANY, manufacturing, buying, selling, owning and leasing automatic photograph machines; acquiring, owning and selling interests in inventions relating to the above named objects and acts, &c.; principal office, New York, N. Y.; charter issued December 8, 1895; perpetually; corporators, Charles Thompson, New York City; Frank C. Cove, Auburn, N. Y.; W. E. Ruggles, Syracuse, N. Y.; Walter W. Hunt, Auburn, N. Y.; Wm. W. Scott, Auburn, N. Y.; capital subscribed, $500,000.00; par value shares, $100.00.

AUTOMATIC SWITCH LOCK COMPANY, manufacturing, selling, introducing into use, therefor or otherwise disposing of the same, and all kinds of switch locks (automatic) and all things in any way relating thereto or used in connection therewith, &c.; principal office, Charleston, Jefferson county, W. Va.; charter issued September 21, 1919; expires September 21, 1939; corporators, Henry M. Stevenson,
CORPORATIONS.

Charles, Spencer, Frederick F. Calver, Jr., Floyd Clarke. August Graf, all of New York, N.Y.: capital subscribed, $300,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

AVENMORE GLASS COMPANY, manufacturing polished plate glass and other glass products and disposing of same; principal office, Avenmore, Westmoreland county, Pa.; charters dated July 18, 1906; expires January 1, 1914; corporate, J. A. Peirce, D. W. Sober, W. H. Ewing, all of Avenmore, Pa. capital subscribed, $250.00; amount paid in, $250.00; capital authorized, $300,000.00; par value shares, $50.00.

BARRELL BUNG COMPANY, manufacturing and sale of bungs for barrels, bung extractors and other appliances, under letters patent of the United States and other countries, principal office, New York, N.Y.; charter issued March 10, 1866; expires September 1, 1876; corporations, Joseph F. Batchelor, Brooklyn, N.Y.; Charles J. Pearson, New York, N.Y.; God. A. Stewarts, London and C., N.Y.; Herbert G. Andrews, New York, N.Y.; M. Ide's Batchelor, Brooklyn, N.Y.; capital authorized, $1,000.00; amount paid in, $100.00; capital authorized, $300,000.00; par value shares, $100.00.

"BATCHelor ELECTRIC COMPANY," to obtain, purchase, own and sell letters patent or patent rights of the United States and Foreign countries upon useful inventions, &c., principal office, New York City, N.Y.; charter issued October 11, 1866; expires January 10, 1877; corporations, W. E. Higginbotham, C. H. Hennings, W. H. Koch, C. F. Hold. E. V. Harvey, all of Wheeling, W. Va.; capital subscribed, $800.00; amount paid in, $800.00; capital authorized, $250,000.00; par value shares, $100.00.

BACHMANN OIL AND GAS COMPANY, OF WHEELING, W. VA., for the purpose of drilling for petroleum oil, gas and mineral waters, leasing lands for oil and gas purposes, &c., principal office, Wheeling, W. Va.; charter issued January 10, 1866; expires January 10, 1876; corporations, W. T. Higgins, C. H. Hennings, W. H. Koch, C. F. Hold, E. V. Harvey, all of Wheeling, W. Va.; capital authorized, $300,000.00; par value shares, $100.00.

BAILEY ELECTRICAL GOLD EXTRACTION COMPANY, milling gold bearing ores and other precious metals, and extracting the gold and other precious metals, by the Bailey Electrical Process or otherwise; principal office, New York, N.Y.; charter issued June 3, 1898; expires May 1, 1918; corporations, John W. Brigg, Denver, Col.; Robert B. McNeil, Denver, Colo.; Charles S. Smith, all of New York, N.Y.; capital authorized, $1,000.00; amount paid in, $100.00; capital authorized, $300,000.00; par value shares, $100.00.

BAILEY GOLD MINING AND MILLING COMPANY, mining, milling and extracting gold and other precious metals, from gold-bearing ores, by the Bailey MILLING PROCESS; principal office, New York, N.Y.; charter issued, December 7, 1897; expires December 1, 1916; corporations, Robert J. Campbell, Charles W. Stau ahn, New York City, N.Y.; John W. Bailey, Denver, Col. H. H. Edmundson, Philadelphia, Pa.; Herbert Montclair, N. J.; William H. Kitter, New York, N.Y.; capital authorized, $1,000.00; amount paid in, $100.00; capital authorized, $300,000.00; par value shares, $100.00.

BANK OF GREENBRIER operating a bank of discount and deposit and to do a general banking business, &c.; principal office, Lewisburg, Greenbrier county, W. Va.; charter issued November 21, 1866; expires November 16, 1926; corporations, A. R. Johnson, Fort Soring, W. Va.; David A. Dwyer, J. H. G. Dwyer, James W. Dwyer, Lewisburg, W. Va.; John H. Crawford, Organ Cave, W. Va.; J. M. Scaggs, Huntington, W. Va.; L. M. McClung, McClung, W. Va.; capital authorized, $250,000.00; amount paid in, $250,000.00; capital authorized, $500,000.00; par value shares, $100.00.

BALLARD S DUNN FUEL AND POWER COMPANY, manufacturing and selling hydrocarbon and other fuels for producing heat and power, also motor power machinery and engines of all kinds; &c., &c., principal office, Charleston, W. Va.; charter issued January 21, 1908; corporations, I. A. Ballard, H. W. Waldrup, J. E. Henderson, I. A. Ballard, J. F. Henderson, J. F. English, J. F. English, all of Tupelo, Miss.; Wm. H. Wells, New York City; Charles H. Shepard, F. E. S. Dunn, B. C. Davis, Brooklyn, N.Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $5.00.

Corporations.


Barrett Manufacturing Company, manufacturing coal tar and products, ammonium and products, resin, asbestine, mineral paints and the products thereof, and other things; principal office, Philadelphia, Pa.; charter issued March 10, 1866; expires January 1, 1900; corporators, J. D. Fletcher, E. H. Rudder, of New York, N. Y.; E. Krontz, George B. Widener, George W. Eddon, Philadelphia, Pa.; capital subscribed, $100,000; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $100.00.

Battery Power and Light Company, carrying on the business of producing, manufacturing, vending and operating electric lights and power, and doing all things incident and necessary thereto; principal office, New York City, N. Y.; charter issued December 9, 1896; expires October 31, 1915; corporators, Thomas L. McManus, Edwin J. Houston, William D. Marks, A. E. Kennedy, Allen H. Broke, Clement B. Newcomb J. C. Petet, John S. Hopkins, Martin Burt, New City, Wm. H. Ellinger, George H. Holgates, Russell Mayer, John P. Bell, Percy Reading, C. S. Thorn, McManus, D. S. B. Chew, L. S. Fillibert, Lewis Aderfried, Joseph L. McManus, A. Falkeusn, all of Philadelphia, Pa.; capital subscribed, $40,000; amount paid in, $3,000.00; capital authorized, $50,000.00; par value shares, $50.00.

Beaure & Benwood Bridge Company, constructing and maintaining a bridge across the Ohio river from Belleville, Ohio, to Benwood, W. Va., for the transportation of persons, vehicles, stocks, &c., &c.; principal office, Wheeling, W. Va.; charter issued October 18, 1865; expires October 7, 1915; corporators, James H. Reed, James H. McCray, George H. Brown, Pittsburgh, Pa.; Charles Rosser, Robert M. Gilliland, George W. Yost, Belleville, Ohio; capital subscribed, $1,000,000; amount paid in, $500.00; capital authorized, $50,000.00; par value shares, $100.00.

Beaumont Glass Company, manufacturing, decorating and etching glassware; principal office, Wheeling, West Virginia; charter issued December 26, 1895; expires November 25, 1915; corporators, Percy Beamont, Wheeling, W. Va.; J. T. Higgins, Bridgeport, Ohio; W. T. Higgins, Fergus Whaley, Frank C. Swift, of Wheeling, W. Va.; A. H. Holly, E. M. Martin, Springfield, Ohio; Samuel Montague, Martinsburg, Ohio; M. A. Chew, Wheeling, W. Va.; Stephen Hipkins, Jr., Henry Betts, Lewis L. Scheible, Frank Zank, of Martinsburg, Ohio; M. M. Smith, Sistersville, W. Va.; Alex Morrison, Wm. M. Osx, of Wheeling, W. Va.; capital subscribed, $25,000.00; amount paid in, $600.00; capital authorized, $50,000.00; par value shares, $50.00.

Beacon Incandescent Gas Light Company, manufacturing, purchasing, vending, &c; hoods, mantles, gas burners and all other articles used in incandescent gas lighting and heating, &c., &c.; principal office, New York City; charter issued June 7, 1866; expires June 1, 1905; corporators, F. O. Hoilline, Henry T. Juse, New York; P. K. Green, Jersey City, N. J.; D. M. Herrmann, New York; Frank P. Share, Brooklyn, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $3,000.00; par value shares, $100.00.

Beatty Lumber Company, mining and selling coal, manufacture and sale of lumber of all kinds, including stoves, doors, blinds and furniture and doing a general mercantile business; principal office, Crow P. O., Randolph county, West Virginia; charter issued, June 2, 1896; expires, January 1, 1900; corporators, J. H. Wright, Crow P. O., West Virginia; Azel Ford, Hinton, West Virginia; J. C. Carpenter, Clifton Forge, Virginia; L. D. George, Penoria, Virginia; W. W. Bosley, Crow P. O., West Virginia; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $2,000.00; par value shares, $100.00.

Beaver Oil Company, boring and mining for petroleum and natural gas, and doing all things necessary for the success thereof; principal office, Albany, New York; charter issued March 29, 1866; expires, January 1, 1900; corporators, George W. Barnes, Toledo, Ohio; W. H. Beardsley, Brooklyn, N. Y.; Persival W. Clecruit, Rutland,
Corporations.

11

BELMONT ICE AND COLD STORAGE COMPANY, leasing buildings and land, erecting buildings and machinery &c. for manufacturing of ice and for cold storage, to purchase and sell meat, fish, eggs, poultry and produce generally, &c.; principal office, Washington, D. C.; charter issued, June 10, 1893; expires, June 12, 1913; corporators, Fred Balcum, Jacksonville, Florida; Frank M. Bance, Washington, D. C.; A. M. Shade, Philadelphia, Pa.; T. Mikes, Washing- ton, D. C.; Fred S. Storr, Pittsburgh, Pennsylvania; capital authorized, $100,000.00; amount paid in, $10,000.00; par value shares, $10.00.

BENWOOD AND McKECHAN ELECTRIC LIGHT, HEAT AND POWER COMPANY, furnishing electric light, heat and power for any and all private and public purposes, and charging therefor; and doing all things incident thereto; principal office, Benwood, Marshall county, W. Va.; charter issued, May 5, 1916, expires May 1, 1931; corporators, William D. McMechan, McMechan, W. Va.; Henry Ride, James Geraghty, M. J. Gately, W. P. Curran, Robert Newton, T. P. Deegan, Arthur F. Geraghty, of Benwood, W. Va.; capital subscribed, $575,000.00; amount paid in, $205,000.00; par value shares, $10.00.

BENSONHURST REALTY & TRADING COMPANY (Limited), engaged in a general real estate business; principal office, Brooklyn, N. Y.; charter issued, January 12, 1897; expires, January 1, 1917; corporators, Alfred H. Thompson, Frank L. Esch- bach, Foster M. Rhoads, Elia's Thompson, Alfred M. Lewis, Brooklyn, N. Y.; capital subscribed, $200.00; amount paid in, $200.00; par value shares, $20.00.

BENWOOD OIL AND GAS COMPANY, drilling for oil land gas, selling or disposing of the same, leasing, renting and buying lands for such purposes, &c., &c.; principal office, Benwood, Marshall county, W. Va.; charter issued, October 2, 1895; corporators, F. H. Crockett, Michael F. Deegan, Benwood, W. Va.; Jesse L. McMechan, Winfield S. McCollough, McMechan, W. Va.; Walter Greenwood, Belleair, Ohio; capital subscribed, $250,000.00; amount paid in, $2,500.25; capital authorized, $10,000.00; par value shares, $10.00.

BESSEMER STEAMSHIP COMPANY, building, equipping and fitting, buying and navigating steamships and boats of all kinds, to be used in trade and commerce upon the great lakes of North America, &c.; principal office, Pittsburgh, Pa.; charter issued, March 16, 1896; expires, March 16, 1916; corporators, James H. Reed, Geo. H. Browne, Jacob Friley, W. P. Jutte, Pittsburgh, Pa.; James H. McCrady, Braddock, Pa.; Chas. Rossor, Rott. M. Gilleland, Geo. W. Yost, Belleair, Ohio; Joseph Hastings, Allegheny, Pa.; capital subscribed, $100,000.00; amount paid in, $25,000.00; capital authorized, $100,000.00; par value shares, $10.00.

BEST TELEPHONE MANUFACTURING COMPANY, making, buying, selling and dealing in telephones, switches, offices, exchanges and anything relating thereto, &c.; principal office, New York City and Baltimore, Md.; charter issued, August 2, 1895; expires, August 1, 1915; corporators, James Russ-Il, Wm. F. McBride, William H. Campell, William J. Atkinson, of Baltimore, Md.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $10.00.

BIG BIRCH RIVER LUMBER, COAL, OIL AND GAS COMPANY, constructing, main- taining and operating a boom for the purpose of stopping and securing logs, rafts, &c., &c.; principal office, Benwood, Marshall county, W. Va.; charter issued, March 16, 1896; expires, March 16, 1916; corporators, J. S. Hyer, E. S. Bland, W. G. Hyer, J. M. Morris- ton, H. E. Bickley, &c.; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $250,000.00; par value shares, $10.00.

BIG FOUR GOLD COMPANY, mining and milling gold and other metals and doing a general mining business in the Territory of Arizona; principal office, Baltimore, Md.; charter issued, July 22, 1899; corporators, Robert L. Watts, Portsmouth, Va.; Christopher G. Holland, Danville, Va.; Wm. T. Beld- ier, Frank R. Beldir, Frederick Henkelman, of Baltimore, Md.; Wm. B. Smoot,
19

CORPORATIONS.

Alexander, Va.: Goodrich Hatton, Portsmouth, Va.; capital subscribed, $70.00;
amount paid in, $70.00; capital authorized, $2,500,000.00; par value shares, $1.00.

Birney Catarrhal Powder Company, manufacturing, buying, handling and
selling medicines, medical substances and surgical appliances, proprietary articles and
especially the compounds known as Dr. Birney's Catarrhal Powder, &c.; principal
office, Chicago, Illinois; charter issued October 28, 1863; expires January 1,
1884; corporators, W. B. McPherson, Oatsville, Neb.; C. A. Birney, O. H. Birney,
Chicago, Illinois; R. E. Long, Watseka, Ill.; John S. Goodrich, Milwaukee,
Wis.; C. S. McFerrt, Chicago, Illinois; capital subscribed, $50,000.00; amount
paid in, $50,000.00; par value shares, $1.00.

Birdeye-Mellisco Coal Company, purchasing coal lands, owning, building and
operating coal mining plants and buying and selling all property necessary for said
purposes, &c.; principal office, Louisville, Ky.; charter issued September 29, 1865;
expires September 1, 1915; corporators, Edmund T. Haile, James L. Pirrie, William
C. Nones, James A. Shutterworth, George M. Fletcher, Louisville, Ky.; capital
subscribed, $600,000.00; amount paid in, $30,000.00; capital authorized, $100,000.00; par value
shares, $1.00.

Big Mountain Railway Company, building a railroad from Cedar Grove in the
county of Kanawha, up Kelly's Creek by the most practicable route to a connection
with the Chesapeake and Ohio Railway at, or near the mouth of Point Creek,
Kanawha county; principal office, Charleston, Kanawha county, West Virginia;
chartered, December 14, 1856; perpetual; corporators, W. O. Couch, C. B.
Couch, L. W. Couch, R. T. Carneshal, S. L. Howlney, all of Charleston, West Virginia;
capital subscribed, $60,000.00; par value shares, $1.00.

Black Rand Coal Company, mining coal and other minerals, manufacturing coke,
shippers of the same, and to carry on a general retail mercantile business, &c.;
principal office, Charleston, West Virginia; charter issued October 22, 1855;
expires October 22, 1865; corporators, John A. Lark, C. W. Swisher, C. L.
Merrill, Fairmont, West Virginia; H. B. Clarkson, D. J. W. Clarkson, Charle-
ton, West Virginia; capital subscribed, $50,000.00; amount paid in, $50.00; capital
authorized, $50,000.00; par value shares, $100.00.

Black Sea Licorice Root Company, cultivating, packing, trading, &c., in licorice
and sarsaparilla plants, roots, &c.; principal office, New York City; charter issued
April 2, 1866; expires March 5, 1906; corporators, John Bergeon, New York City; Peter
Ylhin, Sukhum Kale, Russia; Nicholas Maximooff, Albert G. Tanner, New York City;
Halemon M. Close, Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in,
$50.00; capital authorized, $50,000.00; par value shares, $100.00.

Bluefield Literary and Social Club, for purpose of maintaining a library and
reading room and for social enjoyment; principal office, Bluefield, W. Va.; charter
issued December 2, 1855; expires January 4, 1905; corporators, James F. Shumate, G. H. Davison, J. C. Godsey, J. E. Deck, Bluefield, W. Va.; capital sub-
scribed $2,000.00; amount paid in, $20.00; capital authorized, $2,000.00; par value
shares, $10.00.

Bluefield Park Association, conducting a fair, race course, Fisher's, baseball park
and other amusements; principal office, Bluefield, W. Va.; charter issued March 9, 1855; expires February 22, 1915; corporators, W. J. Hawley, G. A. D.Kellogg, H. W. Straley, J. C. How-
field James G. Darst, John M. Inderon, W. R. Teller, David E. Johnon, W. B.
Prickett, B. Prince, all of Bluefield, W. Va.; capital subscribed, $1,000.00; amount
paid in, $100.00; capital authorized, $50,000.00; par value shares, $1.00.

Bluefield Telegraph Publishing Company, printing and publishing newspapers
and carrying on the printing and publishing business, generally, &c.; principal
office, Bluefield, W. Va.; charter issued March 9, 1855; expires February 22, 1915;
corporators, W. J. Hawley, G. A. D. Kellogg, H. W. Straley, J. C. How-
field James G. Darst, John M. Inderon, W. R. Teller, David E. Johnon, W. B.
Prickett, B. Prince, all of Bluefield, W. Va.; capital subscribed, $1,000.00; amount
paid in, $100.00; capital authorized, $50,000.00; par value shares, $1.00.

Boise Canon Placer Mining Company, mining smelting, treating and refining ores and minerals and refining the products thereof; acquiring lands, mines, &c.,
principal office, New York City; charter issued, May 3, 1865; expires, April 27,
1895; corporators, Z. B. Sleeper, W. D. Scott, F. C. E. Wimer, New York City;
H. M. La Polletto, Indianapolis, Ind.; capital subscribed, $500,000.00; amount
paid in, $50,000.00; capital authorized, $50,000,000.00; par value shares, $10.00.
Corporations.

BOSTON CONTRACT COMPANY, constructing and equipping railways, roads, canals, bridges, telegraph lines, waterworks, gas and electric and power works and all works of internal improvements both private and public. S.C.: principal office, Boston, Mass.; charter issued October 11, 1866; expires January 1, 1916; capital stock, $1,000,000; par value $100.00 per share.

BOLITHO GOLD MINING COMPANY, buying, selling, lessing and dealing in mining lands, mineral and water rights, mining, selling, leasing and dealing in precious metals; principal office, San Francisco, Cal. Charter issued July 16, 1884; expires June 1, 1916; incorporators, A. N. Butts, E. P. Lynch, San Francisco; S. R. Howell, E. H. W. Ho, and Chicago; J. H. Manning, San Francisco; capital subscribed $5,000.00; amount paid in, $2,000.00; capital authorized, $1,000,000.00; par value shares, $2.00.

BOSTON GRANITE PRESERVED BRICK COMPANY, manufacturing, selling and dealing in brick and kindred articles; principal office, Charlestown, W. Va.; charter issued July 1, 1866; corporators, Henry Howes, Boston, Mass.; John W. Cash, Woonsocket, R. I.; Frank Harris, Woonsocket, R. I.; George H. Towle, William J. Dunlett, of Boston, Mass.; capital subscribed, $6,000.00; amount paid in, $2,000.00; capital authorized, $100,000.00; par value shares, $10.00.

BOSTON CONTRACT CYCLE COMPANY, manufacturing, purchasing and selling bicycles, bicycle machinery &a acquiring patents pertaining to bicycles and bicycle machinery; S.C.: principal office, Boston, Mass.; charter issued September 21, 1870; incorporators, John H. Lawrence, John L. Burt, A. B. Mitchell, M. Upham, Somerville, Mass.; Emanuel Nussbaum, E. Bertram Newcom, II; May, of Boston, Mass.; capital subscribed, $200,000.00; amount paid in, $200,000.00; capital authorized, $500,000.00; par value shares, $1.00.

BONITO GOLD MINING COMPANY, mining, preparing and selling, &c., gold, silver and other mineral ores, constructing and operating plants, &c., connected with such mining operations, &c., &c.; principal office, New York City; charter issued, May 4, 1866; expires, April 23, 1885; incorporators, E. H. Danforth, Perry Tiffany, Edward Delelma, New York City; Liddick Flick, Wiltshire, Pa.; John Davis, New York City; Charles E. Eddy, Brooklyn, N. Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,500,000.00; par value shares, $1.00.

BOSTON AND IDAHO GOLD IMPROVEMENT COMPANY, owning and operating mines and mining machinery, processes, &c., essential to the treatment thereof, dealing in the same, etc.; principal office, Boston, Massachusetts; charter issued, February 21, 1880; expires, February 21, 1910; corporators, C. O. Norcross, Brooklyn, Mass.; Aloys Stoll, Stolbury, Mass.; George A. Crawford, York, N. Y.; Boston, Mass.; Enoch E. Harkness, C. L. Norcross, Brookline, Massachusetts; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $2,000,000.00; par value shares, $1.00.

BOSTON METALLIC CUSHION COMPANY, manufacturing and dealing in materials and devices relating to furniture, seats, cushions, pillows, &c., to acquire and control inventions and letters, &c., for any and all the above named business, &c., &c.; principal office, Boston, Mass.; charter issued July 30, 1880; expires April 6, 1915; incorporators, Frederick T. Taylor, F. W. Taylor, Nathan D. Pratt, Samuel K. Kimball, Lowell, Mass.; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

BOSTON WINE AND SPIRITS COMPANY, wholesale and retail dealers in wines, malt and spirituous liquors, ices, and tobacco, and the business of a licensed wholesale dealer; principal office, Boston, Mass.; charter issued March 19, 1883; expires March 11, 1918; incorporators, Patrick Doherty, Edward H. Nelligan, James E. Fogerty, Owen A. Galvin, John J. Cummings, all of Boston, Mass.; capital subscribed, $25,000.00; amount paid in, $75,000.00; capital authorized, $500,000.00; par value shares, $50.00.

BOYNTON BICYCLE TRACTION COMPANY OF SPAIN, for the purpose of acquiring and dealing in inventions, letters patent, &c., for the propulsion of railway cars; &c., and manufacturing the same; principal office, New York City; charter issued, December 10, 1880; expires November 25, 1915; corporators, Jose F. de Navarro, M. T., K. Sotolongo, Madrid, de Castelo, Teos Ascencio, Alfonso de Navarro, Geo. R. Collingworth, all of New York City; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $100.00.

BOYNTON BICYCLE TRACTION COMPANY OF FRANCE, for the purpose of dealing in appliances and devices relating to steam and electric railways, &c., of the Republic, the principal office, New York; corporators, Jose F. de Navarro, M. T., K. Sotolongo, Madrid, de Castelo, Teos Ascencio, Alfonso de Navarro, Geo. R. Collingworth, all of New York City; charter issued, November 29, 1915; corporators, Jose F. de Navarro, M. T., K. Sotolongo, Madrid, de Castelo, Teos Ascencio, Alfonso de Navarro, Geo. R. Collingworth, all of New York City.
New York City; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $5,000,000; par value shares, $100.00.

BRADLEY CANTEE COAL COMPANY, owning and leasing coal lands, mining, buying and selling coal, selling merchandise, &c., &c.; principal office, Preston, W. Va.; charter issued November 29, 1893; expires January 1, 1905; corporators, H. J. Macfarlane, Graham Macfarlane, Newton Steven-on, Jr. Bush, H. Waring all of Louisville, Ky; capital subscribed, $2,500,000; amount paid in, $250,000; capital authorized, $10,000,000; par value shares, $100.00.

BRENTWELL ACCIDENT INSURANCE COMPANY, insuring persons against accidents; principal office, Brentnell, Mercer county, W. Va.; charter issued March 30, 1896; expires January 1, 1906; corporators, T. H. Cooper, C. M. Kyle, W. G. Freeman, James E. Jones, C. W. Freeman, Edward Cooper, all of Brentnell, W. Va.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $10.00.


BRIGHT HOPE MINING COMPANY, mining and milling gold and silver and any other metals or minerals; buying, selling and leasing mines and mills, &c. &c.; principal office, Chicago, Illinois; charter issued June 22, 1896; expires January 1, 1915; corporators, H. R. Swan, A. E. Albertman, thomas Bright, Charles Titcott, S. L. Ransden, and 24 others, all of Gervia Ohio capital subscribed, $50,000; amount paid in, $5,000; capital authorized, $25,000; par value shares, $10.00.

BRIAR HILL COAL AND COKE COMPANY, mining and dealing in coal, iron ore, oil and gas, manufacturing and dealing in coke and the products of other minerals, &c.; principal office, Catlettsburg, West Virginia; charter issued February 6, 1893; expires February 1, 1916; corporators, Franklin Noole, Robert F. Zinck, W. Wroughton Smith, of Brooklyn, N. Y.; E. W. Brondstreet, Charles E. Sherman, New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $100.00.

BRIGHT HOPE MANUFACTURING COMPANY, manufacturing, buying, selling and dealing in iron and steel in all forms; mining, buying, selling and dealing in coal, &c.; principal office, Wheeling, W. Va.; charter issued August 29, 1865; expires August 28, 1915; corporators, J. R. Jackson, New York City; Thomas Hackett, Pittsburgh, Pa.; Joseph Spelt-I, William B. Simpson, William F. Stif, George K. Heath, Wheeling, W. Va.; capital subscribed, $600,000; amount paid in, $600,000; capital authorized, $5,000,000; par value shares, $1.00.

BRILLIANT TUBE AND PIPE WORKS, manufacturing, buying, selling and dealing in iron and steel in all forms; mining, buying, selling and dealing in coal, &c.; principal office, Wheeling, W. Va.; charter issued August 29, 1865; expires August 28, 1915; corporators, George F. Patterson, Elen J. Cross, Herbert R. Preston, Edward J. Silkman, George D. Johnson all of Wheeling, W. Va.; capital subscribed, $2,500,000; amount paid in, $250,000; capital authorized, $30,000,000 par value shares, $50.00.

BRITTISH-MEXICAN SHIPPING COMPANY, owning, controlling and acquiring, by lease, purchase, &c., steamships, barges and vessels of all kinds, and operating the same on the high seas, &c., for the transportation of freight and passengers, &c., &c.; principal office, Baltimore City, Md.; charter issued April 22, 1865; expires January 1, 1910; corporators, George F. Patterson, Elen J. Cross, Herbert R. Preston, Edward J. Silkman, George D. Johnson all of Baltimore, Md.; capital subscribed, $2,500,000; amount paid in, $250,000; capital authorized, $30,000,000 par value shares, $50.00.

BROMO DRUG MANUFACTURING COMPANY, to manufacture, buy, sell and deal in drugs, medicines and anything pertaining to the drug and chemical business, &c.; principal office, Charleston, West Virginia; charter issued November 9, 1896; expires November 4, 1916; corporators, James Russell, Wm. F. McIntyre, H. A. Gege, Wm. J. Atkins, Baltimore, Md.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $10.00.
Corporations.

BROWN DONNALLY GROCERY COMPANY, for the purpose of buying and selling groceries and other merchandise; principal office, Charleston, West Virginia; charter issued January 9, 1906; expires January 1, 1916; subscribers, J. Brown Donnally, Charles W. Fulton, of New York, N. Y.; capital authorized, $10,000.00; paid in, $3,000.00; par value shares, $1.00.

BUCKEYE PORTLAND CEMENT COMPANY, mining, manufacturing, dealing, &c. in marl, clay, earths, cement, lime, &c., owning letters patent of United States, and foreign countries, &c.; principal office, Bellefontaine, Ohio; charter issued January 19, 1856; expires January 22, 1915; incorporators, R. S. Bartholomew, S. P. Bartholomew, Bristol, Conn.; Fred W. Brown, H. J. Bartholomew, G. W. Bartholomew, Jr., Bellefontaine, Ohio; capital authorized, $1,000,000.00; amount paid in, $1,000,000.00; par value shares, $100.00.

BUFFALO BALL BEARING AXLE COMPANY, making, selling and disposing of axles for cars, wagons and other vehicles and selling the right to make and dispense the same; principal office, Buffalo, Erie county, N. Y.; charter issued July 6, 1890; expires July 1, 1915; incorporators, Harvey Hong, Buffalo, N. Y.; Leon M. Slumund, Clarksville, Ohio; Heman N. Hopkins, Charles A. German, of Medina, N. Y.; capital authorized, $500,000.00; amount paid in, $150,000.00; par value shares, $100.00.

BUFFALO PLACER COMPANY, manufacturing and mining in the Territory of New Mexico, principal office, Buffalo City, N. Y.; charter issued January 16, 1855; expires January 1, 1911; incorporators, Jacob Diller, Philip W. Rith, Robert B. Huerter, Charles P. Stevenson, Alphonso J. Meyer, William R. Watson, Henry H. Argue, Richard W. Argue, all of Buffalo, New York; capital subscribed, $60,000.00; amount paid in, $6,000.00; capital authorized, $100,000.00; par value shares, $1.00.

BUENAVENTURA MINING AND SMELTING COMPANY, mining, smelting, buying, &c., gold, silver, lead, copper, &c., constructing, operating, &c., works for smelting said mineral, &c.; principal office, New York City; charter issued March 2, 1895; expires March 12, 1913; incorporators, Theodore B. Dale, Marlitta, Ohio; Glenn A. Drew, Zaneville, Ohio; Henry C. Vincent, Vincent, Ohio; Edward R. Dale, Marlitta, Ohio; Charles S. Dana, Belmar, Ohio; capital authorized, $1,000,000.00; paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

CACAPON HOTEL COMPANY, building hotels, operating and managing the same; principal offices, St. Croix, Morgan county, West Virginia; charter issued June 29, 1890; expires June 28, 1915; incorporators, Adam Spring, F. P. Jeffrey, P. T. Noland, Chris. A. Spring, L. M. Munsen and others, St. Croix, Morgan county, West Virginia; capital subscribed, $1,000,000.00; amount paid in, $75,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

Caldwell lumber company, owning and operating saw mills, planing mills and other wood working machinery, buying and selling trees, timber and lumber, &c., and carrying on a general merchandise business; principal office, Charleston, West Virginia; charter issued November 2, 1906; expires November 1, 1926; incorporators, Charles E. Howell, Smith, Brooklyn, N. Y.; Frederick K. Hitch, New York City, N. Y.; Walter Smith, Brooklyn, N. Y.; David Finch, Wm. H. O'Dwyer, New York City, N. Y.; capital authorized, $600,000.00; amount paid in, $80,000.00; capital authorized, $600,000.00; par value shares, $1.00.

California gold dredging company (Limited), exploring, prospecting, locating, negotiating for, securing, obtaining by option or otherwise, working, operating, buying, selling, leasing, and dealing in mines, mining ground, mineral lands, mill sites, water rights, mining plants, machinery, tools, &c.; principal office, San Francisco, California; charter issued November 7, 1896; expires October 10, 1946; incorporators, A. H. Rapp, C. E. Shafer, of San Francisco, California; J. H. Whitworth, Berkeley, California; G. H. Dupinelle, Fulton, California; Wm. W. Deans, San Francisco, California; capital authorized, $600,000.00; amount paid in, $50,000.00; capital authorized, $600,000.00; par value shares, $5.00.

California-Mexico gold mining and development company, buying, operating, leasing, bonning, prospecting and development and sale of mines and mining property in the United States, Mexico and elsewhere, &c.; principal office, Harper's Ferry, Jefferson county, W. Va.; charter issued, November 26, 1896; expires November 25, 1915; incorporators, Gerald Martin Ferrell, Woodville Fleming, of New York City, N. Y.; F. J. Traftord Huteson, Central City, Nebraska; Isaac Lawrence, Chandos Fulton, of New York City, N. Y.; capital authorized, $2,000,000.00; paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $1.00.
CAJPRFIL, OIL COIIIAY, drilling for petroleum oil and laying pipe for transportation, same, and the manufacture of the products the col., &c.: principal office, Wheeling, Ohio county, W. Va.; charter issued July 30, 1864; expires January 1, 1915; corporators, Edward Wagner, D. F. Seybold, W. H. Bayley, W. G. Long, F. C. DeArment, Pittsburgh, Pa.; J. F. Neuburn, C. F. Scheurer, Wheeling, W. Va.; capital subscribed, $500; amount paid in, $300.00; capital authorized, $1,000.00; par value shares, $100.00.

CAMP MEETING ASSOCIATION OF THE WEST VIRGINIA CONFERENCE OF THE METHODIST EPISCOPAL CHURCH, building, erecting and maintaining a building and structures to be used for educational religious and other purposes, and of manufacturing and selling lumber brick, &c., for the construction of buildings, &c.; principal office, Piscataway, W. Va.; charter issued September 12, 1862; expires January 1, 1915; corporators, W. E. MacVorkle, R. S. Carr, H. McWhorter, A. C. Orcutt, Charleston, W. Va.; capital subscribed, $50; amount paid in, $50.00; capital authorized, $25,000.00; par value shares, $50.00.

CAMPBELL OIL COMPANY OF WHEELING, W. Va.; drilling for petroleum oil and natural gas, leasing oil lands dealing in and selling oil and gas, &c.; principal office, Wheeling, W. Va.; charter issued August 7, 1865; expires July 28, 1915; corporators, James H. Boyd, Dingess, W. Va.; Claude L. Gear, Williamsport, W. Va.; Edward Thomas, W. W. Thomas, H. T. Wilson, Dingess, W. Va.; capital subscribed, $6,000.00; amount paid in, $1,800.00; capital authorized, $25,000.00; par value shares, $100.00.

CAMPBELL OIL COMPANY OF WHEELING, W. Va.; drilling for petroleum oil and natural gas, leasing oil lands dealing in and selling oil and gas, &c.; principal office, Wheeling, W. Va.; charter issued August 7, 1865; expires July 28, 1915; corporators, James H. Boyd, Dingess, W. Va.; Claude L. Gear, Williamsport, W. Va.; Edward Thomas, W. W. Thomas, H. T. Wilson, Dingess, W. Va.; capital subscribed, $6,000.00; amount paid in, $1,800.00; capital authorized, $25,000.00; par value shares, $100.00.

CANDA LUMBER COMPANY, buying and selling logs and lumber and of manufacturing and gasifying in all kinds of manufactured lumber and products thereof, &c.; principal office, Huntington, Cabell county, W. Va.; charter issued November 17, 1864; expires January 1, 1866; corporators, T. E. Cauda, New York city, N. Y.; Eli Eustis, Huntington, W. Va.; Wm. S. P. Otecamp, Cincinnati, Ohio; J. C. Dicker, W. H. Bank, Huntington, W. Va.; capital subscribed, $21,000.00; amount paid in, $21,000.00; capital authorized, $200,000.00; par value shares, $100.00.

CANDA LUMBER COMPANY, buying and selling logs and lumber and of manufacturing and gasifying in all kinds of manufactured lumber and products thereof, &c.; principal office, Huntington, Cabell county, W. Va.; charter issued November 17, 1864; expires January 1, 1866; corporators, T. E. Cauda, New York city, N. Y.; Eli Eustis, Huntington, W. Va.; Wm. S. P. Otecamp, Cincinnati, Ohio; J. C. Dicker, W. H. Bank, Huntington, W. Va.; capital subscribed, $21,000.00; amount paid in, $21,000.00; capital authorized, $200,000.00; par value shares, $100.00.

CANDA LUMBER COMPANY, buying and selling logs and lumber and of manufacturing and gasifying in all kinds of manufactured lumber and products thereof, &c.; principal office, Huntington, Cabell county, W. Va.; charter issued November 17, 1864; expires January 1, 1866; corporators, T. E. Cauda, New York city, N. Y.; Eli Eustis, Huntington, W. Va.; Wm. S. P. Otecamp, Cincinnati, Ohio; J. C. Dicker, W. H. Bank, Huntington, W. Va.; capital subscribed, $21,000.00; amount paid in, $21,000.00; capital authorized, $200,000.00; par value shares, $100.00.

CANFIELD MANUFACTURING AND NOVELTY COMPANY, for the purpose of manufacturing horse takes, hand takes, various kinds of handles and wooden novelties, &c.; principal office, Canfield, Ohio; charter issued, January 4, 1869; expires December 31, 1899; corporators, D. M. Goodrich, Youngstown, Ohio; John Zombel, Alexander Dickson, H. A. Manchester, C. E. Boughton, Miss Lizzie S. Caldwell, Homer Claw, C. C. Fowler, James E. Kirk, S. O. Ewing, Canfield, Ohio; capital subscribed, $75,000.00; amount paid in, $7,500.00; capital authorized, $15,000.00; par value shares, $50.00.

CARTAGENA COTTON COMPANY, growing, buying, selling, ginning, hauling, manufacturing, exporting and importing cotton; principal office, Boston, Massachusetts; charter issued May 29, 1860; expires May 28, 1896; corporators, Joseph G. Stevens, G. Abbott, James S. Delaney, of Boston, Mass.; Henry H. Sawyer, Newton, Mass.; Francis R. Hart, New Bedford, Mass.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $200,000.00; par value shares, $100.00.

CARRER COUNTY OIL, GAS AND MINERAL COMPANY, drilling for oil and gas, making coal and other minerals, and purchasing real estate, &c.; principal office, Wheeling, W. Va.; charter issued July 5, 1865; expires July 1, 1915; corporators, S. E. Mayers, R. R. Riker, N. Johnson, of Millersburg, Ohio; P. Parker, Belmont, N. Y.; W. E. Handley, John E. Eberly, Ferdinand Pfeffer, of Carrolton, Ohio; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $200,000.00; par value shares, $100.00.

CASSADAGA CEMENT COMPANY, carrying on a general manufacturing business, and particularly the manufacture and sale of cement to be used in mixing and in all other products that can be made from marl or clay, &c.; principal office, Dunkirk, Chautauqua

C C A LIF O R N I A I M P R O V E M E N T C O M PA N Y, contracting, purchasing, leasing, &c., lined of magnetic telegraph, telephones, lines of piping for transportation of fluids, &c., &c.; principal office, New York, N. Y.; charter issued March 20, 1865; expires March 19, 1915; corporators, Stanley H. G. Stewart, Samuel B. Curtis, New York; Walsin E. Dartt, Columbus, Ohio; Lake E. Kozens, Emerson McMillian, Jr., New York city; capital subscribed, $500; amount paid in, $500.00; capital authorized, $600,000.00; par value shares, $100.00.
Cathoscope Electrical Company, exhibiting, making, selling, renting or otherwise disposing of all kinds of electrical apparatus, machines and contrivances in which electricity is employed, and such other purposes, proper and lawful in connection therewith; principal office, New York, N. Y.; charter issued, June 6, 1886; expires, June 1, 1915; corporators, Meredith Dryden, Plainfield, N. J.; Frederick R. Fountaine, Chocolate Springs, A. Year, William G. McGregor, New York City, N. Y.; Jacob F. Wyckoff, Elizabeth, N. J.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $250,000.00; par value shares, $100.00.

Cateret Company, engaging in the manufacture and sale, and organizing companies to do the same, of motor vehicles or other motor devices, and to do all acts and things necessary to carry out the purposes of its organization; principal office, Charleston, Kanawha county, West Va.; charter issued June 17, 1886; expires June 17, 1916; corporators, Clarence B. Gray, Wm. F. Williams, 235 Broadway, New York, N. Y.; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $250,000.00; par value shares, $10.00.

Catlettsburg and Piketon Packet Company, navigating the Ohio and Big Sandy rivers and tributaries, carrying freight and passengers and doing all things necessary thereto; principal office, Ceredo, Wayne county, W. Va.; charter issued March 14, 1896; expires December 31, 1816; corporators, R. H. Owens, C. F. Davidson, Thomas J. Fortune, H. G. Marcum, Catlettsburg, Ky.; J. C. Butler, Louisa, Ky.; capital subscribed, $2,500,000.00; amount paid in, $2,500,000.00; capital authorized, $25,000,000.00; par value shares, $1,000.00.

CEDRAS ISLAND Company, to carry on a general mining business in the State of West Virginia and elsewhere; principal office, Chicago, Ill.; charter issued June 27, 1896; expires June 26, 1916; corporators, Thomas R. Lombard, Kean F. Runyan, John C. Martiney, Charles G. Price, W. Va.; capital subscribed, $2,000,000.00; amount paid in, $2,000,000.00; capital authorized, $2,000,000.00; par value shares, $1.00.

CENTRAL CONSTRUCTION COMPANY, constructing, owning, operating and selling railroads, buying, owning, leasing and selling mines, quarries, oil wells, etc.; principal office, Washington City, District of Columbia; charter issued January 10, 1886; expires January 15, 1916; corporators, Wm. Oscar Roome, Wm. H. Barsow, Washington, D. C.; Wm. O. Neison, Baltimore, Md.; Wm. E. McIntosh, Nashville, Tenn.; Archbeald H. Hughes, Jr., Columbus, Tenn.; Leonidas K. Costes, Baltimore, Md.; capital subscribed, $8,000,000.00; amount paid in, $8,000,000.00; capital authorized, $100,000,000.00; par value shares, $100.00.

CENTRAL GLASS WORKS, for the purpose of manufacturing, buying and selling all kinds of glass, ware and other merchandise pertaining to last character of business; &c.; principal office, Wheeling, West Virginia; charter issued January 3, 1886; expires January 2, 1916; corporators, N. B. Scott, Peter Cassell, L. F. Stitell, Joseph Speidel, P. B. Dobbin, all of Wheeling, W. Va.; capital subscribed, $600,000, amount paid in, $600,000; capital authorized, $600,000; par value shares, $100.00.

CENTREVILLE PIPE LINE AND GAS COMPANY, constructing and maintaining pipe lines and furnishing natural gas in the county of Tyler; principal office, Centreville, Tyler county, W. Va.; charter issued November 7, 1896; expires October 16, 1918; corporators, Wm. Morris, Jr., E. H. Conaway, C. H. Hedges, James R. Askren, Robert P. Keller, Wm. F. Harmon, Marshal Pierpoint, Jr., Alton, Tyler county, W. Va., and five others, of Tyler county, W. Va.; capital subscribed, $750,000; amount paid in, $511,000; capital authorized, $1,000,000; par value shares, $100.00.

CENTRE OIL COMPANY, purchasing and leasing lands and leases and sinking wells for oil and natural gas, laying pipe lines for transportation of same; &c.; &c.; principal office, Muncie, Indiana; land leased, in Hesper, Wm. H. Jessee, W. Va.; capital subscribed, $300,000; amount paid in, $25,000; capital authorized, $25,000; par value shares, $10.00.

CEYLON PLANTERS' TEA COMPANY, purchase of Ceylon Tea, produce and wares in the island of Ceylon, and the sale thereof in America and elsewhere; &c.; &c.; principal office, Charleston, W. Va.; charter issued January 17, 1856; expires December 28, 1916; corporators, S. Elwood May, Sparkhill, N. Y.; John Farr, Shurtleff, New London, Conn.; and others, of Charleston, W. Va.; Albert E. Rose, C. R. Story, N. Y.; Lt. Col. Thomas C. C. S. Cole, N. Y.; William G. Wood, New York City, N. Y.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized $1,000,000; par value shares, $100.00.
Corporations.

CHARLESTON DRUG COMPANY, carrying on the business of wholesale and retail druggists and dealers in general merchandise; principal office, Charleston, W. Va.; charter issued February 6, 1889; expires February 5, 1939; corporators, A. B. Day, Jr., Philadelphia, Pa.; W. E. Hanger, M. P. Helwieg, M. R. Tyree, R. G. Quarrier, Charleston, W. Va.; capital subscribed, $250,000; amount paid in, $25,000; capital authorized, $50,000.00; par value shares, $50.00.

CHARLESTON ELECTRIC RAILWAY AND POWER COMPANY, purchasing, leasing, owning, constructing and operating lines of street railway, water-works, and any and all factories and plants for supplying water, gas, etc.; principal office, Charleston; charter issued December 10, 1876; expires December 1, 1916; corporators, Nell Robison, E. L. Butterick, D. W. Patterson, F. H. Markell, J. N. Barnes, all of Charleston, W. Va.; capital subscribed, $50,000.00; capital authorized, $50,000,00; par value shares, $100.00.

CHARLESTON HOME BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and home building and saving among its members and enjoy all the rights, privileges and powers of such association; principal office, Charleston, Kanawha county, W. Va.; charter issued December 31, 1896; expires December 31, 1916; corporators, Geo. W. Gates, R. G. Hubbard, J. J. Richardson, Dan B. Brawley, W. E. Dunn, John M. Collins, C. E. West, J. W. Grider, J. L. Richardson, all of Charleston, W. Va.; capital subscribed, $50,000; amount paid in, $25,000; capital authorized, $1,000,000.00; par value shares, $100.00.

CHARLESTON LIQUOR DEALERS MUTUAL AND PROTECTIVE ASSOCIATION, furthering and promoting mutually the general business interests of the liquor dealers of Charleston, Kanawha county, West Va.; principal office, Charleston, Kanawha county, W. Va.; charter issued August 24, 1883; expires August 1, 1913; corporators, B. Gallenberg, J. J. Gavvin, Wm. Kiefer, R. L. Bithly, Fred Gardner, all of Charleston, West Va.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000.00; par value shares, $100.00.

CHARLESTON SHIPING COMPANY, to purchase, charter, own and operate steamships and other vessels, for the transportation over all waters of merchandise of all kinds, passengers and mails, doing all things necessary and proper in said business; principal office, Charleston, South Carolina; charter issued November 1, 1896; expires October 1, 1916; corporators, Wm. Johnson, Liverpool, England; Charles Morton Stewart, Geo. T. Patterson, Robert Ramsey, of Baltimore, Maryland; Charles C. Patterson, Boston, Mass.; capital subscribed, $100,000.00; amount paid in, $50,000; capital authorized, $1,000,000.00; par value shares, $100.00.

CHARLESTON TRANSFER AND WHARFAGE COMPANY, acquiring, owning, holding, &c., wharfbouts and landings in the city of Charleston, W. Va.; doing a general handling and transportation business; &c., &c.; principal office, Charleston, W. Va.; charter issued April 8, 1895; expires April 1, 1915; corporators, W. T. MacCorkle, Malcolm Jackson, M. M. Williams, A. W. Waterous, P. M. Staunton, Charleston, W. Va.; capital subscribed, $500,000.00; amount paid in, $250,000; capital authorized, $500,000.00; par value shares, $100.00.

CHARLES H. NORTON & CO., buying, slaughtering, packing, selling &c., hogs, sheep, cattle &c.; principal office, Boston, Mass.; charter issued August 1, 1863; expires December 31, 1863; corporators, Charles H. North, Somerville, Mass.; Marcellus Coggan, Malvern, Mass.; JospeH H. Prescott, Everett, Mass.; Frederick H. Garmon, Boston, Mass.; Geo. L. Pearson, Somerville, Mass.; capital subscribed, $10,000.00; amount paid in, $6,000.00; capital authorized, $10,000.00; par value shares, $100.00.

CHARLES H. NORTH & CO., buying, slaughtering, packing, selling &c., hogs, sheep, cattle &c.; principal office, Boston, Mass.; charter issued August 1, 1863; expires December 31, 1863; corporators, Charles H. North, Somerville, Mass.; Marcellus Coggan, Malvern, Mass.; JospeH H. Prescott, Everett, Mass.; Frederick H. Garmon, Boston, Mass.; Geo. L. Pearson, Somerville, Mass.; capital subscribed, $10,000.00; amount paid in, $6,000.00; capital authorized, $10,000.00; par value shares, $100.00.

CHARLES G. BOWE EXPORTERS AND CONSUMERS FLOUR COMPANY, manufacturing, buying, selling, &c., wheat, rye, barley and all other kinds of flour, grain, cereals, &c., &c.; principal office, New York; charter issued April 26, 1896; expires April 25, 1906; corporators, B. C. Davis, Brooklyn, N. Y.; John F. Lendley, Hoboken, N. J.; Chas. S. Steele, New York City; T. F. Gaynor, Charles R. Lee, Brooklyn, N. Y.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $100.00.

CHARLES G. HOWE EXPORTERS AND CONSUMERS FLOUR COMPANY, manufacturing, buying, selling, &c., wheat, rye, barley and all other kinds of flour, grain, cereals, &c., &c.; principal office, New York; charter issued April 26, 1896; expires April 25, 1906; corporators, B. C. Davis, Brooklyn, N. Y.; John F. Lendley, Hoboken, N. J.; Chas. S. Steele, New York City; T. F. Gaynor, Charles R. Lee, Brooklyn, N. Y.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $100.00.
CORPORATIONS.

19

CHARLOTTE OIL COMPANY, drilling for petroleum, oil and natural gas, leasing lands for oil and gas purposes, and laying pipes for marketing its products; principal office, Wheeling, W. Va.; charter issued December 12, 1895; expires December 10, 1915; corporators, A. C. Davis, John Britil, George Newman, John F. McCarthy, F. W. Donal- dson, all of Wheeling, W. Va.; capital, $100,000.00; amount paid in, $150.00; capital authorized, $100,000.00; par value shares, $100.00.

CHESAPEAKE TOWING COMPANY, building, purchasing, owning, navigating, operating, chartering and leasing steamboats, barges and other boats for transporting persons and freight of all kinds, etc.; principal office, Handley, Kanawha county, W. Va.; charter issued January 1, 1916; expires, December 31, 1935; corporators, H. J. McCoy, P. J. Shively, T. R. Thacker, W. W. Burns, all of Charleston, W. Va.; capital, $100,000.00; amount paid in, $230.00; capital authorized, $100,000.00; par value shares, $100.00.

CHESTER PLATE ICE COMPANY, manufacturing, storing, and vending ice, operating first-class cold storage and general warehouse for storing and selling coal, &c.; principal office, Clarksburg, Harrison Co., W. Va.; charter issued July 21, 1890; expires July 23, 1900; corporators, John C. Price, W. H. Green, Jr., W. L. Gray, Samuel A. Price, Chester, Pa.; Fred Balcom, Jackson ville, Fla.; W. G. Howeili, Ridley Park, Pa.; Horace H. Jackson, Chester, Pa.; capital subscribed, $15,000.00; amount paid in, $750.00; capital authorized, $100,000.00; par value shares, $100.00.

CHRISWELL CHEMICAL COMPANY OF WASHINGTON, D. C., purchasing and manufacturing medicinal compounds, acquiring by purchase or otherwise medicinal formulas, &c.; principal office, Washington, D. C.; charter issued July 20, 1890; expires July 19, 1900; corporators, Francis M. Chriswell, Clarence B. Rhee, Frank S. Williams, George W. F. Smartt, George F. Graham, Washington, D. C.; capital subscribed, $100.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $100.00.

CHRISTY ICE COMPANY, buying, selling, shipping and storing coal, manufacturing, storing and selling ice, dealing in general teaming business and conducting generally the business of a corporation; principal office, New York City; charter issued December 28, 1890; expires December 1, 1910; corporators, Oliver P. Stroh, Grantou, W. Va.; Edward De Hart, West Grantou, W. Va.; Osa C. Jeffers, Stephen W. Poe, Grantou, W. Va.; Robert W. Kennedy, West Grantou, W. Va.; capital subscribed, $100.00; amount paid in, $50.00; capital authorized, $50,000.00; par value shares, $100.00.

CHURCH ROLLER BEARING COMPANY, buying, selling, manufacturing, acquiring patents, operating and dealing in anti-friction and roller bearings, &c.; &c.; principal office, New York City; charter issued March 2, 1895; expires December 31, 1911; corporators, Edward Phillips, Brooklyn, N. Y., James J. Macauley, Charles F. Sharrott, Bradford H. Hahnh, Albert Bosch, New York City; capital subscribed $500.00; amount paid in, $250.00; capital authorized, $500.00; par value shares, $100.00.

CHINISSE EXPLORATION COMPANY, building, construct etc., railways, tram-car lines, bridges; use and use all kind of motive power, cars, barges, boats for transportation purposes, etc.; principal office, New York City; charter issued April 27, 1886; expires April 27, 1916; corporators, David N. Moxon, Brooklyn, N. Y.; Seabury C. Mastic, W. Latrd Goldshorouch, New York, N. Y.; Ernest Hopkins, Brooklyn, N. Y.; Harry Contant, New York, N. Y.; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.

CIRCLE CYCLE COMPANY, manufacturing, buying and selling bicycles, tricycles and cycles of any and all descriptions and all articles pertaining or relating to same, etc.; principal office, New York city, N. Y.; charter issued October 30, 1896; expires,
CITIZENS MUTUAL LOAN ASSOCIATION, encouraging industry, frugality and home-building and saving among its members; principal office, Wheeling, West Va.; charter issued March 18, 1871; expires March 12, 1893; corporators, H. F. Jones, W. A. Childs, E. G. Neilson, J. C. Eyerly, E. F. Runkel, F. B. Dick, Joseph Lawson, D. R. Toffan, R. S. McLure, H. W. Fair. of Wheeling, W. Va.; capital subscribed $1,600; amount paid in, $1,650; capital authorized, $4,000,000; at par value shares, $100.00.

CLARKSBURG HIGH-GRADE SHALE BRICK COMPANY, manufacturing and selling high grade shale brick, ornamental, fire, paviug and all kinds of brick terra cotta specials, and sewer-pipe and all articles made from Clay, principal office, Clarksburg, Harrison county, West Va.; charter issued May 12, 1890; expires April 29, 1910; corporators, Geo. M. Whitehurst, Girlington, W. Va.; T. M. Jackson, W. B. Maxwell, E. W. Williams, Fleming Howell, of Clarksburg, W. Va.; capital subscribed, $500; amount paid in, $500; capital authorized, $200,000; at par value shares, $100.00.

CLARKSBURG SOCIAL CLUB, for the diffusion of useful information and knowledge, improving the social relations of those interested therein, as well as in other good purposes; to hold sufficient real estate for the purposes of said corporation; principal office, Clarksburg, W. Va.; charter issued December 21, 1896; expires January 1, 1925; corporators, Frank J. Welsh, John W. Parker, Frank J. Homolka, Clarence W. Ash, Elwood Cork, Clarksburg, W. Va.; capital subscribed, $800; amount paid in, $20.00; capital authorized, $10,000; at par value shares, $10.00.

CLAY LUMBER COMPANY, buying timber and manufacturing the same into lumber; building and operating railroads and tram roads; owning and operating saw mills, &c., &c.; principal office, Charleston, W. Va.; charter issued July 12, 1896; expires July 11, 1916; corporators, Frank G. Rollett, New Lexingtom, W. Va.; James W. Banks, Belchfont, H. P. W. Field, E. R. Jackson, Clendeninn, W. Va.; capital subscribed, $600; amount paid in, $50; capital authorized, $100,000; at par value shares, $100.00.

CLENDENNIN GYMNASTIC & ATHLETIC CLUB, muscular development, the encouragement and stimulation of many sports and trials of skill and strength between man and man; principal office, Clendeninn, Kanawha county, W. Va.; charter issued December 11, 1880; expires December 10, 1900; corporators, E. C. Lyne, Charleston, W. Va.; J. B. Hester, A. W. Darnell, H. P. W. Field, E. R. Jackson, Clendeninn, W. Va.; capital subscribed, $500; amount paid in, $100; capital authorized, $500; at par value shares, $1.00.

CLIMO-BRANDENBURG COMPANY, making and selling bicycles, bicycle parts and and bicycle machinery, and any other article of merchandise; principal office, Climb, F. M. Nether, H. H. Johnson, A. L. Moore, M. B. Johnson, Jeviand, Ohio; capital subscribed, $500; amount paid in, $500; capital authorized, $500; at par value shares, $1.00.

C. L. PULLMANS CENTRE VESTIBULE CAR COMPANY, the sale or manufacture of street or railroad cars and any and all parts thereof; acquiring and owning patents for same and licensing individuals or corporations to use said patents, etc.; principal office, Charleston, Kanawha county, W. Va.; charter issued May 28, 1890; expires August 1, 1916; corporators, James W. Calhoun, Brooklyn, N Y.; Henry A. Hickman, Jus In B. Staley, Richard H, Mathor, Conrad Vorone--s, Chicago, Ill.; capital subscribed, $500; amount paid in, $500; capital authorized, $500; at par value shares, $100.00.

C. M. HILL LUMBER COMPANY, manufacturing lumber; acquiring by purchase, lease, agreement, etc., lands, timber, logs, saw mills, &c., and dispose of same and all products as allowed by the laws of West Virginia, etc.; principal office, Duluth, Minn.; charter issued May 28, 1890; expires May 27, 1910; corporators, M. H. Hill, Susie R. Hill Saginaw, Mich.; David C. Petion, Cheboygan, Mich.; Joseph C. Healy, Mesaba, Minn.; George W. Maun, Duluth, Minn.; capital subscribed, $10,000; amount paid in, $25,000; capital authorized, $100,000; at par value shares, $100.00.

COAST PIGEON MANUFACTURING COMPANY, manufacturing buying, selling, leasing and using of machinery, devices for the manufracture of novelties and general sporting goods, etc., principal office, Cuyahoga Falls, Summit county, Ohio; charter issued May 29, 1890; expires May 19, 1910; corporators, H. A. Peuroe, Baltimore,
CORPORATIONS.

COLUMBIA OIL COMPANY, boring, drilling, running and operating for the production of oil and gas; producing, buying, selling, &c., same; acquiring and holding necessary real and personal property, &c., &c., principal office, Huntington, W. Va.; charter issued August 28, 1895; expires August 20, 1915; corporators, R. S. Gray, J. S. Kiley, C. Freeman, J. W. Bohl, W. P. Lucas; capital subscribed, $200,000.00; amount paid in, $50,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

COLUMBIA PERFECTING PRESS COMPANY, acquiring the right, license or privilege of using any invention or improvement in machines, &c., in the art of printing that are now known or which may hereafter be discovered, &c., &c., principal office, Washington, D. C.; charter issued August 18, 1895; expires June 20, 1915; corporators, Samuel M. Bryan, Lemon G. Hin, Nathaniel I. Wilson, W. F. Mattugly, George W. Gray, Henry J. Geinser, James H. Wilson, Edward V. Murpve, Robert O. Holtzman, Sebourn T. Tullalo, William V. Cox, Washington, D. C.; puss Capitol stock, $50,000.00; amount paid in, $50,000.00; capital authorized, $250,000.00; par value shares, $100.00.

COLUMBIA PHOSPHATE COMPANY, mining, selling and handling phosphate and other minerals, manufacturing and selling lumber and other products; principal office, New York, N. Y.; charter issued March 19, 1896; expires March 19, 1916; corporators, R. Wayne Wilson, Henry B. Mellowell, Henry C. Towne, Frederick Lewis, Harlow R. Ward, all of New York, N. Y.; capital subscribed, $50 00; amount paid in, $20,000.00; capital authorized, $250,000.00; par value shares, $5.00.

COLUMBUS PLATE AND WINDOW GLASS COMPANY, manufacturing articles from wood, metal and glass, dealing in all varieties of glass and painters' and glaziers' supplies; principal office, Columbus, Ohio; charter issued March 27, 1890; expires January 1, 1928; corporators, Charles A. Wilson, Charles W. Wadless, Edward H. Sull, of Pittsburgh, Pa.; William A. Wilson, William P. Wilson, W. H. E. Wilson, W. Va.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

COLUMBUS WIRE NAIL COMPANY, manufacturing wire of all kinds, wire goods and nails of every description, making or other packages for transporting and selling same, &c., &c., principal office, Central City, Cambell county, W. Va.; charter issued November 21, 1896; expires Nov. 17, 1921; corporators, J. W. Graham, Central City, W. Va.; corporation, J. L. Hawkins, J. H. Hargis, R. N. Mars, Huntington, W. Va.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

COMMERCIAL GAS COMPANY OF NEW YORK, operating under letters patent of the United States and other countries; manufacturing and selling all products connected therewith, &c., &c., principal office, New York; charter issued April 3, 1894; expires April 2, 1916; corporators, John A. Chrysale, Flatbush, L. I., N. Y.; Albert
CORPORATIONS.

L. Hall, New York City; C. Howard Reeve, Cleveland, Ohio; Joseph W. Connelly, Summit, N. J.; William V. Lomax, New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $100.00.

COMMERCIAL LOAN AND TRUST COMPANY, buying real estate and personal property, loaning money on mortgage or pledge of real and personal property, &c.; principal office, 17 Broad St., Boston, Mass.; charter issued April 3, 1866; expires November 10, 1896; incorporated by special act, John R. Grahm, John A. Duggan, of Quincy, Mass.; William D. Bradstreet, Herbert W. Pattee, of Boston, Mass.; Z. Frank Little, Portland, Maine; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $100.00.

COMMONWEALTH ENDOWMENT COMPANY, carrying on a maturity and endowment business; issuing and selling its own certificate, and receive payment thereon, &c.; principal office, Philadelphia, Pa.; charter issued February 13, 1865; expires February 13, 1865; corporators, John L. Jordan, 306 Front; Edward A. Nopp, Philadelphia, Pa.; Peter Muddy, Chester, Pa.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $50.

COMMERCIAL TELEPHONE AND ELECTRIC COMPANY, manufacturing, constructing, leasing, equipping and operating public and private telephone and electrical devices, &c.; principal office, New York City; charter issued June 10, 1884; expires January 1, 1914; corporators, George B. Luck, William B. Burnett, J. C. John, Dickman, William B. Burnett, M. J. Cookley, Walter E. Hoffmam, Eugene Hart, all of New York, N. Y.; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $500,000.00; par value shares, $100.

COMPTON ELECTRIC SERVICE COMPANY, manufacturing, vending, renting or leasing electrical and mechanical devices, appliances, apparatus, valves, &c., &c.; principal office, New York City; charter issued January 23, 1886; expires January 1, 1915; corporators, George L. Thomas, Baltimore, Md.; Marvin D. Compton, Newark, N. J.; J. F. Gilley, Elizabeth, N. J.; Houston A. Thomas, Boston, Mass.; Oscar A. Woodruff, Newark, N. J.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $100.

CONNECTICUT CERAMIC GAS LIGHT COMPANY, manufacturing, purchasing, owning, &c., hood, mantels, gas burners and all other fixtures, appliances, &c., used in incandescent gas lighting, &c.; principal office, New York City; charter issued January 22, 1885; expires January 1, 1916; corporators, W. E. Sabin, Brooklyn, N. Y.; N. F. Rogers, New York City; A. G. Haven, Fairview, N. J.; Wade Keyser, New York City; E. W. Youmans, Jr., Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.

CONNECTICUT NAIL COMPANY, manufacturing, buying, selling and dealing in nails, spikes, screws and brass, iron and wood machinery devices and novelties of all kinds; principal office, Charleston, Kanawha county, W. Va.; charter issued May 20, 1886; expires May 11, 1916; corporators, H. C. Davis, Charles K. Lee, John Desmond, Henry McCracken, Jere. F. Fleet, all of Brooklyn, N. Y.; capital subscribed, $250,000; amount paid in, $175,000; capital authorized, $500,000.00; par value shares, $10.

CONSOLIDATED COLOR COMPANY, carrying on a general mining business in all kinds of minerals, &c., &c.; principal office, Martinsburg, W. Va.; capital authorized, $1,000,000; par value shares, $10.

CONSOLIDATED CIRCULAR COTTON COMPANY (L'td.) baling and compressing cotton; to buy, sell, import, export, deal in warehouse, &c., cotton, cotton seed and any of its products, &c., &c.; principal office, Baltimore, Md.; charter issued, November 14, 1865; expires October 15, 1895; corporators, Wm. H. Carson, Esq., George P. Patterson, Robert Ramsay, Henry O. Haughton, Franklin A. Noble, Baltimore, Md.; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $250,000.00; par value shares, $50.

CONSOLIDATED GOLD MINING COMPANY, to own and operate mines and mining machinery, appliances and processes essential and convenient for the treatment of ores, &c., &c., to acquire, operate, lease and dispose of mining and timber properties to hold and control and convey Patent Rights, and to do all things necessary or convenient therefor; principal office, Charleston, W. Va.; charter issued January 1, 1883; corporators, William King Malden, Mass.; William McGuigan, Everest, Mass.; John Neal, Somerville, Mass.; Canle E. Clark, William A. Clark, of New York; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $10.00.
CONSUMERS ICE AND COLD STORAGE COMPANY, manufacturing and selling artificial ice, carrying on the business of cold storage, etc.; principal office, Charleston, Kanawha County, W. Va.; charter issued March 11, 1898; expires March 10, 1946; corporators, Wm. M. Hamilton, Jr., Fred. Gardner, Geo. O. Taylor, Louis Schwartz, George S. Harrington, Wm. H. Schenck, capital authorized, $50,000.00; amount paid in, $50.00; capital authorized, $50,000.00; par value shares, $100.00.

CONSARLO MINING COMPANY, for the purpose of dealing in all kinds of mining and reduction apparatus and mine products, etc.; principal office, Boston, Massachusetts; charter issued January 1, 1898; expires January 1, 1918; corporators, John C. Fink, Wm. A. Loomis, G. H. Cushing, A. W. Doane, E. Sylvester, Melrose, Massachusetts; Thomas F. Killian, Walter F. Bryant, J. Irwin Read, James R. Powers, Boston, Massachusetts; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $50.00.

CONTINENTAL BREWING COMPANY, brewing lager and other malt beverages, bottling and dealing in same, and making and dealing in malt extracts; principal office, Boston, Massachusetts; charter issued, March 6, 1898; expires, January 1, 1918; corporators, Charles A. King, Mattapoisett, Mass.; Robert McCormick, Louisa Watson, Lott Mandel, Boston, Mass.; E. Stanley Harrington, Somerville, Mass.; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $500,000.00; par value shares, $100.00.

CONTINENTAL EXHIBIT COMPANY, receiving and holding the right to a certain invention in the nature of a coin counting machine, for exhibiting pictures and manufacturing and selling the same; principal office, Parkersburg, Wood county, W. Va.; charter issued January 2, 1897; expires December 16, 1917; corporators, J. G. MacFerson, McKeesport, Pa.; Louis D. Baugh, Frank F. Bowe, Pittsburg, Pa.; Roht. W. Hervey, Ashtabula, Ohio; John Jarvis, McKeesport, Pa.; A. W. Southworth, J. R. Lanning, Pittsburg, Pa.; capital subscribed, $10,000.00; amount paid in, $1,700.00; capital authorized, $25,000.00; par value shares, $50.00.

CONTINENTAL TEA COMPANY, buying and selling tea, coffee and other merchandise, buy, etc., real estate, borrow and lend money and give and take security therefor, etc., etc.; principal office, Philadelphia, Pa.; charter issued February 11, 1898; expires January 28, 1903; corporators, Oscar L. Britton, William E. Sharps, John B. Miller, Phillip C. Wadsworth, Philadelphia, Pa.; Albert D. Stewert, Lancaster, Pa.; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $100.00.

COOPER KING OF ARIZONA, mining for gold, silver, copper and all other metals and minerals in the states and territories of the United States, etc.; principal office, Charleston, Kanawha county, W. Va.; charter issued March 10, 1898; expires March 16, 1918; corporators, Jere R. Fret, W. H. Mack, of Brooklyn, N. Y.; Chas. H. DeVeill, New York, N. Y.; F. F. Gaynor, Charles R. Lee, of Brooklyn, N. Y.; capital subscribed, $800.00; amount paid in, $80.00; capital authorized, $500,000.00; par value shares, $10.00.

CORKATED STOVE EMBOW COMPANY, for the purpose of manufacturing corrugated sheet metal one-piece stove pipe elbows and dealing in same; principal office, Clincota, Ohio; charter issued, February 21, 1893; capital authorized, $100,000.00; par value shares, $1.00; corporators, M. Myers, Franklin F. Cahill, E. S. Myers, T. J. Cale, L. R. Myers, Cincinnati, Ohio; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $25,000.00; par value shares, $25.00.

COWEN AND BIRCH RIVER RAILROAD COMPANY, constructing and operating a railroad in the State of West Virginia; principal office, Buchanan, Upshur county, W. Va.; charter issued January 7, 1887; continues 90 years; corporators, N. B. McCarty, Thou. J. Farnsworth, T. H. Farnsworth, Charles L. Scott, A. J. Borenau, Buchanan, Upshur county, W. Va.; capital authorized, $100,000.00; par value shares, $10.00.

CRAIG SILVER AND BRONZE COMPANY, manufacturing and selling artificial silver and bronze, Sc., and dealing in silver and bronze and the same, Sc., Sc., principal office, New York City; charter issued May 27, 1894; expires May 27, 1944; corporators, George Lauder, Joseph M. Higdon, William A. Locke, New York City; Melvin H. Bronson, Richmond Hill, L. I., Allen M. Jens, New York City; capital subscribed, $600.00; amount paid in, $60.00; capital authorized, $500,000.00; par value shares, $100.00.

CRESCENT ELEVATOR COMPANY, constructing, owning, leasing, maintaining and operating grain elevators and warehouses, buying and dealing in wheat and other grains and in the products thereof, coal, lumber, wood and all other property in connection with such business, Sc.; principal office, Minneapolis, Minn.; charter issued September 30, 1898; expires October 1, 1918; corporators, Charles M. Harrington, Frederick H. Flanagan, William J. Bartlet, Gustav E. Ferrick, Edward M. Andrews, capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $1,000.00.
Cripple Creek Gold Mining Syndicate, for the purpose of mining for gold and other metals and doing a general mining business; principal office, New York City; charter issued December 10, 1893; expires November 30, 1905; paid in $1,000,000; capital authorized $2,000,000; par value shares, $1.00.

Cripple Creek Wonder Gold Mining Company, of Cripple Creek, Colorado, mining for gold, silver and all mining and related minerals and doing a general mining business; principal office, Charleston, West Virginia; charter issued February 18, 1893; expires February 11, 1910; paid in $1,000,000; capital authorized $3,000,000; par value shares, $1.00.

Crown Hill Colliery Company, purchasing possessing, holding, &c., real estate and mining and digging coal and other minerals therein, and shipping, selling, &c., same, &c., &c.; principal office, Crown Hill, West Va.; charter issued June 7, 1893; expires May 7, 1915; paid in $50,000; capital authorized $100,000; par value shares, $1.00.

C. Seybold & Company, constructing and maintaining booms, with or without dams, on Beaver Creek, in the counties of Webster and Randolph; principal office, Addison, Webster county, W. Va.; charter issued March 11, 1893; expires January 1, 1915; paid in $100,000; capital authorized $200,000; par value shares, $1.00.

Cumberland County Consolidated Mining Company, mining for gold, silver, copper and other minerals in the United States and territories, and doing all things necessary in a general mining business; principal office, Charleston, Kanawha county, W. Va.; charter issued May 11, 1893; expires April 15, 1916; paid in $50,000; capital authorized $200,000; par value shares, $1.00.

Cundy Iron Company, mining and carrying on a mining business; principal office, Chicago, Ill.; charter issued May 23, 1893; expires May 11, 1916; paid in $300,000; capital authorized $500,000; par value shares, $1.00.

Cycle Components Company, manufacturing, selling and vending bicycles and all bicycle apparatus and accessories; principal office, New York City, N. Y.; charter issued October 12, 1893; expires October 7, 1916; paid in $100,000; capital authorized $250,000; par value shares, $1.00.

Dacotah Mining Company, engaging in a general mining business, smelting and treating ores and minerals of all kinds; principal office, Chicago, Ill.; charter issued June 3, 1893; expires May 31, 1916; paid in $100,000; capital authorized $200,000; par value shares, $1.00.

Daily Telegraph Company, carrying on a general printing and publishing business, holding property, borrowing money, and all things necessary, etc.; principal office, Charleston, Kanawha county, W. Va.; charter issued January 16, 1893; expires January 1, 1916; paid in $50,000; capital authorized $200,000; par value shares, $1.00.

Dale Exchange, of Mineral County, West Virginia, conducting a general mercantile business, wholesale and retail; principal office, New Creek, Mineral county, W. Va.; charter issued August 15, 1893; expires July 11, 1916; paid in $100,000; capital authorized $200,000; par value shares, $1.00.
Corporations.

DAVID JONES COMPANY, brewing, manufacturing, buying, selling, &c., ale, porter, lager beer, &c., buying; selling hops, and other articles pertaining to said business, &c.; principal office, New York City; charter issued January 21, 1866; expires January 1, 1915; corporators, John Keenan, Jacob Fleischbauer, Julius Fleischbauer, William O. McCarthy, Robert J. Gerstle, all of New York City; capital subscribed, $50,000.00; amount paid in, $15,000.00; capital authorized, $25,000,000.00; par value shares, $100.00.

DAYTON MARBLEITHIC COMPANY, manufacturing and selling marbleithic goods, wares and works, &c., &c.; principal office, Dayton, Ohio; charter issued April 28, 1896; expires April 15, 1946; corporators, J. Elliott Pierce, Maurice Costello, Daniel Miley, Robert T. Houk, Daniel Whalen, all of Dayton, Ohio; capital subscribed, $10,500.00; amount paid in, $10,500.00; capital authorized, $26,000.00; par value shares, $100.00.

DENNITT SURPASSING COFFEE COMPANY, acquiring, establishing, leasing and carrying on the restaurant and hotel business and any and all business incidental to the same, &c.; principal office, New York City; charter issued May 22, 1895; expires May 21, 1945; corporators, Henry C. Young, Boston, Mass.; Albert B. Curtis, Springfield, Ill.; John A. Dahn, Brooklyn, N.Y.; James M. Gilmore, John P. Elder, all of New York City; capital subscribed, $300,000.00; amount paid in, $150,000.00; capital authorized, $25,000,000.00; par value shares, $100.00.

DEY-GRISWOLD COMPANY, doing a general electric and manufacturing business; principal office, Charleston, W. Va.; charter issued March 13, 1896; expires March 21, 1916; corporators, Henry J. Dey, Brooklyn, N.Y.; William C. Thatcher, New York City; Frederick D. Friesen, Lima, Ohio; Franz Nemo Roehrich, Brooklyn, N.Y.; Frank W. Boardley, New York City; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

D. H. BECK COMPANY, conducting a music business, dealing in musical instruments and publications and doing all things necessary thereto; principal office, Wheeling, W. Va.; charter issued March 16, 1896; expires March 21, 1916; corporators, D. H. Beck, Belmont, Ohio; Minnie Baumer, Wheeling, W. Va.; D. H. Beck, Belmont, Ohio; Minnie Baumer, Wheeling, W. Va.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

DIAMOND WOOD COMPANY, for the purpose of manufacturing and dealing in wood working machinery and manufacture and sale of wood and wood products; principal office, Hoboken, N. J.; charter issued December 31, 1895; expires December 30, 1915; corporators, Isaac Ingleson, Hoboken, N. J.; Herman Horbeck, Jersey City, N. J.; Edson T. Chapman, New York, N. Y.; Edward B. Hartry, Passaic, N. J.; William L. Stewart, Arlington, N. J.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

DIANA COPPER MINING COMPANY, mining and smelting copper and other minerals in the state of Michigan, and work, smelt and deal in the same, &c., &c.; principal office, Cleveland, Ohio; charter issued October 17, 1915; expires October 16, 1945; corporators, W. L. Laffer, Cleveland, O.; T. S. Lindsey, Cleveland, O.; Mark Thomson, Cleveland, O.; K. L. Laffer, Milwaukee, O.; William Boga, Cleveland, O.; capital subscribed, $1,000,000.00; amount paid in, $150,000.00; capital authorized, $1,250,000.00; par value shares, $100.00.

DILLON WHEAT AND HANCHER ELECTRIC COMPANY, dealing in electrical machinery, instruments and appliances of all kinds, generating and supplying light, heat and power by means of electricity, &c.; principal office, Wheeling, W. Va.; charter issued March 16, 1896; expires March 15, 1946; corporators, A. Wheat, C. N. Hancher, E. T. Albert, T. M. Wiestling, Wheeling, W. Va.; capital subscribed, $500,000.00; amount paid in, $500.00; capital authorized, $25,000.00; par value shares, $100.00.

DILLON WHEAT AND HANCHER COMPANY, manufacturing jewelry; also buying, selling and dealing in the same, and carrying on in all its various branches the watch and jewelry business, &c., &c.; principal office, Wheeling, W. Va.; charter issued April 2, 1906; expires March 30, 1946; corporators, J. G. Dillon, A. A. Wheat, C. N. Hancher, M. Wiestling, E. T. Albert, Wheeling, W. Va.; capital subscribed, $500,000.00; amount paid in, $500.00; capital authorized, $25,000.00; par value shares, $100.00.

DIMENSION STOCK COMPANY, buying and selling, manufacturing and dealing in lumber of all kinds; principal office, Weston, W. Va.; charter issued May 2, 1896; expires May 1, 1946; corporators, J. J. Flesher, J. H. Barc, M. H. Barc, R. H. Enoch, E. E. Gribble, J. J. Flesher, all of Weston, W. Va.; capital subscribed, $4,000.00; amount paid in, $4,000.00; capital authorized, $50,000.00; par value shares, $50.00.
DULUTH WATER AND LIGHT COMPANY, furnishing water, light and power to the city of Duluth and the inhabitants thereof; purchase, own, &c., systems of water works, &c., &c.; principal office, Duluth, Minn.; charter issued Nov. 30, 1865; expires January 1, 1915; corporators, Frank B. Kellogg, William H. Merritt, Robt. R. Duun, George M. Nelson, Cordelia A. Severance, St. Paul, Minn.; capital subscribed, $500.00; amount paid in, $50.00 each; capital authorized, $5,000,000.00; par value shares, $50.00 each.

DULUTH TANNAGE COMPANY, manufacturing and dealing in tanning materials, tanning hides and skins of all kinds, either by secret, patented or common commercial processes; principal office, New York, N. Y.; charter issued July 2, 1865; expires July 1, 1916; corporators, Claude A. O. Rosell, Charles E. W. Smith, New York, N. Y.; George L. Beetle, Chicago, Ill.; Wm. A. Topplik, Joseph Minge, New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00 each; capital authorized, $1,000,000.00; par value shares, $100.00 each.
D. W. TRUSS & CO., for the purpose of giving theatrical entertainments and performances upon the stage by means of dramatic or operatic companies; principal office, New York City; charter issued January 1, 1856; corporators, Darwin W. Truss, New York City, N. Y.; Alex. T. Harms, New York City, N. Y.; Thomas B. Harms, New York City, N. Y.; John D. Houston, New York City, N. Y.; Albert A. Manchester, New York City, N. Y.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $25,000.00; par value shares, $10.00.

E. A. BOONE COMPANY, carrying on the business of wholesale and retail merchant tailoring etc.; principal office, Charleston, W. Va.; charter issued January 28, 1860; expires January 27, 1910; corporators, A. M. Smith, E. Schonheuam, Raymond City, W. Va.; J. E. Chilton, T. C. Dickinson, E. A. Boone, Charleston, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $10,000.00; par value shares, $10.00.

E. A. BOWKER AND COMPANY, INCORPORATED, carrying on the retail and wholesale grocery business, in Philadelphia and elsewhere; principal office, Philadelphia, Pa.; charter issued May 16, 1860; expires April 30, 1910; corporators, George S. Woodman, Ezra A. Bowker, Harry S. Longaker, Horatio A. Hamtom, Andrew E. Colvin, Philadelphia, Pa.; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $200,000.00; par value shares, $100.00.

EAGLE HARDWOOD LUMBER COMPANY, buying timber and coal lands, timber and lumber, coal and other minerals; manufacturing lumber, mining, &c.; principal office, Morgantown, W. Va.; charter issued August 11, 1865; expires August 10, 1910; corporators, Geo. W. Hallin, H. M. Darby, E. A. Hibbs, E. N. Barnes, J. S. Doughes, Wm. H. Moore, C. K. Sadler, all of Uniontown, Pa.; capital subscribed, $25,000.00; amount paid in, $22,000.00; capital authorized, $100,000.00; par value shares, $10.00.

EAGLE MINING COMPANY, buying, owning and operating the Eagle mine in Clear Creek County, Colorado; and such other mines, &c., as may be desirable, &c.; principal office, Boston, Mass.; charter issued March 24, 1865; expires February 21, 1910; corporators, Joseph Torrey, Augustus Ruggles Paecht, Edward Bertram Newton, Arthur Philip French, of Boston, Mass.; Alvin True Morrill, Brookline, Mass.; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $1,000,000.00; par value shares, $1.00.

EAGLE MINING COMPANY, developing and operating the Eagle and Bald Eagle mines, located in Park Mining district, Colorado; doing all things necessary in a general mining business; principal office, Toledo, Ohio; charter issued January 20, 1866; expires January 19, 1911; corporators, Milton Churchill, J. J. Coon, Geo. R. O'Shaugh, Chas. M. Edmon, Toledo, Ohio; L. F. Sherman, Ridgeway, Colo.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $250,000.00; par value shares, $1.00.

EAST CHICAGO FORNERY COMPANY, manufacturing iron and steel under a certain process, and to buy and sell the same, &c., to hold necessary real estate, &c.; principal office, Chicago, Ill.; charter issued November 7, 1865; expires November 6, 1910; corporators, H. A. Kaus, A. A. Kutter, T. R. Henderson, Wm. Ham, Chicago, Ill.; capital subscribed, $5,000,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

EASTERN INVESTMENT TRUST COMPANY, buying, selling, leasing, operating, producing and developing mineral properties; principal office, Charleston, Kanawha county, Wt. Va.; charter issued March 1, 1866; expires January 2, 1916; corporators, John A. Yates, Brooklyn, N. Y.; Martin Madboy, New York, N. Y.; E. W. Wilson, Cold Spring, N. Y.; Edwin Harbort, New York, N. Y.; A. H. Jocelyn, Brooklyn, N. Y.; capital subscribed, $100,000.00; amount paid in, $30,000.00; capital authorized, $25,000.00; par value shares, $10.00.

EAST LIVERPOOL AND ROCK SPRING STREET RAILWAY COMPANY, contracting, maintaining and operating a street railway for passengers, &c., from Chester, Hancock county, Wt. Va. to East Liverpool, Ohio; principal office, Chester, Hancock county, Wt. Va.; charter issued October 5, 1866; perpetual; corporators, James E. McDonald, William L. Smith, of East Liverpool, Ohio; E. D. Marshall, Chester, W. Va.; John T. Osborn, J. S. Roberts, of East Liverpool, Ohio; capital subscribed $20,000.00; capital authorized, $40,000.00.

EAST MOLINE COMPANY, acquiring coal lands, erecting buildings and works thereon, operating machinery, mining and elevating coal and selling the same, &c.; principal office, Moline, Ill.; charter issued March 1, 1867; expires January 1, 1868; corporators, C. H. Pond, Moline, Ill.; E. H. Guber, Rock Island, Ill.; C. R. Hemmers, Chicago, Ill.; E. H. Kifleis, Rock Island, Ill.; M. F. Corden, Moline, Ill.; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.
EAST TENNESSEE OIL AND GAS COMPANY, drilling and mining for crude petroleum and natural gas and selling, transmitting and refining the same; principal office, Wheeling, W. Va.; charter issued, November 2, 1896; expires October 1, 1906; corporators, Geo. E. Shimman, T. G. Richardson, Mrs. C. M. Shipman, Mrs. E. K. Richardson, Charles J. III; John T. Galaher, Mountville, W. Va. C. T. Hickson, Wheeling, W. Va.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $50.00.

ECLIPSE OIL COMPANY, buying, selling, leasing and dealing generally in petroleum oil and natural gas and territories, mines and oil and gas properties; principal office, Wheeling, West Virginia; charter issued October 15, 1896; expires January 1, 1906; corporators, H. J. Stolze, J. C. Stolze, C. H. Drefhorst, Louis E. Schrader, J. B. Wilie, Wheeling, W. Va.; capital subscribed, $300.00; amount paid in, $50.00; capital authorized, $90,000.00; par value shares, $100.00.

ECONOMIC DEVELOPMENT COMPANY, engaged in all kinds of manufacturing, mining, mechanical, agricultural, chemical, &c., including the milling, reducing, &c., of minerals and other substances, &c.; principal office, New York, N. Y.; charter issued, July 17, 1883; expires July 1, 1943; corporators, C. H. Holmes, New York, N. Y.; J. A. Merrill, Lyndhurst, N. J.; S. J. Smith, Jamaica, N. Y.; K. F. Holmes, New York, N. Y.; M. D. Merrill, Lyndhurst, N. J.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $25,000.00; par value shares, $100.00.

ECONOMY NEW LIGHT COMPANY, buying and selling certain letters patent of the United States and all improvements which may hereafter be required; manufacturing and selling the light produced under said letters patent, &c.; principal office, Charleston, W. Va. capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $25,000.00; par value shares, $100.00.

EDGAR GOLD MINING COMPANY, carry on mining business; trade and deal in merchandise; construct and build plants, works, &c., &c.; principal office, New York City, N. Y.; charter issued, November 26, 1896; expires November 21, 1946; corporators, Edward I. Lee, Idaho, De Luxay, Grams, Arthur C. Coffey, New York; Charles Eberline, Brooklyn; M. S. Murray, New York; capital subscribed, $100.00; amount paid in, $100.00; capital authorized, $50.00; par value shares, $1.50.

EDISON VITASCOPE COMPANY, exhibiting the Edison Vitascoipe, sell and lease rights for the same; principal office, Philadelphia, Pa.; charter issued, May 7, 1896; expires April 1, 1946; corporators, Joseph Schenouer, William Rehein, of Philadelphia, Pa.; A. F. Rieser, Camden, N. J.; John A. Broan, Wm. Dalton, of Philadelphia, Pa.; capital subscribed, $7,000.00; amount paid in, $7,500.00; capital authorized, $100,000.00; par value shares, $50.00.

EDIDOLOSCOPE COMPANY, engaging generally in a manufacturing business, especially in appliances involving electricity and pertaining to photography; principal office, Jersey City, New Jersey; charter issued, February 8, 1886; expires February 1, 1946; corporators, A. F. Rieser, Camden, N. J.; Charles Godwin, Hartford, W. Va.; Henry G. Hopper, Utica, N. Y.; William T. Jenkins, Smithfield, N. Y.; William P. Kip, New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.02; capital authorized, $2,500.00; par value shares, $100.00.

ELECTRIC CAR FENDER AND BRAKE COMPANY, manufacturing, selling and dealing in electric car fenders, brakes and other electric appliances; principal office, Charleston, West Va.; charter issued, July 20, 1896; expires January 1, 1926; corporators, Alford A. Simmon, C. Merton Child, Frank M. Wing, William H. Perley, Fred C. Patch, all of Boston, Mass.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $10.00.

ELECTRIC OBTUNDING COMPANY, manufacturing, buying, leasing and selling mechanisms or processes for obtunding nerves; principal office, Dunkirk, N. Y.; charter issued, November 25, 1895; expires November 4, 1915; corporators, Warren H. Dunker, Frederick R. W. of Fredonia, N. Y.; G. Rothben, Dunkirk, N. Y.; John S. Lambert, Fredonia, N. Y.; Elam S. Allen, Cassadaga, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $200,000.00; par value shares, $1.00.

ELECTRIC CITY OIL AND GAS COMPANY, boring for and producing oil and gas, vending and refining the same, and doing all things necessary for carrying on a general oil and gas business, mining coal, manufacturing coke; principal office, Phillips, Barboursville, county, W. Va.; charter issued, June 10, 1898; expires June 6, 1938; corporators, S. C. Douglas, Phillips, W. Va.; J. F. Woodford, J. M. Woodford, Ely City, W. Va.; M. E. Wills, J. F. Smith, Wheeling, Philippi, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.
ELKINS BRICK AND TILE COMPANY, manufacturing and selling brick and tile; principal office, Elkans, Randolph county, W. Va.; charter issued, March 10, 1899; expires December 31, 1915; corporators, John T. Davis, Thomas P. Gabbert, C. H. Scott, J. H. Gabbert, Gen. R. Gabbert, Elkans, W. Va.; capital subscribed, $300.00; amount paid in, $30.00; capital authorized, $50,000.00; par value shares, $100.00.

ELKINS CASH GROCERY COMPANY, for the purpose of carrying on a wholesale and retail grocery business and to engage in the purchase and sale of produce, etc.; principal office, Elkans, W. Va.; charter issued January 11, 1897; expires December 31, 1916; corporators, John B. Fellows, A. P. Watson, John Wilson, Gen. R. Gabbert, C. H. Irons, all of Elkans, W. Va.; capital subscribed, $300.00; amount paid in, $30.00; capital authorized, $20,000.00; par value shares, $10.00.

ELKINS CLUB OF WHEELING, WEST VIRGINIA, advocating, promoting and maintaining the principles of Republicanism as enunciated by the Republican party of the United States of America, &c.; principal office, Wheeling Ohio Co., W. Va.; charter issued December 7, 1896; expires December 3, 1916; corporators, W. C. Eyler, W. H. Travis, John R. Litt, W. H. Manning, R. T. Hall, J. G. Hearne, Robert Hazlett, all of Wheeling, W. Va.; capital subscribed, $11,000.00; amount paid in, $11,000.00; capital authorized, $50,000.00; par value shares, $2.00.

ELKINS HOME BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and home building among its members; principal office, Elkans, Randolph county, W. Va.; charter issued October 1, 1893; expires January 1, 1916; corporators, John Musgrove, C. J. Steyler, Geo. E. Blythe, Pittsburgh, Pa.; John Baker White, Charleston, W. Va.; John Blythe, Pittsburgh, Pa.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $200,000.00; par value shares, $5.00.

ELK RIVER COAL AND COKE COMPANY, purchasing, acquiring and holding coal lands in fee simple or otherwise not prohibited by law and working and operating the same; principal office, Charleston, Kanawha county, W. Va.; charter issued, May 1, 1896; expires June 1, 1916; corporators, John Musgrove, John Blythe, Pittsburgh, Pa.; John Baker White, Charleston, W. Va.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $200,000.00; par value shares, $5.00.

ELECTRO MANUFACTURING COMPANY, for the purpose of inventing and improving mining machinery and to acquire, vend and deal in patent rights pertaining to mining machinery, &c.; principal office, New York City, New York; charter issued January 10, 1890; expires January 9, 1895; corporators, Charles A. Ulichcock, Oakland, Calif.; Henry L. Faris, Brooklyn, N. Y.; William Wright, New York, N. Y.; John Ginter, Frederick W. John, Brooklyn, N. Y.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $200,000.00; par value shares, $5.00.

ELWOOD OIL COMPANY, mining for oil and gas and manufacturing, refining, buying and selling oils and gas and their products; operating pipelines, tanks, &c.; principal office, Washington, Penn.; charter issued October 17, 1895; expires October 1, 1916; corporators, Samuel Watson, Mary Watson, Washington, Pa.; Frank Watson, Josephine, Pa.; Ralph Watson, Wilmer Watson, Washington, Pa.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

ELECTRO WATER PROOFING AND DYE FIXING COMPANY, acquiring, developing and working certain inventions of Henry L. Breevert for water proofing and dye fixing, and leasing and licensing corporations and persons to work under same; principal office, New York City, New York; charter issued January 1, 1896; expires January 9, 1916; corporators, Grenville Kame, Herbert C. Poll, of Tuxedo, N. Y.; Joseph L. Levy, James M. Varnum, Robert Grier Monroe, of New York, N. Y.; capital subscribed, $75,000.00; amount paid in, $15,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

EMPIRE COTTON COMPANY, manufacturing, buying, selling, and leasing cotton gins; also buying gins, &c.; capital, cotton and its various products; principal office, Syracuse, New York; charter issued January 19, 1890; expires January 8, 1916; corporators, John P. Grovel, Westburg, N. Y.; Jos. J. Allerum, W. S. J. Freer, Jas. A. Scheek, Union Springs, N. Y.; C. F. Rewore, Canyola, N. Y.; W. A. Abl, J. R. Montague, Syracuse, N. Y.; H. J. Ando-On, Union Springs, N. Y.; A. A. Schenck, Andrew W. Wilkin, Seneca, N. Y.; capital subscribed, $1,000,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

EMPORIUM TELEPHONE AND TELEGRAPH COMPANY OF BROOKLYN, N. Y., manufacturing telephones, switchboards, &c.; principal office, Brooklyn, N. Y.; charter issued August 8, 1890; expires April 6, 1916; corporators, Edgar L. Ryder, Sing Sing, N. Y., E. E. Wilk, O. W. Wilson, Robert Baker, Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $250,000.00; par value shares, $100.00.
Corporations.

EMPIRE MACKINTOSH COMPANY, manufacturing, buying and selling mackintosh clothing and all other goods pertaining to same, to buy any patents that may be made upon mackintosh clothing, etc.; principal office, New York city, N. Y.; charter issued, September 12, 1896; expires September 12, 1916; corporators, Robert H. Welles, Frank Houp, Robert Whiteside, Samuel P. Walker, Cha. Luut, all of New York city, N. Y.; capital subscribed, $800.00; amount paid in, $50.00; capital authorized, $10,000.00; par value shares, $100.00.

EMPIRE SMELTING COMPANY, purchase, sale, smelting and refining of metal ore, and doing all things necessary thereto; principal office, New York, N. Y.; charter issued May 13, 1898; expires May 1, 1918; corporators, George N. Gardner, Lawrence, Jas. O. Reamer, Fred. H. Holley, Wm. J. Florence, New York, N. Y.; Allen Wardwell, Henry Fischer, Geo. F. Brown, of New York city, N. Y.; Austin L. White, Brooklyn, N. Y.; capital subscribed, $1,500.00; amount paid in, $1,500.00; capital authorized, $3000.00; par value shares, $100.00.

EMPRESA INDUSTRIAL DE PETROLEO, the refining of petroleum, purchasing the crude material and the manufacture and transportation of the various products thereof; principal office, Fairmont, W. Va.; charter issued August 16, 1900; expires January 1, 1916; corporators, Frederick Mohr, Jr., New York city, N. Y.; Lewis H. Clarke, East Range, M. J.; Frederick Fischer, Brooklyn, N. Y.; Allen Wardwell, Henry Fischer, Geo. F. Brown, of New York city, N. Y.; capital subscribed, $1,600.00; amount paid in, $1,600.00; capital authorized, $50,000.00; par value shares, $100.00.

ENSIGN FERRY COMPANY, buying, owning, leasing and operating boats, barges and other craft and vessels propelled by steam or other power, said boats, barges, &c., are to be used for the purpose of transportation across and along the Ohio river, .&c.; principal office, Huntington, W. Va.; charter issued October 24, 1893; expires October 23, 1915; corporators, W. W. Cole, Tillie Cole, John S. Wheaton, A. F. Kisar, Joseph H. Wheaton, Samel E. Wheaton, Jr.; all of Point Pleasant, W. Va.; capital subscribed, $1,000,000.00; amount paid in, $130,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

ENTERPRISE DOCK COMPANY, building and repairing steam boats, barges and other kinds of water crafts; buying and selling, &c., all kinds of lumber and doing a general marine business; principal office, Point Pleasant, W. Va.; charter issued October 1, 1915; corporators, Stephen Dillon, H. C. Watters, Lawrence county, Ohio; Rufus Switzer, F. F. McCullough, Huntington, W. Va.; John F. Banks, Lawrence county, Ohio; capital subscribed, $1,300,000.00; amount paid in, $130,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

EQUITABLE BUILDING TRUST COMPANY, encouraging industry, frugality and home building and saving among its members, &c.; principal office, Parkersburg, Wood county, West Va.; charter issued, January 11, 1897; expires January 7, 1917; corporators, W. H. Wolfe, Sims Powell, Wm. F. Rittenhouse, of Parkersburg, West Va.; Jasper R. Munsell, Cincinnati, Ohio; Edwin L. Davidson, Thos. L. Shible, Levin Smith, W. H. Smith, James M. Jackson, John S. Camblin, of Parkersburg, W. Va.; capital subscribed, $1,000,000.00; amount paid in, $130,000.00; capital authorized, $500,000.00; par value shares, $100.00.

EQUITABLE INSURANCE COMPANY, making and writing insurance of all kinds, against loss, damage, liability or injury of any character, from whatever cause arising, &c.; principal office, Wheeling, W. Va.; charter issued May 15, 1895; expires May 1, 1915; corporators, W. R. Taylor, Jno. M. Gardou, F. W. Reynolds, Hugh Sterick, Cha. O. Roemer, John Roemer, J. W. Ewing, all of Wheeling, W. Va.; capital subscribed, $700.00; amount paid in, $70.00; capital authorized, $500.00; par value shares, $100.00.

ERIE CHEMICAL WORKS, manufacturing and selling acids, chemicals and dye stuffs and doing all acts connected with or incident to the above mentioned objects; principal office, Erie, Erie Co., Pennsylvania; charter issued August 21, 1890; expires August 1, 1916; corporators, Franklin H. Kalbfleisch, New York, N. Y.; judge E. Baskett, Bradford, Pa.; Thos. H. Carroll, Henry Bosmans, R. E. Clemens, Erie, Pa.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

ERNEST OIL AND GAS COMPANY, producing oil and natural gas, acquiring lands and leases, &c., and boring and drilling upon same for oil and gas, &c.; principal office, Sistersville, W. Va.; charter issued February 10, 1890; expires January 10, 1915; corporators, George H. Ernest, Marietta, Ohio; John M. Zigler, Warren, Ohio; James W. Ernest, Marietta, Ohio; S. S. Ernest, Henry Ernest, Warren, Ohio; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $200,000.00; par value shares, $100.00.

E. S. HAUGHTON COMPANY, selling and dealing in musical instruments and publications and such other things necessary for a general music business; principal office
ESMARALDA MINING AND DEVELOPING COMPANY, mining gold, silver and other minerals, purchasing and selling mining claims, etc., in the Republic of Mexico and the United States; principal office, Philadelphia, Pa.; charter issued May 6, 1886; expires May 1, 1916; corporators, John J. Story, Frederick J. Hunter, Alexander C. Butcher, Casper S. Butcher, Jr., Robert R. Crook, Philadelphia, Pa.; capital subscribed, $100,000; amount paid in, $10,000; capital authorized, $60,000.00; par value shares, $1.00.

EUROPEAN GIANT METAL COMPANY, manufacturing, using, vending and dealing in type metal specialties and kindred articles, &c., &c.; principal office, Chicago, Ill.; charter issued April 16, 1896; expires March 29, 1916; corporators, John West, Herman H. Brown, A. A. E. Briggs, William J. Andish, Chicago, Ill.; capital authorized, $50,000.00; par value shares, $1.00.

EUROPEAN AND SOUTH AMERICAN WATRER RAILWAY COMPANY, building, selling and using a contract, steamer, boat, railways and motors of all descriptions and doing all things necessary for the success of said business; principal office, New York, N. Y.; charter issued June 3, 1890; expires May 18, 1916; corporators, Irving H. Waggonsor, New York, N. Y.; William C. Dovel, Greens Farms, Conn.; Charles C. Leach, F. K., William E. Sheidelberg, Brooklyn, N. Y.; E. Rayner Hollins, New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $5,000,000.00; par value shares, $1.00.

EVANS SHAFFER CROCKER COMPANY, carrying on the business of wholesale grocer and tobacco, and wholesale and retail coal and wood, and to do a general jobbing mercantile business; principal office, Martinsburg, W. Va.; charter issued November 11, 1895; expires January 1, 1921; corporators, Joseph H. Shaffer, D. M. Shaffer, George F. Evans, Jr., W. Dean, Jas. F. Evans, D. W. Shaffer, G. W. Buxton, all of Martinsburg, W. Va.; capital subscribed, $200,000; amount paid in, $70,000; capital authorized, $50,000.00; par value shares, $1.00.

FAIRBANKS WOOD RIM COMPANY, manufacturing wood rims and other wood products; principal office, Bradford, Pennsylvania; charter issued June 4, 1896; expires June 1, 1916; corporators, Lewis Emery, Jr., C. F. Collins, Myron Maslon, E. H. Humshier, B. M. Bailey, all of Bradford, Pa.; capital subscribed, $300,000.00; amount paid in, $90,000.00; par value shares, $1.00.

FAIRMONT SUBURBAN RAILWAY COMPANY, constructing, maintaining and operating a street railway in the town of Fairmont, W. Va., over any or all of its streets and ways thereof, for carrying passengers and freight or express matter and charging for the same, &c., &c.; principal office, Fairmont, W. Va.; charter issued June 19, 1896; corporators, A. A. Skinner, Marcus Maricetta, Oliver Jackson, L. P. Carr, M. F. Smith, Chas. E. Manley, Thomas O'Hara, A. B. Fleming, J. W. Irvin, R. L. Cunningham, all of Fairmont, W. Va.; capital subscribed, $300,000.00; amount paid in, $180,000.00; capital authorized, $200,000.00; par value shares, $1.00.

FAIRVIEW SANITARIUM SUMMER RESORT AND MINERAL WATER COMPANY, establishing a hotel and transacting the business pertaining thereto; dealing in mineral water, mineral and healing springs, and all kinds of mineral springs, mineral water, etc., of doing all things necessary and incidental thereto, principal office, New Cumberlaud, W. Va.; charter issued December 16, 1895; expires November 1, 1915; corporators, A. B. Mercer, W. G. Stone, James H. Waterbury, Mary I. Mercer, Laura K. Stone, all of New Cumberland, Md.; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $1.00.

FARMERS' AND MERCHANTS' BANK AT MORGANTOWN, W. Va., carrying on the banking business as a bank of issue and circulation, of discount and deposit and such other business as may be usual and proper under the law of the State, doing business with banks and banking associations; principal office, Morgantown, W. Va.; charter issued July 28, 1895; expires April 27, 1916; corporators, R. M. Grant, Frank Cox, Edward S. Hare, John E. Price, I. G. Lazell, R. A. Vance, S. H. Hirtz, Geo. C. Sturgis, J. M. Hixons, Geo. H. Morris, J. W. McMenire, C. L. Hare, Wm. K. Glasscock, S. S. Wade, J. A. Armstrong, John M. Gregg, H. M. Morgan, A. L. Lowrie, Geo. M. Brekiron, John A. Meyers, W. P. Parker, Frank D. Wood, J. E. Fleming, I. C. White, G. B. Hall, J. E. Smith, W. E. Jelliffe, G. Barrickman, Wm. C. Kelly, J. C. Wallace, Geo. C. Steele, Wm. E. Long, Morgantown, W. Va.; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $1.00.

FARMERS' MINING AND DEVELOPING COMPANY, mining gold, silver and other minerals, purchasing and selling mining claims, etc., in the Republic of Mexico and the United States; principal office, Philadelphia, Pa.; charter issued May 6, 1886; expires May 1, 1916; corporators, John H. White, C. F. Collins, Myron Maslon, L. E. Humshier, B. M. Bailey, all of Fairmont, Pa.; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $25,000.00; par value shares, $1.00.

FAIRMONT SOUTHERN RAILWAY COMPANY, constructing, maintaining and operating a railroad company in the Republic of Mexico and the United States; principal office, South Haven, Michigan; capital subscribed, $2,500,000.00; amount paid in, $2,500,000.00; capital authorized, $25,000,000.00; par value shares, $1.00.
FORCIPEDE COMPANY, manufacturing and introducing a patented attachment for bicycles known as the "Forcipepe," and man'ng bicycles and any improvements.
FORTOSC BATTERY COMPANY, manufacturing, buying and selling electrical supplies and apparatus, and especially electric batteries, acquiring patents relating to same, etc.: principal office, New York City, N. Y.; charter issued February 15, 1855; expires May 13, 1915; corporators, John S. Chapin, Wm. A. Pollock, S. Roberts, New York, N. Y.; capital subscribed, $500 00; amount paid in, $25 00; capital authorized, $500,000 00; par value shares, $1 00.

FORTWAYNE INTERNATIONAL ELECTRIC COMPANY, making, owning, selling and dealing in electrical appliances, conducting the business of electricians, etc.: principal office, New York City, N. Y.; charter issued May 22, 1866; expires May 20, 1916; corporators, Ernest Thiman, R. P. Mcllroy, James Marwick, W. H. Bankier, G. W. Davenport, New York, N. Y.; charter issued October 21, 1885; expires September 1, 1940; corporators, Albert E. Fox, Frederick R. Fox, William H. Clark, Augustus L. Letson, Isaac W. Allen, all of Buffalo, N. Y.; capital subscribed, $1,000 00; amount paid in, $100 00; capital authorized, $1,000,000 00; par value shares, $10 00.

FOX and FOX MANUFACTURING COMPANY, manufacturing, dealing in and selling shoe blacking, axle grease, stove polish, oils and soap; principal office, Buffalo, New York; charter issued October 1, 1886; expires September 1, 1916; corporators, Albert E. Fox, Frederick R. Fox, William H. Clark, Augustus L. Letson, Isaac W. Allen, all of Buffalo, N. Y.; capital subscribed, $1,000 00; amount paid in, $100 00; capital authorized, $1,000,000 00; par value shares, $10 00.

FORT SMELTING AND REFINING COMPANY, smelting and refining metals; principal office, Pittsburgh, Pa.; charter issued July 5, 1865; expires July 1, 1915; corporators, S. D. Y. Wallach, New York City; Leon Kusel, Pittsburgh, Pa.; Isaac H. Livingston, New York City; Leopold Wallach, New York City; Moses H. Livingston, New York City; capital subscribed, $3,000 00; amount paid in, $3,000 00; capital authorized, $3,000 00; par value shares, $1 00.

FOUNTAIN MANUFACTURING COMPANY, manufacturing and selling a certain patent device, designated by the name of 'Fountain Cleanser,' for washing cleaning or renovating wearing apparel and other articles, etc.: principal office, Buffalo, N. Y.; charter issued May 22, 1866; expires May 13, 1915; corporators, George A. Saleborn, Dayton A. Minard, W. Hamilton Wright, Ernest Wende, Edmund J. Plumley, Buffalo, N. Y.; capital subscribed, $250 00; amount paid in, $25 00; capital authorized, $250 00; par value shares, $5 00.

FOXLAND COMPANY, buying and selling wood, iron, brass, steel or other metals, to manufacture, buy, sell or otherwise dispose of same and all things necessary for carrying on said business; principal office, New York City, N. Y.; charter issued January 22, 1866; expires January 20, 1916; corporators, James C. Chapin, Seabury C. Hustick, David N. Mayo, New York, N. Y.; Charles H. Shaw, Franklin, New York, N. Y.; E. E. Vancil, New York, N. Y.; capital subscribed, $300 00; amount paid in, $100 00; capital authorized, $1,000,000 00; par value shares, $10 00.

FREDERICK DOUGLAS CLUB, keeping a library and reading rooms and promoting a love of literature and social intercourse among its members; principal office, Bluefield, Mercer county, West Virginia; charter issued August 13, 1866; expires August 1, 1916; corporators, H. B. Ross, George Cousins, C. M. Smith, John Letcher, Alex-
CONPORATIONS.

ANDER FUDGE, all of Bluefield, W. Va.; capital subscribed $250.00; amount paid in, $250.00; capital authorized, $2,000.00; par value shares, $5.00.

FROST HOMEOPATHIC REMEDY COMPANY, manufacturing and selling certain medicinal preparations, after secret formulas, known as Dr. Frost's Homeopathic Remedies; principal office, Springfield, Mass.; charter issued June 22, 1896; expires June 1, 1946; corporators, Geo. H. Powell, Louelle E. Powell, of Springfield, Mass.; Harry M. Gowdy, Alfred F. Lilly, F. O. Hudson, of Westfield, Mass.; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $60,000.00; par value shares, $100.00.

F. W. BAUMER CO., manufacturing, buying and selling and dealing in pianos, organs and other musical instruments, doing all things necessary and proper for the success thereof; principal office Wheeling, West Virginia; charter issued June 22, 1916; expires June 22, 1946; corporators, Frederick A. Baumer, Wheeling, W. Va.; Lewis M. Clement, Ann Arbor, Mich.; William M. Cattell, Jno. R. Monheim, Thos. J. Danner, Wheeling, W. Va.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000.00; par value shares, $100.00.

GARNETT GOLD MINING COMPANY, doing a general mining business in California and other States and doing all things necessary for the success thereof; principal office New York City, New York; charter issued July 9, 1891; expires July 2, 1946; corporators, Thomas E. Shields, Gordon T. Hughes, Bernard Laude, New York City, N. Y.; Geo. B. Hodge, Hamilton, Ohio; Geo. D. Murfude, New York City, N. Y.; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

GASKINS' OAR COUPLER COMPANY, manufacturing, selling, &c., devices known as the Gaskins' Oar Coupler, &c., establishing and holding necessary real estate, &c., &c.; principal office, Charleston, West Virginia; charter issued, July 23, 1895; expires January 1, 1915; corporators, Lila King, Wm. E. Daniel, Joseph N. Parker, John T. Jones, Ed M. Ernest, Thomas Gaskins, Aresdia, Florida; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, 100.00.

GEO. W. HARVEY COMPANY, buying, selling and dealing at wholesale or retail in oysters, fish, game, &c., also conducting a general restaurant business, &c., &c.; principal office, Waitsburg, D. C.; charter issued, February 21, 1896; expires April 1, 1946; corporators, C. A. Harvey, Henry T. Harvey, William H. Harvey, Louis A. Fisher, J. Fendall Cain, Washington, D. C.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $100.00.

GERMANIA, purchasing, owning, refitting or constructing buildings in the county of Wood, or elsewhere, to be used for all club purposes, principal office, Parkersburg, W. Va.; charter issued February 21, 1896; expires February 17, 1946; corporators, N. O. Hiebels, Otto Schman, Cominovit Goetz, H. P. Boette, John Mooeeman, Joseph Butcher, Joseph Kacklnstein, Daniel Schnoeder, William Kramer, Carl Goetz, all of Parkersburg, W. Va.; capital subscribed, $250.00; amount paid in, $250.00; capital authorized, $75,000.00; par value shares, $3.00.

GERMAN AMERICAN FIRE COMPOUND COMPANY, manufacturing and treating porous, selling and distributing, chemicals and chemical compounds, and doing all things necessary and expedient for the success of same, &c.; principal office, New York City, N. Y.; charter issued December 12, 1896; expires December 12, 1946; corporators, C. A. Weaver, J. C. Bardall, D. J. States, of Moundsville, W. Va.; C. L. Straub, Pittsburgh, Pa.; Cyrus McCullough, Jolly, Ohio; capital subscribed, $600.00; amount paid in, $50.00; capital authorized, $200,000.00; par value shares, $100.00.

GERMAN AMERICAN OIL AND GAS COMPANY, buying, selling and leasing oil and gas territory, boring and developing the same, and doing all things necessary therefor; principal office, Moundsville, Marshall County, West Virginia; charter issued May 16, 1896; expires, April 1, 1946; corporators, C. A. Weaver, J. C. Bardall, D. J. States, of Moundsville, W. Va.; C. L. Straub, Pittsburgh, Pa.; Cyrus McCullough, Jolly, Ohio; capital subscribed, $600.00; amount paid in, $50.00; capital authorized, $200,000.00; par value shares, $100.00.

GERMAN AMERICAN OIL AND GAS COMPANY, manufacturing and treating porous, selling and distributing, chemicals and chemical compounds, and doing all things necessary and expedient for the success of same, &c.; principal office, New York City, N. Y.; charter issued December 12, 1896; expires December 12, 1946; corporators, Gustav Aaron Duhu, Summit, N. J.; Aubrey Guy Haven, Fairview, N. J.; Samuel Reiger, New York City, N. Y.; William E. Shielbe, Brookly, N. Y.; Edward O. Chisholm, New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $100.00.

GERMANIA HALF DOLLAR SAVINGS BANK, carrying on the business of banking in all its various branches, &c.; principal office, Wheeling, Ohio county, West Vir-
GLEN ELK, LOWER LOUP AND DEEP WATER RAILROAD COMPANY, to commence at or near Glen Elkom and run along White Oak creek; to the point on the K. & M. R.R. principal office, Glen Elkom, Marshall county, West Virginia; charter issued June 1, 1896; expires June 1, 1946; corporators, J. M. Richards, Oak Hill, W. Va.; John A. Preston, Lewisburg, W. Va.; J. W. Davis, Coffman, W. Va.; S. L. Price, Frankford, W. Va.; Miss Mauds Price, Miss Maude L. Price, of Lewisburg, W. Va.; capital subscribed, $25,000.00; capital authorized, $25,000.00; par value shares, $100.00.

GLEN EASTON OIL, AND GAS COMPANY, taking and holding leases on oil and gas lands, boring for oil and gas, constructing lines of pipe for transporting and selling same, &c.; principal office, Glen Easton Oil, W. Va.; principal office, Huntington, Marshall county, West Virginia; charter issued February 13, 1896; expires January 1, 1946; corporators, James W. Paige, Jacob Gregory, Asa Helgeson, David H. Fletcher, Charles W. Adams, Chicago, Ill.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

GIANT METAL COMPANY, acquiring by purchase or otherwise letters patent, manufacturing and dealing in the same, particularly a metal alloy, known as "Giant Metal" and doing all things necessary thereto; principal office Chicago, Illinois; charter issued February 10, 1896; expires January 1, 1946; corporators, James W. Paige, Jacob Gregory, Asa Helgeson, David H. Fletcher, Charles W. Adams, Chicago, Ill.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

GLOBE MANUFACTURING COMPANY, manufacturing and selling machinery, processes and materials for printing and lithographing purposes, such as stones, plates, &c.; principal office, Charleston, West Virginia; charter issued November 2, 1896; expires February 11, 1916; corporators, Peter Peiffer, H. L. B. Toole, Newark, N. J.; Newkirk W. Wentz, Blackwood, N. J.; capital subscribed, $500,000.00; amount paid in, $200,000.00; capital authorized, $500,000.00; par value shares, $100.00.

GLOBE and COVINGTON RAILROAD COMPANY, proposed railroad is to commence at or near Hendricks, Tucker Co., W. Va.; and run by most practicable route to a point in or near Covington, Virginia; principal office, Hendricks, West Virginia; charter issued May 25, 1906; continues perpetually; corporators, A. H. Harper, Sr., J. E. Poling, John W. Morse, James Hamil, Thaddeus Harper, all of Hendricks, W. Va.; capital subscribed, $1,000,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

GLOBE MERCANTILE COMPANY, carrying on and doing a general merchandise business, both wholesale and retail, buying and selling goods, materials, &c., of all kinds, W. Va.; principal office, Parsons, W. Va.; capital authorized, $100,000.00; par value shares, $1.00.

GLOBE MANUFACTURING COMPANY, manufacturing and selling machinery, processes and materials for printing and lithographing purposes, such as stones, plates, &c.; principal office, Charleston, West Virginia; charter issued March 28, 1896; expires February 11, 1916; corporators, Peter Peiffer, H. L. B. Toole, Newark, N. J.; Newkirk W. Wentz, Blackwood, N. J.; capital subscribed, $500,000.00; amount paid in, $200,000.00; capital authorized, $500,000.00; par value shares, $100.00.

GLOBE MERCANTILE COMPANY, manufacturing and selling furniture and lumber; principal office, Charleston, Kanawha county, W. Va.; charter issued December 17, 1896; expires December 16, 1946; corporators, Frank Woodman, H. T. Wooling, Chas. S. Stacey, O. C. Haine, E. F. Brookes all of Charleston, W. Va.; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $100,000.00; par value shares, $1.00.

GLOBE MANUFACTURING COMPANY, manufacturing and selling machinery, processes and materials for printing and lithographing purposes, such as stones, plates, &c.; principal office, Charleston, West Virginia; charter issued February 24, 1896; expires January 1, 1897; corporators, Jane Bannister, C. J. Harmon, A. C. Ellsworth, all of Charleston, W. Va.; capital authorized, $1,000,000.00; par value shares, $100.00.

GLOBE MANUFACTURING COMPANY, manufacturing and selling machinery, processes and materials for printing and lithographing purposes, such as stones, plates, &c.; principal office, Charleston, West Virginia; charter issued February 24, 1896; expires January 1, 1897; corporators, Jane Bannister, C. J. Harmon, A. C. Ellsworth, all of Charleston, W. Va.; capital authorized, $1,000,000.00; par value shares, $100.00.
GLEN LINCOLN COAL AND COKE COMPANY, mining coal and manufacturing coke and selling same, doing all things necessary and expedient therefor; principal office, West Va.; charter issued: December 15, 1944; corporators: Isaac Allen, L. J. Malvus, H. L. Allen, C. Palmer. Nat. Cred., all of Pocahontas, Virginia: capital subscribed, $250,000; amount paid in, $250,000; capital authorized, $300,000; par value shares, $50.00.

GOLD AND BROMINE SEPARATING COMPANY, buying, selling, leasing, working, &c., mines, buying, selling, &c., ores, and buying and operating patents for the treatment of ores, &c.; principal office New York City; charter issued February 19, 1945; expires January 1, 1949; corporators: William J. Luth, John G. Honey, Benjamin Mendel, John David, Hugo Rieckeu, all of New York, N. Y.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $5,000,000; par value shares, $100.00.

GOLDEN E GLE MINING COMPANY, generally of mining, prospecting for, locating, leasing &c., the right to mine for ore, minerals, &c., recoverable from the earth, &c. &c.; principal office, New York City, New York; charter issued April 1, 1866; expires April 2, 1895; corporators: George H. Graham, East Orange, N. J.; Oliver P. Conner, Gen. W. Reynolds, James S. Kendall, New York City; W. H. Graham, Upper M. nucleus, N. J.; capital subscribed, $600,000; amount paid in, $600,000; capital authorized, $1,000,000; par value shares, $100.00.

GOLDEN CYCLE BUSINESS COMPANY, for the purpose of mining and dealing generally in mining property and mining appliances; principal office, Denver, Colo.; charter issued December 6, 1896; expires November 1, 1916; corporators: Charles J. Hughes, Sylvester T. Smith, Charles E. Elliott, Daniel Lee Webb, Albert Smith, all of Denver, Colo.; capital: $1,000,000; amount paid in, $800,000; capital authorized, $1,000,000; par value shares, $1.00.

GOLD MINES OF SAN JUAN DE MICAY, purchase, acquire, &c., gold, silver, copper, or other mines, mining rights, &c., and to manage, work and develop the same, &c.; principal office, New York, N. Y.; charter issued May 15, 1865; expires June 1, 1914; corporators: William Brandreth, George Crawford, Ie Witt C. Welden, Jr.; John M. Shaw, A. G. Thompson, all of New York; capital subscribed, $200,000; amount paid in, $200,000; capital authorized, $500,000; par value shares, $1.00.

GOLD STAR MINING COMPANY, acquiring, constructing and operating mines and mining property, and generally to do mining business; and all things incident thereto; principal office, Charleston, Kanawha county, West Virginia; charter issued June 15, 1896; corporators: Chas. B. H., Charles, Walter Church, Boston, Mass.; Lee Branch, Lawrence E. Fernand, Denver, Colo.; Katherine H. Newcomb, Boston, Mass.; Mary L. Branch, Denver, Colo.; capital subscribed, $8,000,000; amount paid in, $1,000,000; capital authorized, $2,000,000; par value shares, $1.00.

GOLDEN TWINS MINING COMPANY, engaging in a general mining business and doing all things, legal, necessary and proper for the success thereof; principal office, Charleston, Kanawha county, West Virginia; charter issued June 16, 1896; expires June 1, 1946; corporators: Charles B. Newcomb, Walter Church, Boston, Mass.; Lee Branch, Lawrence E. Fernand, Denver, Colo.; Katherine H. Newcomb, Boston, Mass.; capital subscribed, $8,000,000; amount paid in, $3,000,000; capital authorized, $5,000,000; par value shares, $1.00.

GOLDWIN MINING COMPANY, acquiring, owning, selling, leasing and operating gold, silver, copper, lead and other mining properties and doing all things necessary in a general mining business; principal office, New York, N. Y.; charter issued March 28, 1896; expires March 29, 1916; corporators: Charles E. Miller, G. O. W. Camper, V. S. Lillie, of Brooklyn, N. Y.; W. Scott Slams, Newark, N. J.; Everett W. Fogg, Orange, N. J.; W. H. McCluskey, Fondulmen county, Colo.; capital subscribed, $6,000; amount paid in, $600; capital authorized, $200,000; par value shares, $1.00.

GOLD SYNDICATE, carrying on the business of a mining and manufacturing company, in the State of Colorado and elsewhere; principal office, New York City, N. Y.; charter issued September 11, 1895; expires December 31, 1915; corporators: H. Emmens, New York, N. Y.; W. Emmens, H. C. Emmens, Hugo A. Strong, all of New York, N. Y.; capital subscribed, $500; amount paid in, $500; capital authorized, $1,000,000; par value shares, $1.00.
Corporations.

GOOD ROADS MACHINERY COMPANY, buying, selling and dealing in road machinery, &c.: principal office, Kennent Square, Chester county, Pennsylvania; charter issued December 5, 1866; expires September 15, 1901; corporators, Edward Lewis, Philadelphia; Charles A. Gould, New York; S. P. Phillips, Elkhart, Indiana; William Lewis, Henry T. Davis, of Philadelphia, Pa.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $10,000.00; par value shares, $100.00.

GOIL' EQUIMENT COMPANY, to make contract for the manufacture or purchase of, buy, use, sell, &c., all mechanical apparatus, machinery, &c., for corning cars, or any other, and in general therewith and thereto belonging, &c.: &c.: principal office, New York City; charter issued May 14, 1865; expires May 1, 1915; corporators, Charles A. Gould, Buffalo, N. Y.; Frederick P. Huntley, Felix Jell secretion, Pearl R. Diamond, of New York City, N. Y.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $100.00.

GOULD STEEL COMPANY, manufacture, contract for the manufacture or purchase of, buy, sell, &c., steel castings and other iron and steel products, or any other article or articles, connected therewith or incident thereto, &c., &c.: principal office, Buffalo, New York; charter issued August 2, 1866; expires July 1, 1916; corporators, Charles A. Gould, Buffalo, Queen county, N. Y.; Charles M. Gould, Buffalo, N. Y.; Frederick P. Huntley, Felix Jell secretion, Pearl R. Diamond, of New York City, N. Y.: capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $100.00.

GRAFTON COAL AND COKE COMPANY, purchasing, acquiring, &c., coal and other mineral lands and working and operating the same, mining and shipping coal and manufacturing coke, &c., and conducting a general merchandise business, &c., &c.: principal office, Grafton, West Virginia; charter issued October 25, 1865; expires January 1, 1916; corporators, J. M. Le Polletta, Grafton, W. Va.; Michael P. Fahey, John W. Fahey, Elk Garden, W. Va.; Charles K. Durbin, Grafton, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $100.00.

GRAFTON OIL COMPANY, boring for oil and gas and engaging in a general oil and gas business; principal office, Grafton, Taylor county, W. Va.; charter issued November 7, 1866; expires November 7, 1907; corporators, John T. Metcalf, Albert J. Voke, of Grafton, W. Va.; Wm. H. Nicholson, Bellmont, W. Va.; Wm. A. Ohler, Charleston, W. Va.; Chas. H. Durbin, Grafton, W. Va.; capital subscribed, $7,000.00; amount paid in, $700.00; capital authorized, $5,000.00; par value shares, $100.00.

GRAFTON TRACTION COMPANY, owning building, constructing &c., an electric street railway from Grafton, Taylor county, W. Va., to Fruntrytown, county and state aforesaid, with branch lines, &c., &c.: principal office, Grafton, W. Va.; charter issued April 22, 1865; and is to be perpetual; corporators, T. A. Morian, H. M. Somerville, E. M. Morian, Eugene Somerville, E. T. Morian, all of West Grafton; capital subscribed, $50.00; amount paid in, $50.00; capital authorized, $150.000.00; par value shares, $100.00.

GRAPEVINE COAL COMPANY, mining, shipping and selling coal, manufacturing, shipping and selling coke, and doing a general retail mercantile business: principal office, Grapevine, Mingo county; charter issued June 12, 1863; corporators, A, C. Mettler, New York; Keller, Bramwell, W. Va.; Walter G. Brooke, Williamson Moore, D. B. Davis, of May-Beury, W. Va.; Joel T. Adams, Bluefield, W. Va.; John Woodcock, Graham, W. Va.; capital subscribed, $6,000.00; amount paid in, $1,300.00; capital authorized, $10,000.00; par value shares, $100.00.

GREATER NEW YORK CYCLE COMPANY, manufacturing and buying and selling bicycles, tricycles, and cycles of all kinds and articles pertaining or relating thereto: principal office, New York, N. Y.; charter issued May 1, 1866; expires April 28, 1906; corporators, Henry W. Brookes, New York, N. Y.; Robert W. Wheeler, Brooklyn, N. Y.; Paul Sheldon, Otto Huxham, of New York, N. Y.; Albert G. Stuebling, Hoboken, N. J.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

GREATER COLOMBIAN RAILROAD COMPANY, acquiring by purchase, a concession or contract granted by the Republic of Colombia, S. A.: to S. B. McCormick, for the con true lot of rail roads in said Republic, &c.: &c.: principal office, New York City; charter issued March 20, 1845; corporators, Henry W. Brookes, New York, N. Y.; Erastus D. Stimson, E. Eldridge Smith, Arthur S. Chandler, J. H. Nordt, all of Philadelphia; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $600,000.00; par value shares, $100.00.

GREAT EASTERN SILVER WARE COMPANY, manufacture and sale of silver and plate ware of all description, of tea and table ware, fancy novelties and utensils: principal office, Oswego, New York; charter issued October 29, 1865, and is to expire on the date of true expiration of forty-nine years from the date of this agreement; corpor-
GUARAN MANUFACTURING COMPANY, owning and operating a mill, planing mill, furniture factories and other wood working machinery, manufacturing and selling wood products; d.c., principal office, Charleston, Kanawha County, West Virginia; charter issued June 4, 1895; expires December 61, 1945; corporators, Joseph S. Frey, George F. Updegrove, Benjamin W. Frey, Isadore Fulton, Edward V. Ayres, J. F. Ayres, L. R. Ayers, Grantville, W. Va.; capital subscribed, $120,000.00; amount paid in, $60,000.00; capital authorized, $100,000.00; par value shares, $1.00.

GUALAN MANUFACTURING COMPANY, owning and operating saw mills, planing mills, furniture factories and other wood working machinery, manufacturing and selling wood products; d.c., principal office, Charleston, Kanawha County, West Virginia; charter issued November 4, 1895; expires October 25, 1945; corporators, George S. Frey, George F. Updegrove, Benjamin W. Frey, Isadore Fulton, Edward V. Ayres, J. F. Ayres, L. R. Ayres, Grantville, W. Va.; capital subscribed, $120,000.00; amount paid in, $60,000.00; capital authorized, $100,000.00; par value shares, $1.00.

GRAND LODGE KNIGHTS OF PYTHIAS OF THE STATE OF WEST VIRGINIA, under the jurisdiction of the Supreme Lodge Knights of Pythias of North and South America, Europe, Asia and Africa, promulgating and practicing the great principles of Pythian friendship, charity and benevolence, and carrying on such enterprises, real estate; d.c., as will best subsist in carrying out the above principles: principal office, Charleston, W. Va.; charter issued August 2, 1893; expires December 31, 1940; corporators, J. M. Hazlewood, Charleston, W. Va.; R. E. Burrell, Montgomery, W. Va.; F. A. Bannister, Eagle, W. Va.; R. W. Williams, Raymond City, W. Va.; J. M. Davis, Eagle, W. Va.; S. E. Fulke, Charleston, W. Va.; S. W. Starks, Charleston, W. Va.; capital subscribed, $20,000.00; amount paid in, $7,000; capital authorized, $10,000.00; par value shares, $1.00.

GRANATO BASIN MINING COMPANY, acquire by purchase or any legal manner, mines, mining and mineral lands, in California or elsewhere and engage in a general mining business; principal office, Chicago, Illinois; charter issued December 4, 1893; expires December 4, 1943; corporators, J. C. McFarland, G. E. M. Pratt, W. R. Parks, E. F. Runyan, E. F. Runyan, Jr., of Chicago, Illinois; capital subscribed, $1,000,000; amount paid in, $100,000; par value shares, $1.00.

GREENWOOD COAL COMPANY, mining and selling coal, manufacturing and selling coke and by-products of same and doing all things necessary for the successful prosecution of the business: principal office, Greenwood, Fayette county, West Virginia; charter issued June 19, 1886; expires June 11, 1946; corporators, Joseph Lawton, Charleston, Pa.; Wm. Lawton, Shamokin, Pa.; Eimer E. Lawton, Albert E. Lawton, of Carlisle, Pa.; I. N. Lawton, George Lawton, of Alaska, W. Va.; Spencer H. Dreher, Shamokin, Pa.; Wm. A. Brown, Colt, W. Va.; Percy H. Brown, Nuttallburg, W. Va.; J. W. Brown, Laurel, W. Va.; J. E. Robins, M. D., Claremont, W. Va.; capital subscribed, $20,000.00; amount paid in, $9,000.00; capital authorized, $100,000.00; par value shares, $2.00.

GREENWOOD COMPANY, mining and selling coal, manufacturing and selling coke and by-products of same and doing all things necessary for the successful prosecution of the business: principal office, Charleston, W. Va.; charter issued June 1, 1890; expires June 1, 1940; corporators, B. F. Wilson, John W. Duun, of Elizabeth, N. J.; G. Wallace Tubbs, George Ranger, Bernard Mayhoff, of New York City, N. Y.; capital subscribed, $125.00; amount paid in, $125.00; capital authorized, $100,000.00; par value shares, $2.00.

GREENWOOD HUNTING AND FISHING CLUB, holding and possessing real estate, protecting and propagating game and fish; d.c., principal office Roncoverte, West Virginia; charter issued June 19, 1893; expires June 19, 1943; corporators, J. M. Kinports, Alfred M. Fuller, Quin Morton, E. U. Camp, Roncoverte, W. Va.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $1.00.

GRERER MANUFACTURING AND ENGINEERING COMPANY, manufacturing, buying, selling and using the Gerger Noiseless Manhole and appurtenances thereto; principal office, New York City, N. Y.; charter issued July 1, 1896; expires June 29, 1946; corporators, Eugene E. Dexter, John W. Duun, of Elizabeth, N. J.; G. Wallace Tubbs, George Ranger, Bernard Mayhoff, of New York City, N. Y.; capital subscribed, $125.00; amount paid in, $125.00; capital authorized, $100,000.00; par value shares, $2.00.

GRANATO BASIN MINING COMPANY, acquire by purchase or any legal manner, mines, mining and mineral lands, in California or elsewhere and engage in a general mining business; principal office, Chicago, Illinois; charter issued December 4, 1893; expires December 4, 1943; corporators, J. C. McFarland, G. E. M. Pratt, W. R. Parks, E. F. Runyan, E. F. Runyan, Jr., of Chicago, Illinois; capital subscribed, $1,000,000; amount paid in, $100,000; par value shares, $1.00.

GRANT VIEW ATHLETIC ASSOCIATION, intellectual, social and material welfare of its members and for gymnastic purposes and to hold sufficient real estate for the uses thereof: principal office, New York City; charter issued December 28, 1895; expires January 1, 1940; corporators, Richard Mooney, W. A. Deibaugh, Charles Laudmeyer, George Laudmeyer, William Gill, J. W. Mooney, Ralph G. Wagner, John Bush, John Moses, Philip Reister, James W. Kelz, Louis Eibling, Louis Bents, all of Wheeling, W. Va.; capital subscribed, $20,000.00; amount paid in, $20,000; capital authorized, $100,000.00; par value shares, $1.00.
Corporations.

Virginia; charter issued October 2, 1896; expires September 26, 1898; corporators, Bowell Smith, Brooklyn, N. Y.; Frederick K. Fitch, New York City, N. Y.; Walter Smith, Brooklyn, N. Y.; David Fitch, Wm. H. O'Dwyer, New York City, N. Y.; capital subscribed, $50,00; amount paid in, $50,00; capital authorized, $100,000,00; par value shares, $10,00.

Guarantee Loan and Trust Company, guaranteeing and insuring titles to real estate, selling and registering stocks, bonds, &c., insuring the fidelity of persons holding positions of trust, &c.; principal office, Wheeling, Ohio county, West Virginia; charter issued February 25, 1886; corporators, W. T. C. Schnelle, N. C. Hamilton, E. M. Pierce, W. L. Smith, J. B. Somerville, R. J. Hebein, Charles Menkeniener, J. W. Reynolds, W. F. Felton, all of Wheeling, W. Va.; capital subscribed, $1,000,00; amount paid in, $1,000,00; capital authorized, $5,000,000,00; par value shares, $100,000.

Guillermina Mining Company, for the purpose of mining in the State of Sonora, in the Republic of Mexico; principal office, New York City, N. Y.; charter issued September 19, 1896; corporators, J. Curtis C. Bean, John A. Mclnerr, Henry S. Vanderbilt, New York City, N. Y.; John C. Morrow, Westfield, N. J.; capital subscribed, $500,00; amount paid in, $500,00; capital authorized, $1,000,00; par value shares, $10,00.

Guaranty Mutual Life Association, conducting and carrying on the business of life, health and accident insurance on the assessment plan; principal office, Wheeling, West Virginia; charter issued February 5, 1895; expires January 4, 1945; corporators, Charles W. Dodge, Lynn, Mass.; Fred. W. Fuller, Malden, Mass.; C. E. Emmons, Ind.; Geo. H. Fernie, Philadelphia, Pa.; Jan W. Blake, Cleveland, Ohio; capital subscribed, $10,000,00; amount paid in, $6,000,00; capital authorized, $100,000,000; par value shares, $1,000,000.

Guyandotte Coal Company, handling, buying, selling and developing coal mines, manufacturing coke and disposing of same, acquiring and disposing of coal royalties, &c.; principal office, Huntington, West Virginia; charter issued March 29, 1895; expires October 31, 1945; corporators, Wm. G. Dacy, New York City; John H. Holt, Huntington; W. C. Wells, Smithfield, W. Va.; S. S. Benson, Coudersport, Pa.; capital subscribed, $1,000,000; amount paid in, $500,00; capital authorized, $500,000,00; par value shares, $100.

Guyandotte Coal and Atlantic Railway Company, constructing a railroad, beginning at the mouth of Four Pole, Wayne county and running up Four Pole and on to Guyandotte river and on to Blue Stone river, &c.; principal office, Charleston, West Virginia; charter issued March 29, 1895; expires to continue perpetually; corporators, Francis M. Pierce, New York City; John D. Mill, John E. McIntire, Franklin R. Magee, of Brooklyn, N. Y.; Earl A. Merrill, New York City; capital subscribed, $600,000; amount paid in, $600,00; capital authorized, $500,000; par value shares, $100.

Guyandotte Gas, Light and Heating Company, producing, dealing in, storing and supplying natural gas for either heat or light to such persons or corporations within convenient distance of pipe lines, as may want the same, &c.; principal office, New York City; branch, Huntington, W. Va.; charter issued January 23, 1895; expires October 31, 1945; corporators, G. H. S. Beneke, H. F. Steel, Coudersport, Pa.; H. C. Harvey, Huntington, W. Va.; H. H. Cob, C. R. Uerkitch, Coudersport, Pa.; capital subscribed, $600,00; amount paid in, $600; capital authorized, $1,000,000; par value shares, $60.

Halff Farm Oil Company, drilling, mining and producing oil, gas and other minerals and doing all things necessary and incidental thereto; principal office, Parkersburg, W. Va.; corporators, D. G. Castro, D. H. Leonard, Parkersburg, W. Va.; T. A. Pritchard, C. R. DuLinn, Charles DuLinn, Manningtown, W. Va.; capital subscribed, $500,00; amount paid in, $500; capital authorized, $1,000,000; par value shares, $500.

Hamiton, Adams Railway Equipment Company, manufacturing in the State of West Virginia, or elsewhere, metal railway ties and selling same, manufacturing such articles of merchandise as may from time to time, be deemed expedient, mining, &c.; principal office, New York City, N. Y.; charter issued November 23, 1898; expires August 1, 1918; corporators, G. Alexander Hamilton, Alfred Earl, Wm. Beverly Winslow, New York City, N. Y.; Herman Pauli Sedgwick Park, Fordham Heights, N. Y.; Charles E. Colton, New York City, N. Y.; capital subscribed, $100,00; amount paid in, $100,00; capital authorized, $2,000,000; par value shares, $100.

[Additional text similar to the above, listing various corporations with their respective details]
HAMILTON OIL COMPANY, engaging in producing and conducting the business of producing oil and gas, &c., &c.; principal office, Wheeling, W. Va.; charter issued April 27, 1890; expires April 22, 1916; corporators, James O. Davidsou, Chicago, Ill.; Geo. B. Carr, Titusville, Penn.; U. S. Woodman, J. H. Bell, L. C. Jackson, of Chicago, Ill.; capital authorized, $2,000,000.00; amount paid in, $600,000.00; par value shares, $100.00.

HANLEY AND CASEY BREWERY COMPANY, manufacturing, brewing and distributing in aye, lager beer, and other malt liquors, and doing all things necessary thereto; principal office, Boston, Massachusetts; charter issued, February 12, 1896; expires January 13, 1916; corporators, Patrick J. Hanley, J. McKenna, Edward M. Sweeney, all of Boston, Mass.; capital subscribed $3,000,000.00; amount paid in, $600,000.00; par value shares, $100.00.

HARRISVILLE DEVELOPING COMPANY, leasing land for oil and gas purposes; buying, selling, leasing and operating the same and doing all things necessary thereto, &c.; principal office, Harrisville, Ritchie County, West Virginia; charter issued January 17, 1907; corporators, W. H. Hamilton, H. B. McLanleuy, W. W. Lawrence II, Glenn Green, H. H. Woods, C. A. Musgrave, J. M. Watson, C. Robinson, all of Harrisville, W. Va.; capital subscribed, $4,000,000.00; amount paid in, $400,000.00; capital authorized, $5,000,000.00; par value shares, $5.00.

HARRIS DUNN GOLD MINING COMPANY, acquiring, owning, developing and working mining land and mines of gold and other valuable metals and doing all things necessary thereto; principal office, New York, New York; charter issued March 2, 1904; expires February 1, 1916; corporators, W. E. Harris, Frank B. Dunn, of Jersey City, N. J.; J. O. H. W. Dunn, Elizabeth, N. J.; Alfred B. Dunn, Jersey City, N. J.; Elliott F. Guynn, New York City, N. Y.; Ollie F. Brown, Charleston, West Virginia, North Orange, N. J.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $1,000,000.00; par value shares, $5.00.

HARRIS MAGNETO ELECTRIC COMPANY, manufacturing, using and selling electrical devices and apparatus applicable to or used in the production of liquids or other substances in connection therewith, &c.; principal office, New York City, New York; charter issued February 21, 1896; expires February 1, 1916; corporators, George H. Graham, East Orange, N. J.; Harvey G. Ward, Ridgewood, N. J.; Samuel Osborn, Brooklyn, N. Y.; Edgar Tucker, New York, N. Y.; Ernns L. Jamieson, N. Y.; capital subscribed, $200,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $10.00.

HARRIET OIL COMPANY, for the purpose of mining and producing petroleum or rock oil and natural gas; principal office, Wawelry, West Virginia; charter issued January 6, 1896; expires December 16, 1906; corporators, Joseph M. Bruechho, James J. Planey, Wm. D. Kears, Edward J. Larkin, William W. Collin, all of Pittsburgh, Pa.; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $50.00.

HARPER'S FERRY AND BOLIVAR BUILDING ASSOCIATION N. Y. 3, encouraging industry, frugality and home building and saving among its members, raising money to be loaned among its members, &c., &c.; principal office, Harper's Ferry, W. Va.; charter issued, February 9, 1893; expires February 8, 1913; corporators, George Brown, Charlestown, W. Va.; Joseph Barry, J. Garland Hurst, Thomas J. Burleigh, G. H. Longaberger, Magnus L. Cuckelet, of Harper's Ferry, W. Va.; James M. Masou, Jr., Charlestown, W. Va.; Charles H. Trull, C. H. W. Better, W. C. Backett, of Harper's Ferry, W. Va.; principal office, New York City, N. Y.; capital subscribed, $1,191.00; amount paid in, $115.00; capital authorized, $1,000,000.00; par value shares, $100.00.

HART BROTHERS MACHINE COMPANY, building, manufacturing, &c., machinery of any and all descriptions, buying, selling, &c., &c., and erecting and finishing products of iron, &c., &c., structural work and other; principal office, Clarksburg, W. Va.; charter issued April 6, 1896; expires March 18, 1916; corporators, Charles M. Hart, John B. Hart, Little Hart, Bruce Hyde Hart, Isabelle Willis Hart, Barkersburg, W. Va.; capital subscribed, $100,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

HASTINGS LIGHT AND HEAT COMPANY, purchasing, building and equipping a suitable plant or plants for the manufacture of gas and distribution of electric current from fuel gases and distributing electric light and heat and doing all other things necessary in connection therewith; principal office, Portland, Maine; capital authorized, $500,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $10.00.

HAYS IRON AND STEEL MANUFACTURING COMPANY, manufacturing drilling and fishing tools, boilers and engines, iron, steel and brass in all its forms, all articles producing machinery; &c., &c., necessary thereto; principal office, Sistersville, Tyler county, West Virginia; charter issued April 1, 1890; expires December 31, 1918; corporators, William H. Hayse, Bath, Maine; George F. Duncan, Benjamin Thompson, Frederick L. Laughlin, C. R. Duffett, Portland, Maine; capital authorized, $100,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $10.00.
CORPORATIONS.

HAPPY CLAY SOCIETY CLUB, hunting, fishing and other amusements: principal office, Clay Co., West Virginia; charter issued August 8, 1865; expires July 1, 1866; corporators, Walker Hotkin, D. E. Langlin, Clay Co., W. Va.; B. H. Botkin, W. W. Smith, S. E. Barnet, Charleston W. Va.; capital subscribed $100.00; amount paid in, $10.00; capital authorized, $1,000.00; par value shares, $100.00.

HIGBEE METAL THREAD COMPANY, manufacturing, selling or leasing machinery and apparatus for manufacture of metal threads upon tubes, pipes, etc., principal office, Philadelphia, Pennsylvania; charter issued April 17, 1866; expires March 28, 1890; corporators, Mark Buford, Clinton A. Higbee, Russell Mayer, J. M. Jordan, George H. Hoagland, Philadelphia, Pa.; capital subscribed, $50,000; amount paid in, $200.00; capital authorized, $1,000,000.00; par value shares, $50.00.

HIGBEE THREAD AND TOOL COMPANY, manufacturing, selling or leasing machinery and apparatus used in the making of metal threads upon tubes and other articles, and vending in exchange for the principals' uses, a patent of the 3d class, issued to C. A. Higbee; principal office, Philadelphia, Pennsylvania; charter issued, June 26, 1866; expires June 19, 1890; corporators, Charles H. Mann, George F. Payne, Robert Alexander, John P. Falling, C. C. Benson, Philadelphia, Pa.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.

HILL TOP GOLD MINING COMPANY, prospecting for, acquiring, buying, selling, handling and operating gold-bearing mines and mining claims, etc.; principal office, Charleston, West Virginia; charter issued January 23, 1866; expires December 31, 1885; corporators, Lee W. Davis, Victor, Colorado; William J. Wilson, John Earnest, Denver, Colorado; Joshua A. Small, John T. McCarthy, Victor, Colorado; capital subscribed, $1,000,000.00; amount paid in, $200.00; capital authorized, $1,000,000.00; par value shares, $100.00.

HINTON, NEW RIVER AND WESTERN RAILWAY COMPANY, the road which this corporation proposes to build will commence at or near Hinton, Summers county, and run by most practicable route up New River to a point on the line of the State of West Virginia and Virginia, the line up Blue Stone river thence to Pincher river and down Pincher to Coal river, thence down Coal to the Kanawha river and up same to a point at or near Charleston, principal office, Hinton, West Virginia; charter issued April 15, 1865; is to continue perpetually; corporators, Jas. T. McGee, J. A. Perker, R. R. Hannah, M. J. Cook, Jas H. Miller, all of Summers county, W. Va.; capital subscribed, $500,000.00; capital authorized, $500,000.00; par value shares, $50.00.

HOFFMANN MACHINE COMPANY, make, buy, sell, etc., apparatus, machinery and implements for metal working machines, and in general to do a manufacturing business; principal office, New York City, New York; charter issued September 18, 1866; expires September 18, 1896; corporators, Ralph L. Steinwald, New York City; Joseph J. Mickel, Bethlehem, Pa.; William W. Nicker, Catskill, Pa.; Ernests Gustave Hoffman, Alfred W. Kiddle, New York City; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000.00; par value shares, $50.00.

HOME TELEPHONE COMPANY OF ATLANTA, manufacture telephones, switchboards and other apparatus, to use and operate telephones and telegraph exchanges and all things necessary for said business; principal office, Charleston, West Virginia; branch at Baltimore, Md.; charter issued February 15, 1869; expires February 15, 1896; corporators, James Russell, W. F. McCleery, P. R. Hutsell, William J. Atkinson, Baltimore, Md.; Cecil R. Atkinson, Chesterman, Md.; capital subscribed, $100.00; amount paid in, $100.00; capital authorized, $300,000.00; par value shares, $10.00.

HOME TELEPHONE COMPANY OF BALTIMORE, conducting, introducing, operating, using, managing and owning telephone and telegraph lines and systems, etc.; principal office, Baltimore, Maryland; charter issued February 25, 1869; expires February 25, 1895; corporators, Franklin N. Blake, Ernest J. Food, of
Corporations.

Jersey City, N. J.; Samuel Boyd, Brooklyn, N. Y.; George H. Atkinson, New York City; Charles C. Clark, Westwood, N. J.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.

Home Telephone Company of Buffalo, to manufacture telephones, switchboards and other apparatus, to establish, maintain, manage, use and operate telephone and telegraph exchanges, plants and systems, etc.; principal office, Charleston, Kanawha County, West Virginia; charter issued November 10, 1906; expires November 10, 1916; corporators, James Russell, W. F. McBrierty, H. A. Gage, Wm. J. Atkinson, of Baltimore, Md.; Cecil R. Atkinson, Chestertown, Md.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

Home Telephone Company, of Bridgeport, Connecticut, conducting, introducing, operating, using, etc., telephone and telegraph lines and systems, and to do everything incidental thereto: principal office, Bridgeport, Conn.; charter issued August 11, 1915; corporators, James Russell, W. F. McBrierty, John H. Culver, William J. Atkinson, of Baltimore, Md.; Cecil R. Atkinson, Chestertown, Md.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $200,000.00; par value shares, $10.00.

Home Telephone Company, of Jersey City, New Jersey, conducting, introducing, operating, using, erecting, etc., telephone and telegraph lines and systems, and to do everything incidental to such business: principal office, Jersey City, N. J.; charter issued January 27, 1906; expires January 27, 1916; corporators, James Russell, W. F. McBrierty, William B. Clemenence, William J. Atkinson, of Baltimore, Md.; Cecil R. Atkinson, Chestertown, Md.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $2,000,000.00; par value shares, $10.00.

Home Telephone Company of Philadelphia, manufacture telephones, switchboards and other apparatus, to establish, maintain, manage, use and operate telephone and telegraph exchanges and systems, and do all things necessary and expedient to carry on said business: principal office, Philadelphia, Pa.; charter issued February 13, 1896; expires February 5, 1916; corporators, James Russell, W. F. McBrierty, F. B. Hubbell, Wm. J. Atkinson, Baltimore, Md.; Cecil R. Atkinson, Chestertown, Md.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $2,000,000.00; par value shares, $10.00.

Home Telephone Company of Pittsburg, manufacture telephones, switchboards and other apparatus, to establish and operate telephone and telegraph exchanges and systems, and do all things necessary and expedient to carry on said business: principal office, Charleston, West Virginia; charter issued February 13, 1896; expires August 27, 1898; corporators, James Russell, W. F. McBrierty, John K. Culver, William J. Atkinson, Cecil R. Atkinson, Baltimore, Md.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $200,000.00; par value shares, $10.00.

Home Telephone Company of Richmond, Virginia, conducting, introducing, operating, managing, etc., telephone and telegraph lines and systems, and do all things necessary and expedient to carry on said business: principal office, Richmond, Virginia; charter issued February 13, 1896; expires August 27, 1898; corporators, James Russell, W. F. McBrierty, W. H. Stinemann, William J. Atkinson, Baltimore, Md.; Cecil R. Atkinson, Chestertown, Md.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

Home Telephone Company of St. Louis, manufacture telephones, switchboards and other apparatus, operate telegraph and telephone exchanges and all things necessary thereto; etc., principal office, Charleston, West Virginia, and Baltimore, Md.; charter issued January 27, 1896; expires January 27th, 1906; corporators, James Russell, W. F. McBrierty, F. B. Hubbell, Wm. J. Atkinson, Baltimore, Md.; Cecil R. Atkinson, Chestertown, Md.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $200,000.00; par value shares, $10.00.

Home Telephone Company, of Washington, D. C., conducting, introducing, operating, using, managing, erecting and building telephone and telegraph lines and systems, etc.; principal office, Washington, D. C.; charter issued July 2, 1896; expires June 25, 1916; corporators, John K. Culver, William B. Clemenence, William J. Atkinson, of Baltimore, Md.; Cecil R. Atkinson, Chestertown, Md.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $800,000.00; par value shares, $10.00.

Hoffman Foreign Machine Company, make, contract for the manufacture or purchase of, sell, lease or mortgage, all mechanical apparatus and machinery for metal turning machines, etc.; principal office, New York City, N. Y.; charter issued October 1, 1905; corporators, William E. Hoffman, New York City, N. Y.; Joseph J. McKeen, Bethlehem, Pa.; Charles Fishell, Adolph Liebes, Felix Jelenik, of New York City, N. Y.; capital subscribed, $500,000.00; amount paid in, $500.00; capital authorized, $800,000.00; par value shares, $100.00.
CORPORATIONS.

HOGAN BOILER COMPANY, manufacturing and selling boilers, steam and water fittings, machinery and other articles; contracting to supply power plants; &c.; principal office, Middletown, New York; charter issued February 4, 1895; expires December 31, 1915; corporators, C. MacCordwell, W. B. Stratton, Jno. J. Hogan, S. S. Parklett, A. O. Kittredge, Middletown, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $100.00.

HOLLY RIVER RAILROAD COMPANY, building a railroad in the State of West Virginia; principal office, Grafton, Taylor county, West Virginia; charter issued June 20, 1890; perpetual; corporators, John T. McGraw, Grafton, W. Va.; Jno. M. Marple, James H. Brewster, Holly River, Braxton county, West Virginia; Floyd G. Brown, Jane Lew, W. Va.; Charles R. Darby, Grafton, W. Va.; Joseph A. Fucy, Weston, W. Va.; capital authorized, 2,000,000; par value shares, $0.00.

HOMER OIL COMPANY, boring, drilling and operating for the production of oil and gas, storing, shipping, refining, transporting and disposing of same; principal office, Huntington, Cabell County, West Virginia; charter issued September 4, 1896; expires August 31, 1900; corporators, R. S. Gray, J. W. Kahle, J. O. Kahle, W. H. Lane, of Oil City, Pa.; F. F. McCullough, Huntington, W. Va.; capital subscribed, $250.00; amount paid in, $55.00; capital authorized, $100,000.00; par value shares, $0.00.


HONDURAS TRADING COMPANY, mining of coal and metals, cutting and selling timber, manufacture and sale of products and doing a general trading business in such commodities as may be deemed advisable; &c.; principal office, Wheeling, W. Va.; charter issued December 17, 1896; expires January 1, 1916; corporators, George H. Auguste, A. K. Stewart, Woodford M. Davis, Charles E. Crouch, Richard A. Jones, Louis Mo.; capital subscribed, $500.00; amount paid in, $20.00; capital authorized, $1,000,000.00; par value shares, $10.00.

HONDURAS WHARF COMPANY, building, buying, owning, &c., a wharf or wharves at Puerto Cortez in the Republic of Honduras and other parts of said Republic, and to construct building and warehouses thereon, &c.; principal office, New York City, New York; charter issued July 20, 1895; expires July 1, 1916; corporators, George S. Scott, George L. Scott, J. Dabson Good, New York City; Charles J. Johnson, Union, N. J.; Washington S. Valentine, New York City; capital subscribed, $50.00; amount paid in, $20.00; capital authorized, $50,000; par value shares, $10.00.

HORST LACHMUND COMPANY, purchasing and selling hops and dealing in the same upon commission and receiving consignments therefor; principal office, Salem, Oregon; charter issued April 8, 1890; expires July 1, 1895; corporators, Paul R. G. Horst, New York City; Lula Lachmumd, North Yakima, Washington; John L. Edwards, Metuchen, N. J.; Henry Z. Schocke, Hoboken, N. J.; Otto Von Schenk, New York City; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $10,000; par value shares, $100.00.

HOWARD OAK LEATHER COMPANY, manufacturing and sale of leather, lumber and bedding, acquiring, holding, &c.; land, timber, bark, mills, &c.; necessary to carry on said business; &c.; &c.; principal office, Baltimore, Maryland; charter issued November 14, 1896; expires November 1, 1916; corporators, George J. Apold, Michael Jenkins, T. A. Wilson, C. A. Layfield, Henry James, Baltimore, Md.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

HOYT-BISHOP-STEVEKS COMPANY, cultivating, buying, selling, and dealing in oranges, limes, grapefruits, fruits, agricultural and horticultural products of all kinds, &c.; principal office, New York, N. Y.; charter issued March 20, 1903; expires March 20, 1910; corporators, A. C. Duskin, Harman A. Kelley, E. H. McKeehan, W. C. Merrick, Gustav von den Steinen, all of Cleveland, Ohio; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500.00; par value shares, $100.00.

HUFF, ANDREWS AND THOMAS COMPANY, carrying on a wholesale business, to manufacture, buy or sell on commission or otherwise, all kinds of merchandise; principal office, Bluefield, Mercer county, W. Va.; charter issued March 10, 1896; expires March 10, 1909; corporators, E. F. Huff, J. B. Andrews, F. H. Thomas, of Rossville, Va.; R. A. Marks, W. H. Thomas, of Bluefield, W. Va.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $100.00.

Hudson River Gold Mining Company, carrying on the business of mining, milling and treating gold and other ores in the State of New York and other States; principal office, New York, N. Y.; charter issued March 10, 1896; expires March 10, 1896; corporators, James H. Brewster, Holly River, Braxton county, West Virginia; Floyd G. Brown, Jane Lew, Middletown, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $100.00.
ILLUMINATING GAS LAMP COMPANY, manufacturing, buying and selling lamps and gas fixtures and all contrivances for lighting houses and other uses of every kind; principal office, New York, N. Y.; charter issued March 10, 1866; expires January 1, 1906; corporators, George W. Micheler, R. D. Burdick, Mark Fischel, Charles S. Cowan, all of New York, N. Y.; capital subscribed, $3,000; amount paid in, $1,000; capital authorized, $1,000,000.00; par value shares, $100.00.

ILLINOIS ELEVATOR COMPANY, constructing, building, leasing, operating, and selling grain elevators and warehouses and selling same; dealing in wheat and other grains, &c.; &c.; principal office, Chicago, Ill.; charter issued September 1, 1895; expires September 1, 1925; corporators, John J. Carmody, Harry W. Rubins, of Chicago, Ill.; George W. Brown, Geo. R. Sceley, of New York, N. Y.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $5,000,000.00; par value shares, $100.00.

ILLINOIS ACETYLENE COMPANY, manufacturing, producing and using calcium carbide and acetylene gas and other substances, also, buying, leasing and exchanging the same, &c.; &c.; principal office, Chicago, Illinois; charter issued November 18, 1905; corporators, A. S. Dyer, E. H. Cutler, A. A. Strom, William D. Hindley, William A. Dayle, of Chicago, Ill.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $5,000,000.00; par value shares, $100.00.

ILLINOIS ELEFFER RAILWAY COMPANY, acquiring and developing lands, mines and mineral rights, timber and timber rights, work, fences, ditches and let the same mining and coal land to utilize all rights of Patents No. 511,586 and 511,718. Issued February 13, 1894, relating to railroad transportation, build and construct railroads, tramways, &c.; &c.; principal office, Chicago, Illinois; charter issued September 8, 1893; corporators, H. H. McHugh, F. C. Payne, of Chicago, Ill.; Charles T. Perry, Indianapolis, Ind.; H. W. Lestor, C. E. Payne, of Chicago, Ill.; Louise E. Patterson, Philadelphia, Pa.; capital subscribed, $1,000; amount paid in, $1,000; capital authorized, $5,000,000.00; par value shares, $100.00.

IOWA YELLOW JACKET GOLD MINING COMPANY, engaging in a general mining business, and doing all things necessary for the success thereof; principal office, New York, N. Y.; charter issued March 28, 1866; expires March 27, 1866; corporators, C. C. Burt, L. Thompson, H. A. Hall, of Chicago, Ill.; Edward C. Moore, Teutonic Shimmer, John H. White, all of Chicago, Ill.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $5,000,000.00; par value shares, $40.00.

ILYDIA FERMENT COMPANY, manufacturing, buying, selling, &c., distillate and all kinds of distillate and kindred substances, alcoholic liquors, yeasts and kindred articles, &c.; &c.; principal office, Chicago, West Virginia; charter issued June 17, 1895; expires June 1, 1925; corporators, Henry M. Thompson, Thomas Carvin, New York City; James R. McKean, Brooklyn, N. Y.; William D. Kraft, New York City; H. A. Kirkham, Brooklyn, N. Y.; capital subscribed, $900.00; amount paid in, $300.00; capital authorized, $5,000,000.00; par value shares, $100.00.

HYDRAULIC REDUCTION COMPANY, reducing of minerals and other metals, mining, purchasing, leasing and operating mines and mining property, &c.; &c.; principal office, Charleston, West Virginia; charter issued August 10, 1866; expires August 9, 1926; corporators, W. I. Williams, James H. Humphrey, of Pittsburgh, Pa.; Humphrey, Fairmont, W. Va.; H. C. Williams, Pittsburgh, Pa.; Sam R. Nuzum, Fairmont, W. Va.; capital subscribed, $500; amount paid in, $500; capital authorized, $50,000; par value shares, $100.00.

HUMPHREY GLASS COMPANY, manufacturing within the State of West Virginia, glass and patent wares, in any and all of its various forms, &c.; &c.; principal office, Fairmont, West Virginia; charter issued August 10, 1866; expires August 9, 1926; corporators, W. I. Williams, James H. Humphrey, of Pittsburgh, Pa.; Humphrey, Fairmont, W. Va.; H. C. Williams, Pittsburgh, Pa.; Sam R. Nuzum, Fairmont, W. Va.; capital subscribed, $500; amount paid in, $300; capital authorized, $50,000; par value shares, $100.00.
ILLUMINATING SUPPLY COMPANY, manufacturing and selling machinery, burdens, valves, &c., pertaining to illuminating, heating and power devices, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued April 6, 1900; expires April 1, 1946; corporators, Charles A. Vincent, Joseph Davin, Edward C. Napier, Arthur W. Tebby, Philadelphia; capital subscribed $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $100.00.

IMPERIAL CHINA FINANCE COMPANY, carrying on the general business of a financial corporation and its agency within the Dominions of the Emperor of China, and such other places as may be convenient; principal office, Charleston, Kanawha county, West Virginia; charter issued August 5, 1860; expires August 1, 1865; corporators, William B. Noon, New York City; John Smith, New York, N. Y.; John Christensen, New York City, N. Y.; E. J. York, Fishing, N. Y.; A. Donnelson, New York City, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $5,000,000.00; par value shares, $500.00.

IMPROVEMENT CONSTRUCTION COMPANY, constructing railroads, telephones and telegraph lines, and contracting for all materials and supplies appurtenant thereto; principal office, New York, N. Y.; charter issued June 1, 1868; expires May 1, 1916; corporators, John C. Stanton, New York, N. Y.; Daniel S. Stanton, Yonkers, N. Y.; John W. Weed, Fishing, N. Y.; John J. McCarthy, W. S. Hall, Boston, Mass., &c.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.00.

INCA MINING COMPANY, mining, smelting, &c., minerals, including gold, silver, lead, &c., hold necessary leases, &c., &c.; principal office, Bradford, W. Va.; charter issued April 10, 1858; expires April 1, 1899; corporators, C. P. Collus, M. M. Mains, Lewis Emery, Jr., L. E. Hamsher, of Bradford, Pa.; W. L. Harris, New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $100.00.

INDIA MANUFACTURING COMPANY, for the purpose of acquiring by purchase or otherwise, rights and inventions, to manufacture paints, varnishes, oils, &c.; principal office, Boston, Massachusetts; charter issued December 26, 1855; expires May 1, 1900; corporators, Charles G. Burden, A. W. Preston, H. C. Young, H. C. Burt, Boston, Mass.; Wm. Klineberg, E. H. Brown, Salem, Mass.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100.00.

INTERNATIONAL FIRE INSURANCE COMPANY, making and writing of all kind of insurance upon all kind of houses, dwellings, stores, buildings and other improvements, &c., &c.; principal office, Martinburg, West Virginia; charter issued November 3, 1855; expires November 1, 1944; corporators, J. W. Morgan, H. C. Smith, William R. Gill, N. P. Munro, George C. Archey, Washington, D. C.; capital subscribed, $200,000; amount paid in, $200,000; capital authorized, $200,000; par value shares, $100.00.

INTERNATIONAL GOLD SYNDICATE, acquire, hold, own, buy, &c., mines, mining property, mills, machinery, &c., and to carry on the business of mining for gold, silver and other minerals, &c.; principal office, San Francisco, California; charter issued September 21, 1895; expires August 16, 1915; corporators, George Berluer, W. W. Ferguson, Gilman W. Lehard, N. J. Bird, Fred M. Wilson, all of San Francisco, Calif.; capital subscribed, $100,000; amount paid in, $5,500; capital authorized, $500,000; par value shares, 50¢.

INTERCONTINENTAL COAL COMPANY, carrying on a general business of a mining corporation, constructing, maintaining and equiping railroads and granting others to do the same, and to do any and every act necessary or convenient to the full carrying out of the purposes and objects aforesaid; principal office, Charleston, West Virginia; charter issued December 6, 1895; expires November 29, 1895; corporators, Henry Keene, John F. T. And. com. of New York City; Robert W. Hawkesworth, East Orange, N. J.; John J. Schermer, New York City, Aperture D. Palmer, Alfred P. Hollar, of East Orange, N. J.; Ernest F. Ayault, New York City; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $5,000,000; par value shares, $100.00.

INTERIOR TIE AND ORE COMPANY, mining and selling iron and other ores, acquiring timber lands, manufacturing and marketing ties, tan-bark and other products of timber, &c.; principal office, Charleston, Kanawha County, W. Va.; charter issued November 11, 1894; expires November 10, 1916; corporators, Frank Woodman, E. C. Dawler, W. E. Skaggs, C. A. Wood, H. T. Wroth, all of Charleston, W. Va.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $10,000,000; par value shares, $100.00.

INTER MOUNTAIN LIFE INSURANCE COMPANY, mutual protection and relief of its members by the assessment plan; principal office, Salt Lake City, Utah; charter issued June 9, 1894; unlimited; corporators, Daniel W. Maltbie, Des Moines, Iowa; J. C. P. H.
INTERNATIONAL ADVERTISING COMPANY, for the purpose of manufacturing a company competing, printing, publishing and leasing, in any manner patent rights, as well as other rights for improvements in railway and bridge construction, etc.; principal office, New York, New York; charter issued May 30, 1905; expires May 29, 1915; corporators, L. C. Haughey, J. D. Hard, P. D. Whitehead, John Mayo Palmer, A. H. Gamel, Chicago, Ill.; capital subscribed, $5,000,000.00; amount paid in, $1,000,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL AMUSEMENT DEVICE CONSTRUCTION COMPANY, for the purpose of desiring to patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William T. Singer, London, K. W. Evans of Brooklyn, N. Y.; Amos E. Keller, Fulton, N. Y.; Samuel H. Smith, New York, N. Y.; Melvin C. King, Syracuse, N. Y.; Charles E. Maxfield, Newark N. J.; capital subscribed, $5,000,000.00; amount paid in, $1,000,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing a company competing, printing, publishing and leasing, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

INTERNATIONAL RAILWAY APPLIANCE COMPANY, for the purpose of manufacturing and selling, in any manner patent rights, using and vending to others inventions, &c.; manufacturing machinery necessary thereto; principal office, New York, N. Y.; charter issued December 31, 1914; corporators, William H. Allis, of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.
INTERNATIONAL TRADE ASSOCIATION FOR THE UNITED STATES AND MEXICO, carrying on the business of the sale and exchange of American and Mexican products, land, mines, &c.; handling exchange, making collection, etc.; principal office, Topeka, Shawnee County, Kansas; charter issued July 11, 1890; expires July 10, 1920; corporators, Thomas Ryan, M. D. Henderson, H. L. Shriver, F. O. Popeoe, G. W. Glick, Jno. C. Waters, A. B. Hull; all of Topeka, Kansas; capital subscribed, $4,000; amount paid in, $100; capital authorized, $100,000; par value shares, $100.

INTER OCEAN COMPANY, doing a general petroleum and natural gas business; principal office, Parkersburg, West Virginia; charter issued December 2, 1895; expires November 6, 1915; corporators, W. M. McClure, 50, John Forsythe, 50, Albert Condon, 50, A. D. Fenton, 50, F. M. Hughes, 50, Pittsburgh, Pa.; capital subscribed, $2,500; amount paid in, $2,500; capital authorized, $250,000; par value shares, $100.

INTERSTATE CONTRACTING AND CONSTRUCTION COMPANY, to build and construct railroads, bridges, tunnels, culverts, canals, aqueducts, viaducts, crossings, streets, telegraph and telephone lines, &c.; principal office, Baltimore, Maryland; charter issued September 8, 1890; expires September 1, 1890; corporators, W. E. Sawyer, J. R. Davidson, J. E. Stebbins, of New York City; capital authorized, $500,000; par value shares, $100.

INTERSTATE SAVINGS, LOAN AND TRUST COMPANY, making, placing or selling bonds, certificates of debenture or other securities and receiving monthly installments from its members, &c.; principal office, Baltimore, Maryland; charter issued January 1, 1897; expires January 1, 1977; corporators, J. E. Stebbins, Henry Fry, M. Alderson, of Baltimore City, Md.; capital subscribed, $20,000; amount paid in, $5,000; capital authorized, $50,000; par value shares, $100.


INVESTORS SECURITY TRUST, for the purpose of doing a general commission and brokerage business, In the purchase and sale of stocks, bonds, &c.; principal office, New York, N. Y.; charter issued December 27, 1915; expires January 1, 1920; corporators, Albert N. Reimold, David A. Center, of New York; Alfred E. Tetterton, Brooklyn, N. Y.; Harry M. Conack, Jno. A. Stenmetz, of New York, N. Y.; capital subscribed, $5,000; amount paid in, $5,000; capital authorized, $5,000; par value shares, $500.

INVENTIONS DEVELOPMENT COMPANY, assisting inventors in the experimenting, developing, &c., of new devices, apparatus and processes, &c., &c.; principal office, New York City; charter issued March 15, 1908; expires March 15, 1915; corporators, Harriet Bond, 17, Laura Goodfellow, 1, C. A. Chase, 24, New York City; capital authorized, $100,000; par value shares, $100.

IRVINE COAL COMPANY, mining, shipping and selling coal, timber, natural gas, oil and other minerals, and general merchandise, and doing all things necessary thereto; principal office, Dunlow, Wayne County, West Virginia; charter issued June 2, 1890; expires June 1, 1910; corporators, Salina W. Colton, Jr., Clarence M. Clark, C. Ford Stevens, N. S. Brown, Jno., of Philadelphia, Pa.; Clarence Bill Darby, Pa.; capital subscribed, $500; amount paid in, $50; capital authorized, $500; par value shares, $100.

ISLAND AUXILIARY COMPANY, receiving money to be used in securing cheap or free transportation of persons, animals, &c., to and from Wheeling Island, &c., &c.; prin-
JEFFERSON MILLING COMPANY, conducting a general milling business, manufacturing flour, feed, meal and other products from wheat, rye, corn, oats and other grains, &c.; principal office, Charles-Town, W. Va.; charter issued December 1, 1856; expires December 12, 1896; corporators, J. A. Bolt, Andrew Boling, Isaac Wirt, M. Kiylichan, of Staunton, Va.; capital subscribed, $15,000.00; amount paid in, $1,000.00; capital authorized, $20,000.00; par value shares, $100.00.

JEFFERSON MILLING COMPANY, purchasing, leasing and mining coal, manufacturing coke and keeping a general mercantile store, and doing all things necessary and proper for carrying on a general coal mining business; principal office, Fairmont, W. Va.; charter issued March 1, 1910; expires January 4, 1945; corporators, T. A. Hope, J. E. McCoy, W. J. Hamilton, W. J. W. Cowden, J. B. Sommerville, G. W. Scheneck, E. C. Myers, Wheeling, W. Va.; capital subscribed, $500; amount paid in, $86; capital authorized, $500,000.00; par value shares, $50.00.

J. A. CLARK COAL AND COKE COMPANY, purchasing, leasing and mining coal, manufacturing coke and keeping a general mercantile store, and doing all things necessary and proper for carrying on a general coal mining business; principal office, Fairmont, W. Va.; charter issued March 1, 1910; expires January 4, 1945; corporators, J. A. Clark, Wm. H. Nicholson, Jr., Charles S. Switzer, of Fairmont, W. Va.: F. W. McLuttre, Worthington, W. Va.: Wilson D. Allhouse, Philadelphia, Pa.; capital subscribed, $500; amount paid in, $50; capital authorized, $100,000.00; par value shares, $100.00.

JACK GOLD MINING AND MILLING COMPANY, carrying on the business of mining for gold and other minerals and doing all things necessary and proper for the successful operation of the same; principal office, Syracuse, New York; charter issued March 2, 1860; expires February 1, 1868; corporators, James P. Howe, Dwight Butler, Irving C. Terry, Cyrus J. Heath, Charles H. Dower, all of Syracuse, N. Y.; capital subscribed, $52,000.00; amount paid in, $452,000.00; capital authorized, $1,230,000.00; par value shares, $1.00.

JACK RABBIT GOLD MINING COMPANY, mining gold and other metals; principal office, Philadelphia, Pennsylvania; charter issued April 1, 1860; expires March 27, 1867; corporators, John F. Anderson, Charles M. Steever, John H. Anderson, Frank R. Shattuck, Justus Straub, Philadelphia, Pa.; capital subscribed, $300,000.00; amount paid in, $31,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

JAMES D. GRAY STEAM ENGINE AND MOTOR COMPANY, manufacturing, purchasing, holding, &c., steam engines, electric motors, batteries and dynamos, &c., for generating, storing, transmitting, &c., motive power of every kind, &c., &c.; principal office, Baltimore, Md.; charter issued September 24, 1866; expires September 23, 1906; corporators, R. Broul Walling, Ernest Shaw, Wm. S. Taylor, D. D. Bainum, aliof Baltimore, Md.; capital subscribed, $500,000; amount paid in, $50,000; authorized, $1,000,000.00; par value shares, $100.00.

JAMES L. HUTCHINSON AND COMPANY, manufacturing, selling and lending bicycles, bicycle saddles, and the like; principal office, New York, N. Y.; charter issued June 15, 1864, expires June 1, 1916; corporators, James Clarke, Horace E. Hooper, Alfred L. Powle, James L. Hutchinson, of New York City, N. Y.; Wesley Sisson, Mount Vernon, N. Y.; capital subscribed, $2,000.00; amount paid in, $200.00; capital authorized, $20,000.00; par value shares, $100.00.

JAMES SMITH & COMPANY INCORPORATED, carrying on the business of manufacturers of and dealers in textile machinery, cord clothing, mill furnishings, steam packings, &c., &c.; principal office, Philadelphia, Pa.; charter issued April 28, 1863; expires December 31, 1918; corporators, Thomas Cunningham, Lucien Brown, Philadelphia, Pa.; Horatio B. Lincoln, Worcester, Pa.; James E. Brown, D. C. Pennington, John A. S. Brown, Philadelphia, Pa.; capital subscribed, $500,000; amount paid in, $100,000; capital authorized, $1,000,000.00; par value shares, $100.00.

JEFFERSON BUILDING AND LOAN ASSOCIATION, encouraging and industry and home building and saving among its members; loaning its stockholders money, buying lands, erect houses; to sell, lease or mortgage the same, and all other things necessary and proper for carrying on a general building and loan association business; principal office, Charleston, S. C.; charter issued September 18, 1846; expires January 1, 1916; corporators, Forest W. Brown, William Kain, C. D. Moore, D. S. Hughe, G. S. Durstanz, Sam'l Howell, Gustav Brown, David Howell, S. C. Young, all of Charleston, W. Va.; capital subscribed $1,170.00; amount paid in, $117.00; capital authorized, $1,000,000.00; par value shares, $100.00.

JEFFERSON CLUB, literary improvement, inculcating sound political principles, promoting true Jeffersonian ideas; principal office, Charleston, Kanawha county, W. Va.; charter issued March 12, 1866; expires March 4, 1916; corporators, Am. A. Thayer, Henry Fry, P. G. Rowan, C. M. Gallaher, Chas. Dryden, all of Charleston, W. Va.; capital subscribed, $5.00; amount paid in, $5.00, capital authorized, $10,000.00; par value shares, $1.00.

JEFFERSON MILLING COMPANY, conducting a general milling business, manufacturing flour, feed, meal and other products from wheat, rye, corn, oats and other grains, &c.; principal office, Charles-Town, W. Va.; charter issued December 1, 1856; expires December 12, 1896; corporators, G. N. Horn, Charles-Town, W. Va.; Charles A. Holt, Andrew Boling, Isaac Wirt, M. Kiylichan, of Staunton, Va.; capital subscribed, $15,000.00; amount paid in, $1,000.00; capital authorized, $20,000.00; par value shares, $100.00.
JOHANNIS COMPANY OF AMERICA, for the purpose of buying, selling and dealing in Johannis water and other mineral waters, natural and artificial, principal office, New York, New York; charter issued December 21, 1855; expires December 31, 1855; corporators, John Chilton, A. F. Stranlund, New York, N. Y.; capital subscribed, $50,000; amount paid in, $25,000; capital authorized, $50,000; par value shares, $50.

JUPITER OIL AND GAS COMPANY, boring and drilling for oil and gas, constructing and maintaining oil and gas wells, and lines of piping for the transportation of same, &c.; principal office, New Martinsville, West Virginia; charter issued July 1, 1855; corporators, John J. Donnels, John F. Corno, John H. Loomis, Brooklyn, N. Y.; capital subscribed, $5,000; amount paid in, $2,500; capital authorized, $5,000; par value shares, $100.

J. W. HUNTER COMPANY, manufacturing and dealing in mustards, trade catsups, preserves, pickles, and garden's sundries; principal office, Wheeling, Ohio county, W. Va.; charter issued December 7, 1856; expires December 31, 1856; corporators, J. W. Hunter, Kate F. Hunter, F. H. Parz., of Wheeling, W. Va.; capital subscribed, $2,500; amount paid in, $2,500; capital authorized, $5,000; par value shares, $100.

KAMIAH MIXING COMPANY, buying, leasing or otherwise acquiring mining property, and carrying on the business of mining gold, silver, &c.; principal office, Charleston, W. Va.; charter issued November 1, 1855; expires September 1, 1856; corporators, William S. Williams, Sewelle C. Williams, Clement M. Moore, James F. Grubin, Fred Carlisle Hulke, all of New York, New York; capital subscribed, $2,400; amount paid in, $2,400; capital authorized, $2,400; par value shares, $100.

KANAWHA, GREEN JEAN AND EASTERN RAILROAD COMPANY, proposed road will commence at the mouth of Smith's Creek, Fayette county, and run to the mouth of Lower Lamp Creek in said county, then via Glen Jean, &c., to a point in Mercer county on a line between the States of Virginia and West Virginia, and thence north-west to the mouth of Laurel Creek; principal office, Charleston, West Virginia; charter issued November 1, 1856; expires December 7, 1856; shall continue perpetually; corporators, T. G. McKeel, Chilton Hothe, Ohio; M. Jackson, R. G. Quarrier, J. E. Brown, E. H. Knight, Charleston, W. Va.; capital subscribed, $5,000; capital authorized, $50,000; par value shares, $100.

KANAWHA LUMBER AND MANUFACTURING COMPANY, acquiring by purchase or otherwise timber and lumber and for carrying on the business of manufacturing such timber into lumber, furniture and building material and selling the same, &c.; principal office, St. Albans, W. Va.; charter issued November 1, 1856; expires November 1, 1856; corporators, A. B. Lewis, St. Albans, W. Va.; Thomas J. Siler, Huntington, W. Va.; J. D. Lewis, D. L. Lewis, St. Albans, W. Va.; G. Q. Clifton, Charleston, W. Va.; capital subscribed, $100; amount paid in, $10; capital authorized, $500; par value shares, $100.

KANAWHA MARINE DOCK COMPANY, building and repairing steamboats, barges and other kinds of water crafts; buying, selling, &c., all kinds of lumber and doing a general marine business; principal office, Point Pleasant, West Virginia; charter issued April 6, 1856; expires April 1, 1858; corporators, W. W. Cole, A. F. Kilgore, Tille Cole, Amos R. Kisler, J. P. R. Smith, Point Pleasant, W. Va.; capital subscribed, $5,000; amount paid in, $1,000; capital authorized, $50,000; par value shares, $100.

KANAWHA AND PAINT CREEK RAILROAD COMPANY, proposed road will commence at or near Paint Creek, Kanawha county, and run to a point at or near the State of Virginia boundary line in the county of Mercer; principal office, Charleston, W. Va.; charter issued November 15, 1855, and is to continue perpetually; corporators, William S. Edwards, Frank A. Smith, Malcolm Jackson, W. H. Smith, Henry C. Jordan, all of Charleston, W. Va.; capital subscribed, $10,000; capital authorized, $10,000; par value shares, $100.

KANAWHA TELEPHONE COMPANY, erecting and operating telephones and telegraphs in the city of Charleston, and counties of Kanawha, Fayette, Summers, &c.; principal office, Charleston, W. Va.; charter issued February 25, 1856; expires January 1, 1866; corporators, N. M. Payne, Charleston, W. Va.; H. F. Randolph, Johnstown, Pa.; D. C. Gallaher, J. D. Babers, Fred. Gardner, of Charleston, W. Va.; capital subscribed, $500; amount paid in, $250; capital authorized, $500; par value shares, $50.

KANAWHA VALLEY BUILDING ASSOCIATION NO. 2, encouraging frugality and home building and saving among its members; raising money to be distributed among its members; toning money to its stockholders; &c.; &c.; principal office, Charleston,
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Corporations.

W. Va.: charter issued April 8, 1885; expires April 1, 1925; corporators: Charles Capito, M. Goldmark, J. W. Grider, B. W. Patterson, R. Riner, J. Schwalbe, J. B. Humberton, George F. Covic, J. H. Ruffner, E. May, C. K. Payne. Charleston, W. Va.: capital subscribed $1,000,000; amount paid in, $50,000; capital authorized, $1,000,000; par value, $100.

KANAWHA VALLEY GUN AND ROB CLAY BOUNTY HUNTING, FISHING AND OTHER AMUSEMENTS: principal office, Charleston, West Virginia; charter issued August 3, 1885; expires August 1, 1925; corporators: Geo. R. Welch, Wm. Bils, Wm. Hillmon, Geo. S. Chilton, B. H. Hall. Charleston, W. Va.: capital subscribed, $250,000; amount paid in, $250,000; capital authorized, $5,000,000; par value, $5,000.

KANAWHA VALLEY COAL COMPANY: owning and leasing coal lands and other lands and minerals thereon, and doing all things necessary for the successful operation of mines; principal office, Charleston, W. Va.: charter issued June 1, 1885; expires June 1, 1915; corporators: J. S. Finley, Parkersburg, W. Va.; J. R. Thomas, Thomasville, W. Va.; F. M. Stanston, C. C. Lewis, Jr., Gen. & Conch, of Charleston, W. Va.; capital authorized, $1,000,000; amount paid in, $500,000; capital authorized, $1,000,000; par value, $10.

KANSAS COMMERCIAL COAL COMPANY: buying and selling coal, leasing and otherwise acquiring lands and minerals thereon, and doing all things necessary for the successful operation of mines; principal office, Pittsburgh, Crawford county, Kansas; charter issued October 24, 1880; expires December 31, 1910; corporators: A. J. Moore, Thomas R. Stotler, W. H. Terry, Fred S. Charette, C. O. Taylor, all of St. Louis, Mo.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value, $10.

K. C. COMPANY, LIMITED OF THE UNITED STATES: manufacturing, commanding, and selling medicine and proprietary remedies; principal office, New York city. New York: charter issued June 8, 1880; expires May 1, 1880; corporators: Alexander Hamilton, 28 Broadway, New York; Gordon F. Smith, 15 Broadway, New York; Alfrd Earle, John H. Ruskin, Fred. W. Bille, of 305 Broadway, New York; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value, $10.

KENEKEL CORKING PROCESS COMPANY: buying, selling, and acquiring patents for inventions of new and useful arts or processes of making corks from coal and the preservation of the bi-products thereof; principal office, Chicago, Illinois; charter issued October 14, 1886; expires October 10, 1911; corporators: Fred. R. Hent, Frank E. Peets, George Lesher, Jr., Frank E. Dillon, Thomas J. Norton, all of Chicago, Ill.; capital authorized, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value, $10.

KENEY'S CREEK SOCIAL CLUB: purchasing and distributing among its members all kinds of supplies and refreshments, necessary for the use and comfort of its members; principal office, Keneys Creek, Fayette county, West Virginia; charter issued May 27, 1886; expires May 26, 1911; corporators: John Clinger, J. T. Carr, Keneys Creek; S. Coppen, II. D. MacFarland, L. H. Kerck, of Charleston, W. Va.; capital subscribed, $250,000; amount paid in, $250,000; capital authorized, $250,000; par value, $1.

KENOVY, TRANSFER COMPANY: transporting and forwarding goods, merchandise, live stock and produce upon the Ohio, Ohio River and other rivers in this State and other States, etc.; principal office, Kenova, Wayne County, West Virginia; charter issued May 2, 1886; expires May 1, 1916; corporators: F. R. Beck, C. C. Goode, William F. Rapp, H. L. Peck, Harriet T. Peck, Kenova, W. Va.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $100,000; par value, $1.

KEYSTONE CHEMICAL COMPANY OF PITTSBURGH: manufacture and sale of basic sulfuric acid, dry and liquid, and all other articles derived therefrom; principal office, Pittsburgh, Pa.; charter issued April 28, 1880; expires April 28, 1910; corporators: James Boyd, W. Watson, Stuart, Elizabeth J. Stuart, J. E. Powell, Pittsburgh, Pa.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $2,000,000; par value, $100.

KEYSTONE CONTRACTING COMPANY: building houses, bridges, wharves, and all similar construction; building railroads and railways of all kinds; principal office, Philadelphia, Pa.; charter issued April 25, 1886; expires March 31, 1916; corporators: Richard V. Curry, Wm. Findlay Brown, Isaac D. Heitzel, T. F. Mulford, Samuel M. Bird, Philadelphia, Pa.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value, $100.

KEYSTONE LIVE STOCK EXPRESS COMPANY: transporting live stock and merchandise in the United States; principal office, Philadelphia, Pa.; charter issued May 10,
CORPORATIONS.

KEYSTONE LUMBER AND MINING COMPANY, purchasing, acquiring, operating, &c., timber, coal, and other lands, and leasing, sub-letting and letting same, buying and selling goods, constructing tracks on railways, &c., necessary for said business, &c., &c.; principal office, Morgantown, W. Va.; charter issued, July 20, 1865; expires July 1, 1905; corporators, E. W. Newcomer, W. S. Hood, E. U. Steinman, of Connellsville, Pa.; Sidney H. Patterson, Andrew Whishart, J. H. Barricklow, of Dunbar, Pa.; Robert E. Shippard, Connellsville, Pa.; Thomas Kinige, Dunbar, Pa.; L. G. Strickler, Broad Ford, Pa.; Isaac W. Brightley, J. W. Elly, Uniontown, Pa.; capital subscribed, $80,000; amount paid in, $26,500 00; capital authorized, $250,000 00; par value shares, $100 00.

KEYSTONE ASSESSMENT REPORTING COMPANY, manufacturing, vending, renting, &c., electrical and mechanical devices, appliances, &c., for electrically or mechanically reporting base ball and other sporting events, &c., &c.; principal office, New York, N. Y.; charter issued, May 16, 1897; expires, January 1, 1905; corporators, Melvin H. Compton, Newark, N. J.; Mergans, L. Thomas, Pittsburgh, Pa.; John W. McNeeley, Albert Manning, Newark, N. J.; H. J. Rus, J. Ries, J. R. Baltimore, Md.; capital subscribed, $25,000; amount paid in, $25,000 00; capital authorized, $25,000 00; par value shares, $1 00.

KEYSTONE RAILWAY, HOTEL AND STEAMSHIP ADVERTISING COMPANY, making, selling and maintaining a system of advertising hotels, railways and steamship lines, by means of cabinet folder cases, &c.; principal offices Allegheny, Lehigh counties, Pa.; charter issued, June 29, 1896; expires July 1, 1901; corporators, C. H. Heller, Allegheny, Pa.; Geo. Heller, Wilkesbarre, Pa.; D. B. Courtney, Reading, Pa.; Frank B. Foglel, Chase, H. Cohn, Allegheny, Pa.; capital subscribed, $37,500 00; amount paid in, $25,500 00; capital authorized, $25,000 00; par value shares, $1 00.

KEYSTONE TELEPHONE COMPANY, buying, selling and manufacturing telephones complete in various different parts, constructing telephone exchanges, &c., &c.; principal office, Pittsburgh, Pa.; charter issued, March 30, 1895; expires March 1, 1895; corporators, E. D. Callen, Kurt Hubbell, J. G. Hunsen, Frank E. Leggett, W. W. Croker, of Pittsburgh, Pa.; capital authorized, $1,000,000 00; par value shares, $10 00.

KING HILL CONSOLIDATED GOLD MINING COMPANY, acquiring, holding, operating, &c., mines, mineral lodes, mineral locations, mill-sites, &c., in the State of Idaho, &c., &c.; principal office, New York City; charter issued June 15, 1895; expires June 1, 1905; corporators, Isaac B. Newcomer, George V. Sims, Frank McAuliffe, John J. McCallum, John A. Bowers, all of New York City; capital subscribed, $140,000; amount paid in, $100,000 00; capital authorized, $1,000,000 00; par value shares, $10 00.

KING SOLOMON GOLD MINING COMPANY, mining, milling, or otherwise treating metallic or other ores, and of dealing in such ores and their products; acquiring by lease, purchase, or otherwise, &c., &c.; principal office, New York City; charter issued, July 22, 1896; expires July 30, 1901; corporators, James M. Solomon, Attleboro, Mass.; Lewis & Carter, L. H. & Wood, James W. Powers, Charles B. Kendall, Boston, Mass.; capital subscribed, $500,000; amount paid in, $24,000 00; capital authorized, $500,000 00; par value shares, $5 00.

KNIGHT LUMBER COMPANY, owning, leasing and operating saw mills, planing mills, and all other kinds of wood working machinery, buying and selling logs, timber, staves, &c., manufacturing and selling lumber, &c.; &c.; principal office, Charleston, W. Va.; charter issued, October 21, 1896; expires October 20, 1906; corporators, John C. Roy, Samuel A. Roy, E. R. Kibbitt, H. W. Knight, E. W. Knight, Charleston, W. Va.; capital authorized, $250,000 00; amount paid in, $250,000 00; capital authorized, $250,000 00; par value shares, $10 00.

KOON'S RIN COAL AND COKE COMPANY, mining, transporting and selling coal and the products therefrom, buying, leasing, &c., coal and coal mines and operating the same, &c.; principal office, Fairmont, W. Va.; charter issued, May 5, 1895; expires May 28, 1900; corporators, Johnson Jewell, William H. Nicholson, Jr., Manchester, W. Va.; John W. Leonard, Washington, Pa.; G. Morgan, Chase, Powell Fairmont, W. Va.; capital authorized, $100,000 00; amount paid in, $26,500 00; capital authorized, $100,000 00; par value shares, $100 00.

KOON'S RIN AND BRIDGPORT RAILROAD COMPANY, commenced at a point on the east bank of the West Fork river in Marion county, connecting with the line of the Mingo Indiana Railroad, at the mouth of Koon's run, and upsaid run to or near its source, thence to Bridgport. Harrison county, W. Va.; principal office, Clarka-
Corporations.


Kootenal Exploration Company. (Limited) buying, selling, leasing, prospecting and developing mining property in the States of the United States and foreign countries, doing all things necessary and expedient for the success thereof; principal office, Rochester, Monroe County, N. Y.; charter issued November 19, 1805; expires November 1, 1816; corporators, Charles A. Lasker, Charles H. Townsend, Jas. R. Burton, Minor H. Brown, Solomon Schwartshub, all of Rochester, N. Y.; capital subscribed, $500,000; amount paid in, $50,092; capital authorized, $2,000,000; par value shares, $1.00.

Arkelle Oil and Gas Company, drilling, mining, boring and excavating for petroleum, rock or carbon oils, natural gas, coal and other minerals and manufacturing, buying and selling the same; constructing and maintaining lines of tubing for transporting oil, &c.; principal office, Wheeling, W. Va.; capital authorized, $500,000; amount paid in, $50,092; capital authorized, $2,000,000; par value shares, $1.00.

Lake Electric Railway Company, purchase, acquire, lease, &c., all inventions, letters patent and improvements in the mechanical arts: mechanical, electrical, &c., patentable and otherwise, &c., &c.; principal office, New York City, New York; charter issued July 17, 1835; expires July 16, 1845; corporators, John Labour, Brook; N. Y.; Louis Mathews, Alexander M. Lowry, New York City; John Edward Palmer. Railway, N. Y.; Irving Hull, Bridgeport, Conn.; capital subscribed, $100,000; amount paid in, $10,000; par value shares, $100.00.

Lake Terra Alta Improvement Company, purchasing real estate and improving the same by erecting hotels, cottages, &c., and leasing the same, erecting and maintaining water works, &c., &c.; principal office, Terra Alta, W. Va.; capital authorized, $100,000; amount paid in, $10,000; par value shares, $100.00.

Latchaw Gas Company, drilling for natural gas and oil, conducting all the business usually done by a natural gas or oil company; principal office, Marion, Ohio; charter issued April 10, 1807; expires January 4, 1816; corporators, J. M. Latchaw, M. A. Nelson, G. H. Ernest, D. B. Torpy, C. L. Armor, Marion, Ohio; capital subscribed, $48,000; amount paid in, $48,000; capital authorized, $48,000; par value shares, $1.00.

La Teta Gold and Coffee Company, acquiring agricultural and mining property in the State of Cauca, Republic of Columbia, operating and cultivating the same, doing all things essential thereto, &c.; principal office, New York City, N. Y.; charter issued September 6, 1806; expires September 1, 1816; corporators William Brandt, Sing Sing, N. Y.; Reginald Paris, Popayan, Colombia; Floyd B. Wilson, Brooklyn, N. Y.; W. W. Bulfin, M. E. Woonester, New York City, N. Y.; capital authorized, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $5.00.

La Porter Consolidated Gold Mining Company, for the purpose of carrying on business as a mining company in the United States of America, &c.; principal office, Duluth, Minnesota; charter issued January 1, 1806; expires January 1, 1900; corporators, Armin P. Bogue, Duluth, Minn.; Simon Chapman, Chicago, Ill.; G. W. Mann, F. E. Soule, Duluth, Minn.; capital subscribed, $50,000; amount paid in, $25,000; capital authorized, $100,000; par value shares, $10.00.

Laurel Creek Coal Company, mining, shipping and selling coal, manufacturing and selling coke and such other business as may be necessary, &c.; principal office, Laurel, Fayette county, W. Va.; charter issued January 1, 1806; expires January 1, 1900; corporators, J. W. Rowe, Hannah Rowe, J. E. Robins, of Clarksburg, W. Va.; Charles H. Robins, of Montrose, W. Va.; H. S. Robins, of Mount Carmel, Pa.; R. S. Robins, Shamokin, Pa.; O. P. Fox, Christophr Fox, of Mt. Carmel, Pa.; W. A. Brown.
COLT, W. Va.; Alger Brown, Laurel, W. Va.; Geo. Lawton, E. G. Riddle, of Alaska, W. Va.; capital subscribed, $17,000.00; amount paid in, $1,500.00; capital authorized, $25,000.00; par value $1 par share, $100.00.

LEAD AND ZINC COMPANY, mining, purchasing, selling &c., lead and zinc ores and other minerals of like nature; leasing and purchasing mineral lands and operating the same, &c.; principal office, Grafton, W. Va.; charter issued November 9, 1865; expires October 31, 1915; corporators, G. W. Curtin, W. E. Raymond, of Sutton, W. Va.; T. E. Davis, L. Maloney, C. R. Durbin, of Grafton, W. Va.; capital subscribed, $50,000.00; amount paid in, $30,000.00; capital authorized, $1,000,000.00; par value $1 par share, $100.00.

LEFT HAND OIL COMPANY, purchasing, leasing, &c., real estate and mining the coal and other minerals therein and manufacturing the same, &c.; &c.; principal office, Charleston, West Virginia; charter issued September 19, 1860; expires January 1, 1916; corporators, John W. Moore, Ronda, W. Va.; J. B. Lawls, Handley, W. Va.; L. N. Perry, L. N. Perry, Trustees for T. S. Perry, Heathrow, W. Va.; Richard C. Lewis, Handley, W. Va.; capital subscribed, $620,000.00; amount paid in, $457,000.00; capital authorized, $610,000.00; par value shares, $250.00.

LEN'S CREEK COLLIERY COMPANY, buying, holding and buying coal and timber lands, manufacturing and selling lumber, coal and the products thereof, &c.; principal office, Kanawha County, West Virginia; charter issued September 19, 1860; expires January 1, 1916; corporators, John W. Moore, Ronda, W. Va.; J. B. Lawls, Handley, W. Va.; L. N. Perry, L. N. Perry, Trustees for T. S. Perry, Heathrow, W. Va.; Richard C. Lewis, Handley, W. Va.; capital subscribed, $620,000.00; amount paid in, $457,000.00; capital authorized, $610,000.00; par value shares, $250.00.

LEN'S CREEK COAL AND COKE COMPANY, leasing, purchasing, mining, &c., coal, iron, timber and oil properties, and the right to operate the same and deal in their products, &c.; &c.; principal office, Woodruf, Lenawee County, Michigan; capital authorized, $500,000.00; par value shares, $100.00.

LINDER COUNTY FAIR ASSOCIATION, encouraging the breeding and raising of horses, cattle, sheep, hogs, &c., also encouraging mechanics, industrial, &c., interests, &c.; &c.; principal office, Weston, W. Va.; charter issued July 17, 1864; expires January 1, 1916; corporators, M. S. Holt, Weston, W. Va.; Porter Arnold, Arnold, W. Va.; Duncan Ward, J. Brannon Bennett, P. K. Teter, Stokes Tunstall, Weston, W. Va.; capital subscribed, $50,000.00; capital authorized, $50,000.00; par value shares, $100.00.

LEWIS STAYE COMPANY, owning and operating saw mills, planing mills and other wood working machinery, buying and selling all kinds of lumber and carrying on a general mercantile business; principal office, Charleston, Kanawha county, W. Va.; charter issued November 18, 1869; expires September 19, 1916; corporators, W. S. Lewis, Laura Lewis, of Charleston, W. Va.; W. H. Shelly, H. G. Wyatt, of New York, N. Y.; E. W. Knight, Charleston, W. Va.; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $500,000.00; par value shares, $50.00.

LINCOLN OIL AND GAS COMPANY, purchasing, leasing, &c., oil and gas mineral lands, developing and improving said lands, by boring, &c., for oil, gas, &c.; &c.; principal office, Charleston, W. Va.; charter issued May 1, 1908; perpetuity; corporators, S. L. Good and Edward McHenry, William Heil, W. S. Lewis, Laura Lewis, of Charleston, W. Va.; W. H. Shelly, H. G. Wyatt, of New York, N. Y.; John R. Mason, M. J. Hutcheson, S. L. Watson, M. Jolliffe, E. F. Heitze, all of Falmouth, W. Va.; capital subscribed, $1,260,000.00; amount paid in, $275,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

LITTLE KANAWHA RAILROAD COMPANY, building a railroad in the State of West Virginia; principal office, Parkersburg, Wood county, West Virginia; charter issued May 1, 1908; perpetuity; corporators, S. L. Good and Edward McHenry, William Heil, W. S. Lewis, Laura Lewis, of Charleston, W. Va.; W. H. Shelly, H. G. Wyatt, of New York, N. Y.; capital authorized, $6,000,000.00; par value shares, $100.00.

LOCKWOOD LONG DISTANCE TELEPHONE AND TELEGRAPH COMPANY, to build, equip, maintain, own, buy, hire and operate telephones and telephone lines, telegraph apparatus and exchanges, and doing things necessary and expedient for the successful operation of the same, &c.; principal office, New Brunswick, Middlesex county, N. J.; charter issued December 23, 1868; expires December 22, 1918; corporators, Joseph Tice, Wm. C. J. Ackwood, Henry A. Hull, J. S. W. Howell, Peter R. Grabau, New Brunswick, N. J.; capital subscribed, $5,000,000.00; amount paid in, $5,000,000.00; capital authorized, $5,000,000.00; par value shares, $500.00.

LONGWILL SUPPLY COMPANY, buying, selling and dealing in dry goods, groceries and general merchandise; principal office, Kenova, Wayne County, W. Va.; charter issued January 30, 1865, expires January 1, 1915; corporators, R. T. Longwill, Por-
Corporations.

LOOMIS MANNING FILTER COMPANY, manufacturing, selling, leasing or otherwise disposing of, water filters, oil filters, liquor filters, and all kinds and varieties of filters, strainers, filters and purifiers of all liquid substances; principal office, Philadelphia, Pennsylvania; chartered June 5, 1866; expires June 4, 1916; corporators, T. Sidney Manning, John S. Pring, Jr., Howard M. Kinmon, William Gay Townsend, Paul M. Burnett, Baltimore, Md.; capital subscribed $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100.

LOU P. MINING COMPANY, dealing in and engaging in a general mining business in the United States and elsewhere; A. S., principal office, Chicago, Illinois; charter issued Nov. 16, 1884; expires October 25, 1917; corporators, Dr. F. W. King, S. Victor, A. E. Eggett, of Chicago, Ills.; Chas. F. Cobbs, Grand Rapids, Mich.; O. J. Butterfield, Chicago, Ills.; capital subscribed $200,000; amount paid in, $200,000; capital authorized, $2,000,000; par value shares, $1.

LOUIS SCHNEIDER COMPANY, manufacturing and dealing in mouldings, picture frames and mirrors art goods and all goods pertaining to that line, A. C.; principal office, Charleston, W. Va.; charter issued April 26, 1894; expires, April 25, 1924; corporators, Louis Schweizer, Sidney E. Wexler, Lewis H. Johnson, F. A. Roquefort, E. Walter Brommlngton Baltimore City, Md.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100.

LYFORD CAR FENDER COMPANY, manufacturing, buying, leasing, etc., car fenders, and doing all things necessary to carry on said business; A. C.; principal office, Charleston, W. Va.; charter issued July 23, 1893; expires July 1, 1913; corporators, Thomas M. Curtis, Joseph G. Lyford, Thomas Hillis, Robert A. Hull, of Boston, Mass.; Geo. G. Hackett, Wakefield, Mass.; capital subscribed, $200,000; amount paid in, $200,000; capital authorized, $2,000,000; par value shares, $1.

MACDONALD FREEZER COMPANY, manufacturing ice cream freezers and other articles of commerce from metal or wood or both; principal office, Pittsburgh, Pa.; charter issued June 25, 1896; expires June 1, 1916; corporators, L. Dewitt, James A. Grier, A. A. Adams, J. H. Lattell, E. H. Jenkins, all of Pittsburgh, Pa.; capital subscribed, $200,000; amount paid in, $200,000; capital authorized, $2,000,000; par value shares, $100.

MAIL PUBLISHING COMPANY, editing, printing and publishing newspapers, journals and other periodicals and engaging in a general job work business; principal office, Charleston, Kanawha county, West Virginia; charter issued December 20, 1884; expires December 21, 1904; corporators, William Fielder, Will F. Forsythe, Wm. J. Jarrett, Clara E. Forsythe; Nannie P. Jarrett, Charleston, W. Va.; capital subscribed, $600,000; amount paid in, $600,000; capital authorized, $6,000,000; par value shares, $1.

MANHATTAN CLUB, buying, leasing, etc., real estate, and buying, selling, etc., personal property, and promoting and maintaining social relations among the members of said club, A. C.; principal office, Parkersburg, West Virginia; charter issued June 26, 1895; expires July 1, 1921; corporators, L. S. Logan, Geo. F. Fouts, J. F. Jackson, Chaas Beckur Jr., Chaas Stephens, all of Parkersburg, W. Va.; capital subscribed, $600,000; amount paid in, $600,000; capital authorized, $6,000,000; par value shares, $1.

MANNING DEVELOPMENT COMPANY, purchasing and holding real estate, dividing the same into lots, constructing streets and alleys, erecting houses and selling the same on real estate security, borrowing money, etc.; principal office, Manning ton, Marion County, West Virginia; charter issued, March 25, 1875; expires March 24, 1925; corporators, John H. Fairchild, John O. Hurst, Jas. M. Teter, I. C. Burdick, Wm. R. Fowler, Wm. W. Smith, Wm. P. Butts, Thomas F. Burrell, Mannington, W. Va.; capital subscribed, $700,000; amount paid in, $700,000; capital authorized, $7,000,000; par value shares, $100.

MANNING AND SMITHFIELD TELEPHONE COMPANY, constructing and maintaining telephone lines in the counties of Marion, Wetzel, Doddridge, Tyler and Harrison, W. Va.; principal office, Marion, Marion County, West Virginia; charter issued February 23, 1910; expires February 22, 1930; corporators, A. F. Hamilton, Wm. Butler, W. S. Burkett, Wm. W. Smith, T. L. Shew, J. H. Ott, O. H. Ansell, W. J. D. Forrester, Wm. W. Smith, E. C. Cole, W. E. Vinson, W. Va.; capital subscribed, $1,000,000; amount paid in, $600,000; capital authorized, $6,000,000; par value shares, $500.

MANUEL KNAUTH & COMPANY, importing and exporting, purchasing and selling and generally dealing in merchandise of every description; principal office, New York.
CORPORATIONS.

55

City, N. Y.; charter issued January 11, 1867; expires January 1, 1917; corporators, Antonia North, 238 W. 7th St, New York City, N. Y.; Geo. H. Engleheart, New York City, N. Y.; Felix Cramer, Brooklyn, N. Y.; Franz Thiele, Otto Von Seefrank, New York City, N. Y.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100 each.

MARIETTA ROLLER WORKS, manufacturing, buying and selling rollers, engines, machinery, bridges and other products of iron, steel, brass and other metals; principal office, Marietta, Washington County, Ohio; charter issued March 1, 1876; expires March 17, 1916; corporators J. J. Leidecker, J. W. Hughes, J. C. Hughes, Geo. A. Schaffner, of Butler, Pa.; E. F. Hayes, Shiloh, Pa.; J. P. Ward, Marietta, Ohio; John Callaway, Jamestown, N. Y.; H. C. Johnson, W. G. Hayes, Marietta, Ohio; J. C. Cornely, Pittsburgh, Pa.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $100 each.

MARIETTA OIL COMPANY, acquiring leaseholds and real estate in fee simple, and operating, boring and drilling upon the same for oil, gas, &c., &c.; principal office, Fairmont, W. Va.; charter issued, August 22, 1896; expires August 29, 1916; corporators, A. D. Marietta, Connswville, Pa.; John A. Gaylor, R. J. Robinson, John O'Hara, Thomas O'Hara, Samuel E. Hitt, all of Fairmont, W. Va.; capital subscribed, $150,000; amount paid in, $30,000; capital authorized, $150,000; par value shares, $250 each.

MARIETTA AND WILLIAMSTOWN BRIDGE COMPANY, constructing, maintaining and operating a toll bridge across the Ohio river from Williamstown, Wood county, W. Va., to Marietta, Washington county, Ohio, together with the necessary appurtenant offices; principal office, Pittsburgh, Pa.; capital subscribed, $1,000; amount paid in, $500; capital authorized, $1,000; par value shares, $100 each.

MARINE AUTOMATIC FURNITURE COMPANY, to construct, purchase, hire, sell and let on agreement, tables, chairs, benches, stock platforms and furniture of every kind suitable for use on shipboard, doing all things incidental to the accomplishment of some, principal office, New York City, N. Y.; charter issued, December 17, 1896; expires Dec. 31, 1916; corporators, W. C. Jette, August Jette, Charles M. Hulman, Charles Cramer, Lewis R. Burton, all of Pittsburgh, Pa.; capital subscribed, $50,000; amount paid in, $25,000; capital authorized, $100,000; par value shares, $250 each.

MARTIN'SBURG ELECTRIC COMPANY, manufacturing and supplying electricity for light, heat and power; principal office, Martinsburg, Berkeley county, West Virginia; charter issued March 30, 1896; expires January 1, 1916; corporators, L. C. Gerling, J. K. Wilson, George W. Trumble, A. J. Thomas, Henry L. Selbert, William K. Tobey, W. W. Houseworth, all of Martinsburg, W. Va.; capital subscribed, $750,000; amount paid in, $250,000; capital authorized, $500,000; par value shares, $100 each.

MARCO RUSKIO COMPANY, manufacturing and vending a cordial to be known as Marco Ruskio, in West Italian counties; principal office, New York City, N. Y.; charter issued February 12, 1896; expires February 1, 1916; corporators, Philip T. Thompson, Morocco Thompson, Hartdale, N. Y.; Jacob Imunuy, New York, N. Y.; J. J. Korman, New Haven, Conn.; Martin Katterhorn, New York, N. Y.; capital subscribed, $6,000; amount paid in, $600; capital authorized, $1,000; par value shares, $2 each.

MARINE COMPANY, manufacturing, operating and dealing in every department of supplies used in and about public and private buildings, &c., &c.; principal office, New York City, New York; charter issued April 18, 1896; expires April 16, 1916; corporators, Martin Wells, Rhinev L. Webber, Edward S. Riker, New York City; Jas. A. Mellich, Lewis L. Wently, Brooklyn, N. Y.; capital subscribed, $500,000; amount paid in, $400,000; capital authorized, $50,000; par value shares, $200 each.

MARTIN UNDERGROUND TROLLEY COMPANY, constructing, owning, operating, &c., the Martin Underground Trolley System, under patent's granted, or to be hereafter granted, in the city of Chicago and elsewhere; principal office, Chicago, Illinois; charter issued October 1, 1896; expires October 1, 1916; corporators, James McCulloch, Edward O'Connell, Samuel Marsh, Michael A. Martin, all of Chicago, Ill.; capital subscribed, $5,000,000; amount paid in, $5,000,000; par value shares, $200 each.

MASSACHUSETTS OIL COMPANY, acquiring by lease or purchase oil lands, operating for oil and gas, selling, transporting and dealing in same and its products; principal office, Fairmount, Marion county, W. Va.; charter issued August 29, 1896; expires August 29, 1916; corporators, Charles S. Swetser, John A. Clark, J. L. Michael, of Fairmount, W. Va.; A. & Reynolds, Millford, Del.; W. J. Rowland, Fairmount, W. Va.;
MASONIC TEMPLE BUILDING COMPANY, erecting a Masonic Temple in the city of Charleston, W. Va., providing means therefor by borrowing, &c.; and for the repayment of money so borrowed, &c., also leasing and renting out such temple or parts thereof and collecting rents thereon; &c.; principal offices: Charleston, West Virginia; charter issued July 21, 1895; expires July 1, 1915; corporators: J. D. Baines, George Davis, J. F. Brown, E. L. Buttrick, Neil Robinson. Charleston, W. Va.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.

MASON-JARRETT COAL AND LUMBER COMPANY, buying coal and lumber lands; mining, shipping and selling coal, cutting, shipping and selling lumber of all kinds, &c.; principal office, Charleston, West Virginia; charter issued May 6, 1913; expires December 31, 1914; corporators: T. J. Muson, Graham Mines, Kanawha County, W. Va.; L. J. Jarrett, Kanawha County, W. Va.; L. P. Chisholm, E. A. Raline, S. S. Green, Charleston, W. Va.; capital subscribed, $100,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $10.

MASON-MAXWELL TELEPHONE MANUFACTURING COMPANY, manufacturing telephones, switchboard in and other apparatus, establish, maintain, manage, &c.; telephone and telegraph exchanges, &c.; &c.; &c.; principal office, Richmond, Va.; charter issued November 30, 1895; expires January 1, 1915; corporators: James S. Vaile, W. M. McBryde, John K. Cover, William J. Atkinson, Baittston, Md.; C. E. R. Atkinson, Chestertown, Md.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $10.


MCDOWELL PUBLISHING COMPANY, publishing a newspaper, doing general job work, and work of all kinds generally done in offices of this character; principal office, Welch, McDowell county, West Virginia; charter issued June 27, 1899; expires July 1, 1939; corporators: Edgar P. Recker, J. C. Herndon, T. K. Trotman, R. B. Bernheim, J. A. Poole, Welch, W. Va.; capital subscribed, $1,000,000; amount paid in, $150,000; capitalized, $1,000,000; par value shares, $10.

MCFADYEN COAL COMPANY, mining and selling coal and other minerals, making and selling coke; principal office, The Mines, Jefferson county, Ohio; charter issued March 30, 1895; expires February 21, 1916; corporators: John McFadyen, Latrobe, Pa.; F. Harrell, Canton, Ohio; R. Trump, Pittsburgh, Pa.; John T. Kosh, Jos. E. Barnett, Latrobe, Pa.; capital subscribed, $2,000,000; amount paid in, $2,000,000; capitalized, $1,000,000; par value shares, $1.

MCCLURE-MABLE LUMBER COMPANY, buying timber and lands, manufacturing and selling lumber, developing coal, oil and gas and conducting a general lumber and business in connection therewith; principal office, Roaring Creek, West Virginia; charter issued August 3, 1895; expires July 24, 1915; corporators: W. H. Mable, Tidoute, Pa.; Alex McClure, Allegheny, Pa.; J. G. Stephenson, Pittsburgh, Pa.; C. A. Mable, Tidoute, Pa.; J. G. Stephenson, Jr., Pittsburgh, Pa.; capital subscribed, $750,000; amount paid in, $750,000; capitalized, $500,000; par value shares, $100.

MERCER COUNTY OIL AND GAS COMPANY, boring for or otherwise obtaining petroleum or other oils and natural gas, and buying and selling oil and gas, &c.; &c.; &c.; &c.; &c.; &c.; principal office, Princeton, West Virginia; charter issued July 28, 1895; expires July 31, 1915; corporators: C. H. Brown, L. G. Smith, C. W. Smith, E. W. Baze, A. A. Beeler, W. V. Bayly, of Princeton, W. Va.; J. A. Titter, Tanwell, Va.; A. H. Carr, New Hope, W. Va.; A. T. Caperton, W. W. Winfrey, Princeton, W. Va.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capitalized, $500,000; par value shares, $100.

CORPORATIONS.

Shrewsbury, E. L. Boggs, H. J. Prichard, J. D. Harris, M. Goldbarth, all of Charleston, W. Va.; capital subscribed, $600.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $10.00.

MERRICK SMOKE AND VAPOUR CONDENSING COMPANY, holding, owning, controlling, manufacturing and dealing in letters patent, issued by foreign countries for expelling smoke and vapor; granting rights and leases, etc.; principal office, Philadelphia, Pa.; charter issued March 5, 1886; expires December 31, 1945; corporators, Samuel C. Merrick, Philadelphia Pa.; Henry L. Washburn, New York, N. Y.; Simon Metzger, Jr., Philadelphia, Pa.; William S. Harvey, Lander, N. C.; Emmons T. Mockbridge, Philadelphia, Pa.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $5,000,000.00; par value shares, $5.00.

METALLURGICAL AND GOLD MINING CORPORATION OF AMERICA, erecting, owning, renting, &c.; metallurgical establishments for the reduction of ores of all kinds and the refining of metals by any or all kinds of processes: leasing, renting, owning and operating mines, &c.; principal office, New York City; charter issued October 19, 1895; expires October 8, 1915; corporators, F. Wiegand, Hermann Wulf, H. R. Menning, of New York; Ernest A. Brook, Brooklyn, N. Y.; Paul O. Wiedmann, Thomaston, N. Y.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $5,000,000.00; par value shares, $50.00.

METROPOLITAN ELECTRIC SURFACE RAILWAY COMPANY, for the purpose of acquiring patents and inventions by electric power for street and other railroads, canal and other ports and vessels; principal office, New York City; charter issued March 12, 1886; expires September 1, 1895; corporators, W. W. Fowler, Jr., W. H. Mears, Warmouth Cooper, H. H. Clarke, all of New York City, N. Y.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $5,000,000.00; par value shares, $50.00.

METROPOLITAN MANUFACTURING AND TRADING COMPANY, buy, manufacture and sell all kinds of animal products and all other articles of merchandise that may be in any manner connected therewith, &c., &c.; principal office, New York City; charter issued September 11, 1883; expires September 1, 1893; corporators, Felix Delbridge, C. B. Kemper, of New York City; Harford S. Ward, New Canaan, Conn.; Henry S. Schwind, Chicago, Ill.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.

MIDDLETOWN SPRINGS AND HOTEL COMPANY, owning, maintaining and operating hotels and mineral springs; bottling and selling the water of said springs, etc.; principal office, Middletown Springs, Rutland county, Vermont; charter issued January 13, 1898; expires January 13, 1923; corporators, Alvin Beveridge, Belle G. Beveridge, Ernest W. Eagen, of New York City, N. Y.; A. Livingston Norman, Mount Vernon, N. Y.; Arthur E. Hyde, Yonkers, N. Y.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.

MIDDLESEX MINING COMPANY, carrying on a general mining business and doing all the work incident thereto; capital authorized, $50,000.00; par value shares, $1.00.

MILLEN DRUG COMPANY, manufacturing proprietary medicines, buying and selling all kinds of proprietary medicines and drugs, wholesale and retail, also wines, liquors, &c.; principal office, Wheeling, Ohio county, W. Va.; charter issued December 7, 1906; expires November 1, 1940; corporators, C. A. Miller, L. Y. Hammond, Geo. M. Dorman, J. E. Rout, Thomas A. Peppard, all of New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $250,000.00; par value shares, $25.

MILLIGAN, WILKIN AND COMPANY, manufacturing, dealing in, renting and leasing pianos, organs and all kinds of musical instruments, &c., &c.; principal office, Wheeling, West Virginia; charter issued January 21, 1915; expires January 1, 1945; corporators, W. A. Milligan, R. C. Wilkins, E. H. Redman, C. A. Schacter, D. H. Taylor, all of Wheeling, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.

MILNER ELECTRO GRAVITATION MOTOR COMPANY, manufacturing and dealing in motive power machinery; principal office, Charleston, W. Va.; charter issued December 2, 1885; expires November 25, 1915; corporators, William C. Conway, Sheeler T. Alexander, James L. Thomas, John W. Atwood, Thomas Hanson, Allard Atwood, of Charleston, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $5,000,000.00; par value shares, $100.00.
MILLVIEW GOLD MINING COMPANY, mining ores, metals and minerals, smelting and refining gold and other precious metals on the Millview Creek. Colony of Shumway, Dutch Gaiana; principal office, New York City, N. Y.; charter issued July 27, 1866; expires July 1, 1916; corporators, Jerome Gatty, E. C. Rone, T. Douglas Heckman, R. C. Ballinger, Frank Rower, Philadelphia; E. R. Yarmal, Media, Pa.; capital subscribed, $100,000; amount paid in, $1,000,000; capital authorized, $500,000; par value shares, $100.00.

MINDRINETTI PLACER MINING COMPANY, mining gold and other precious metals on the Mindrinetti Creek, Colony of Shumway, Dutch Gaiana; principal office, New York City, N. Y.; charter issued July 27, 1866; expires July 1, 1916; corporators, Joseph L. Farley,牵头, New York City; New York City; Philadelphia; R. H. Wilson, Pittsburgh, Pa.; capital subscribed, $2,500,000; amount paid in, $2,000,000; capital authorized, $1,000,000; par value shares, $500.00.

MINING PUBLISHING COMPANY, publishing newspapers, magazines, books, job and all other commercial printing, etc., etc.; principal office, Williamson, W. Va.; charter issued September 12, 1895; expires September 12, 1915; corporators, G. A. Monroe, D. E. Hughes, L. S. Drake, J. J. Rockie, S. A. Arapahoe, of Williamson, W. Va.; capital subscribed, $2,500,000; amount paid in, $2,000,000; capital authorized, $1,000,000; par value shares, $500.00.

MINERAL HILL GOLD MINES COMPANY, mining gold, silver, copper, zinc, coal and all other metals and minerals; purchasing and selling in ores, principal office, Charleston, W. Va.; capital subscribed, $100,000; amount paid in, $300,000; capital authorized, $1,000,000; par value shares, $50.00.

MINNESOTA AND DAKOTA TELEPHONE COMPANY, manufacturing, constructing, maintaining, etc., lines of magnetic telegraphs and telephones, etc.; principal office, Minneapolis, Minn.; charter issued August 31, 1895; expires August 31, 1900; corporators, John T. Calhoun, Charles J. Bartlett, Clarence, Paul, Minneapolis, Minn.; capital authorized, $1,000,000; par value shares, $100.00.

MOKELUMNE RIVER GOLD MINING COMPANY, mining, selling, leasing and operating mines and discharging all things necessary or convenient to conducting the business of mining and mining ores; principal office, New York, N. Y.; charter issued May 12, 1866; expires February 1, 1916; corporators, Simon H. Lucas, William H. Payson, Edward L. Rhodes, of San Francisco, Cal.; Robert Smith Palmer, Chicago, Ill.; Joseph C. Freund, Philadelphia, Pa.; capital authorized, $1,000,000; par value shares, $100.00.

MONARCH MANUFACTURING, GAS IMPROVING AND SAVING COMPANY, manufacturing and placing on the market the Monarch Gas Gunners, Monarch Gas Burners, etc.; principal office, Charlestown, W. Va.; charter issued March 25, 1896; expires March 25, 1896; corporators, Peter Keller, A. E. Gatchell, Wm. D. Beggs, J. C. Smith, Wm. Shannon, A. E. Thompson, all of Cincinnati, Ohio; capital subscribed, $600,000; amount paid in, $340,250; capital authorized, $1,000,000; par value shares, $50.00.

MONONGAHELA PLATE GLASS COMPANY, manufacturing rough, polished, bent, beveled and other sheet glass, both cast and blown, etc., etc.; principal office, Morgantown, W. Va.; charter issued September 2, 1895; expires August 17, 1915; corporators, M. G. Collins, Harlery, Pa.; Geo. A. Marsh, Pittsburg, Pa.; J. A. Cheater, Charle- rol, Pa.; W. K. Mapes, C. K. Saddler, of Point Marion, Pa.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.00.

MONONGAHELA COAL COMPANY, buying, selling, shipping and transporting coal and coke; principal office, Wheeling, W. Va.; charter issued September 13, 1895; expires October 1, 1916; corporators, Oliver A. Blackburn, Isaac N. Bunting, Geo. W. Theis, William L. Smith, of Wheeling, W. Va.; William W. O'Neil, Allegheny County, Pa.; capital subscribed, $10,000,000; amount paid in, $1,020,000; capital authorized, $30,000; par value shares, $50.00.

MONONGIALA TEXTILE COMPANY, buying and selling wool, cotton and kindred ma- terials, manufacturing them into goods and selling all things for said business, etc.; principal office, Pittsburgh, Pennsylvania; charter issued January 22, 1895; expires second Tuesday in January, 1916; corporators, W. R. Given, W. H. McGill, M. A. Given, J. L. Kirkpatrick, J. W. Kirkpatrick, Pittsburgh,
MONTGOMERY FERRY SAVING COTTON GIN COMPANY, owning letters patent and operating under the same and operating under licenses to use letters patent upon cotton gins and improvements thereon, or upon any and all parts, attachments or pieces connected therewith. Headquarters, Eatington, West Virginia. Expiration, October 13, 1866; expires October 1, 1846; corporators, F. Montgomery, Cleveland, Ohio; J. H. Chesebrough, Fort Edward, Ohio; W. R. Bartlett, D. E. Wright, Cleveland, Ohio; W. W. Mccollum, Middleburg, Vermont; J. E. Chesebrough, Cleveland, Ohio; capital subscribed, $20,000.00; amount paid in, $2,000.00; capital authorized, $1,000,000.

MONTAZUMA MINING AND SMELTING COMPANY, mining, smelting, buying, &c., silver, lead, gold, copper, &c.; constructing, operating, &c., works for smelting and reduction of paid minerals, &c.; &c.; principal office, New York City; charters issued March 2, 1905; expires February 11, 1945; corporators, Chase Andrews, Zanesville, Ohio; Theodore D. Dale, Marietta, Ohio; William Dana, Charles C. Dana, of Belpre, Ohio; Edward R. Dale, Marietta, Ohio; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $10.00.

MONTGOMERY WATER COMPANY, constructing, maintaining and operating in and about the city of Montgomery, Mexico, a system of water works, &c.; &c.; principal office, Chicago, Ill.; charter issued April 21, 1860; expires January 1, 1866; corporators, George Shaw Cook, Benjamin Cook, George C. Frey, Ernest W. Porter, James W. Hyde, all of Chicago, Ill.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $2,000.00; par value shares, $10.00.

MORLEY ACETYLENE GAS COMPANY, purchasing and owning letters patent of the United States and other countries; manufacturing and selling all products thereof, and licensing others theretunder; principal office, New York, N.Y.; charter issued March 5, 1889; expires February 26, 1919; corporators, James Henry Morley, Spring hill, Mass.; Henry H. Hyatt, A. Leonard Hall, E. H. Williams, New York, N.Y.; Nelson S. Ethan, Summit, N.J.; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

MOTHER LODE CONSOLIDATED GOLD COMPANY, for the purpose of carrying on business as a mining and manufacturing company in the state of California and elsewhere, &c.; &c.; principal office, New York City, N.Y.; charter issued January 9, 1890; expires December 31, 1945; corporators, R. Williams and Appleton, New York City; T. B. McTague, Bath, Me.; H. A. Strong, Haliboken, N.J.; Newton W. Emmoms, Stephen H. Emmoms, Amador City, Cal.; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $5,000.00; par value shares, $1,000.00.

MOULDSVILLE, LAND COMPANY, acquiring real estate, &c.; mining for coal, iron ore, fire clay, &c., boring for natural gas, oil and other like substances, &c.; &c.; principal office, Moundsville, W.Va.; charter issued October 14, 1885; expires October 7, 1895; corporators, W. W. Hunter, J. H. Huntsinger, W. H. Bush, W. J. Wilson, R. W. Hardin, of Moundsville, W. Va.; J. N. Vance, J. C. Stiffel, J. F. Brown, Geo. H. F. Schmidt, of Wheeling, W. Va.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

MOULDSVILLE, BENWOOD AND WHEELING RAILWAY COMPANY, the proposed road is to commence at a point in the city of Moundsville, Marshall county, and run thence by the most practicable route to a point within the city of Wheeling, Ohio county; principal office, Moundsville, W. Va.; charter issued May 21, 1866; and continues perpetually; corporators, J. W. Burchelette, A. D. Philpott, of Moundsville, W. Va.; B. F. Penfamby, Glendale, W. Va.; M. C. Fox, Moundsville, W. Va.; F. B. Dobkins, Wheeling, W. Va.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $250,000.00; par value shares, $5.00.

MOUNTAIN STATE MANUFACTURING COMPANY, purchasing, selling, &c., all articles of wood, iron, copper, &c., and general contracting and construction business in the erection of building, &c., bridges, &c., &c.; &c.; principal office, Marietta, Ohio; charter issued April 16, 1846; expires April 15, 1893; corporators, W. E. Ernst, Marietta, Ohio; P. A. Shanor, Sistersville, W. Va.; Charles S. Ross, Marietta, Ohio; William L. Smith, Sistersville, W. Va.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

MOYER MANUFACTURING COMPANY, manufacturing and selling men's, boy's and children's clothing, also shirts and childrenswear; principal office, Youngstown, Ohio; charter issued June 8, 1886; expires May 8, 1926; corporators, Miles Moyer, Julius Moyer, Isaac Hartzell, K. Hartzell, of Youngstown, Ohio; Morris Moyer, Lockhaven, Pa.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.
MUD RIVER COAL AND OIL COMPANY, purchasing, owning, leasing, etc., mineral lands; mining, milling and quarrying coal, oil and all kinds of minerals and dealing generally in the same, &c. &c.; principal office, Hamlin, W. Va.; charter issued March 21, 1865; expires January 1, 1900; corporators, Charles H. Lewis, A. T. Mitchell, J. M. Pursell, of Bridgeport, Conn.; capital subscribed, $30,000.00; amount paid in, $5,000.00; capital authorized, $3,750,000.00; par value shares, $10.00.

MUTUAL INVESTMENT COMPANY OF NEW YORK, sell certificates of the company at the par value of one hundred dollars each payable in such manner as may be provided in the application for the purchase thereof, and invest the proceeds in business property in cities, &c. &c.; principal office, New York City; charter issued May 13, 1865; expires May 1, 1903; corporators, Charles E. Luce, Alfred Venom, Thep. Hinsley, New York, N. Y.; Nathan C. Richards, Tacoma, Wash.; Grant H. Wheeler, New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

MUTUAL LOAN ASSOCIATION, encouraging industry, frugality and home building and saving among its members; principal office, Point Pleasant, West Virginia; charter issued January 11, 1886; expires January 9, 1916; corporators, H. R. Howard, J. S. Spencer, C. G. Bouyer, T. Stribley, S. B. Snyder, W. B. Gun, G. W. M. Hoot M. I. Seale, A. T. Kisor, G. E. Hess, R. E. Mitchell, J. M. Burdett, all of Point Pleasant, W. Va.; capital subscribed, $1,200.00; amount paid in, $129.00; capital authorized, $1,000,000.00; par value shares, $100.00.

MYERS CYCLE CHAIN COMPANY, acquiring United States patents for sprocket and other chains, manufacturing, selling and leasing the same, &c.; principal office, Bridgeport, Connecticut; charter issued May 14, 1886; expires January 1, 1906; corporators, Thomas R. Lashaw, Phil F. Havem. E. Helmer, Wilnor, Chas. L. Hill, W. E. Cummings, all of Bridgeport, Conn.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

MYERS AND SCHOLLE, manufacturing and dealing in fur goods of all kinds, and such other goods as are usually carried with the foregoing; principal office, St. Paul, Minn.; charter issued March 21, 1886; expires April 1, 1906; corporators, Walter P. Myers, Gustave Scholle, Charles H. F. Smith, Wm. E. Howard, Andrew Mische, all of St. Paul, Minn.; capital subscribed, $20,000.00; amount paid in, $20,000.00; capital authorized, $50,000.00; par value shares, $100.00.

NANAIMO COAL MINING COMPANY OF BRITISH COLUMBIA, acquiring by locating, purchasing, leasing or otherwise, coal mining properties in British Columbia, operating and working the same; principal office, New York City, N. Y.; charter issued June 10, 1896; expires June 1, 1906; corporators, George de Mest, Pavkis H. Griffin, John B. George, Edwin V. Machette, Henry T. Buell, all of New York City, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

NATIONAL CONSOLIDATED AMMONIA COMPANY, manufacturing and dealing in ammonia products and all materials and appliances to be used in such business; principal office, St. Louis, Mo.; charter issued May 1, 1865; expires May 1, 1905; corporators, Thomas H. Larkin, Oscar Herf, J. Atwood, of St. Louis, Mo.; Isaac D. Fletcher, Marvin H. Leavens, of New York; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $1.00.

NATIONAL COPPER SHIP PLATING COMPANY, carrying on the business of plating or coating with copper the iron or steel hulls of ships by the use of electricity or other methods, and doing all things necessary thereto; principal office, New York City, N. Y.; charter issued August 13, 1865; expires August 10, 1905; corporators, J. C. Alexander Hamilton, Geo. Wm. Nallon, Sam H. Adams, Chas. M. George, Robert C. Broadbent, all of New York City, N. Y.; capital subscribed, $250.00; amount paid in, $250.00; capital authorized, $1,500,000.00; par value shares, $1.00.

NATIONAL COTTON HARVESTER COMPANY, manufacturing, using, selling and leasing machines and tools used in the harvesting of cotton, etc.; principal office, New York, N. Y.; charter issued March 21, 1865; expires March 21, 1905; corporators, Chas. H. Lewis, Clarence J. Blum, Jonas Weiberg, H. C. Link, Frank D. Munro, all of New York, N. Y.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $1.00.

NATIONAL FUEL GAS MACHINE COMPANY, manufacturing and dealing in gas machines and gas and apparatus thereto, dealing in oils, either by contract or otherwise, etc.; principal office, Charleston, W. Va.; charter issued January 18, 1896; expires November 1, 1916; corporators, J. L. Mallory, Geo. R. Hawks, Geo. H. Watson, Lee W. Wilson, Edward A. Hill, all of Chicago, Ill.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $1.00.
NATIONAL ICE AND REFRIGERATING COMPANY, constructing, operating, buying and selling ice factories, cold storage ware-houses, breweries, refrigerating car-lines, &c.; principal office, Harper's Ferry, Jefferson County, West Virginia; charter issued May 23, 1846; expires May 23, 1946; corporators, W. H. H. Knight, Francis Hallett, Auguste T. Hallett, C. Whately, John N. Webb, Washington D. C.; capital subscribed, $900,000; amount paid in, $30,000; capital authorized, $5,000,000.00; par value shares, $100.00.

NATIONAL MANUFACTURING COMPANY, owning, leasing, &c.; one or more factories and buildings for manufacturing and operating of hydrochloric and other gases, &c.; principal office, Washington, D. C.; charter issued May 11, 1883; expires May 1, 1983; corporators, Warren M. White, Thomas D. Whyte, Louis H. Emmert, Harry Jones, Jefferson D. Thompson, all of Washington, D. C.; capital subscribed, $11,000,000; amount paid in, $1,400,000; capital authorized, $100,000,000.00; par value shares, $100.00.

NATIONAL MEASURING GAUGE COMPANY, manufacturing and dealing in gauges, meters, glasses, and measuring and registering machines and devices of all kinds; principal office, Charleston, Kanawha county, West Virginia; charter issued July 38, 1864; expires July 3, 1964; corporators, George H. Bell, B. C. Davis, Wm. E. Gourmam, Charles F. Prackin, Brooklyn, N. Y.; Chas. H. Devoll, New York City, N. Y.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000.00; par value shares, $100.00.

NATIONAL MORTGAGE LOAN COMPANY (incorporated), loaning money on personal property and receiving security therefor in all forms known to the law, &c.; principal office, Cleveland, Ohio; charter issued April 11, 1899; expires January 1, 1929; corporators, Marius T. Kempf, Hugo Fumm, Carlos S. Hardy, Frederick A. Rowe, Lawrence Oster, Chicago, Ill.; capital subscribed, $1,000,000; amount paid in, $1,200,000; capital authorized, $1,000,000.00; par value shares, $100.00.

NATIONAL POLISH COMPANY, manufacturing and dealing in metal, stone and other kinds of polish; principal office, Wheeling, W. Va.; charter issued July 25, 1864; expires June 21, 1964; corporators, Geo Johnson, M. Jeffers, Geo. T. Zimmer, Louis F. Stieff, A. W. Paul, Jr., Wheeling, W. Va.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $100.00.

NATIONAL PRISM COMPANY, manufacturing, buying and selling glass globes and glass materials of all kinds, electric light fixtures, lanterns, etc.; principal office, New York, N. Y.; charter issued March 12, 1856; expires March 12, 1956; corporators, Geo. Hallon, A. H. Rooder, Winthrop Pond, Wm. J. Plows, Jr., Sam'l P. Barker, New York, N. Y.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $10.00.

NATIONAL TITLE AND INVESTMENT COMPANY, to act as fiscal or transfer agent of any state, municipality or corporation, in such capacity, receive and disburse money, register and countersign stock, bonds, &c.; to act as trustee, guarantee fidelity of persons, &c.; principal office, Wheeling, Ohio county, West Virginia; charter issued June 1, 1915; expires May 21, 1915; corporators, Chas. Latham, Dr. C. Bledsoe, Louid J. S. Btrkfer, Hiffortl J. 1:nnht!r, Jntin C. Oprtnj.!:--ten, V. Petri 1-'nlmP-d, all Clf auuerfa1:-: of k<11<ls, ,,Icl·trlc fl1?t1t Jlxtures. ln11ttr11�. etc.: principal ofl1c", C)harlP:-:ton, Kn.11uwlla couuty, Wp:; West "Jrs:in!n; cl

NATIONAL UNION OIL COMPANY, developing lands, manufacture oils, mineral zinc, lead, tin, iron and other ores, cut timber, quarry stone, marble, &c.; principal office, Covington, Kentucky; charter issued September 30, 1850; expires August 21, 1854; corporators, Watson Truitt, Walter H. Murphy, of Covington, Ky.; E. B. Shumway, Kunstaw, H.; Joses J. Murphy, Geo. H. Davison, of Covington, Ky.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $2,000,000.00; par value shares, $10.00.

NATIONAL WIRE FASTENING COMPANY, manufacturing wire nailing and the supplying of wire therein; principal office, Spencer, Mass.; charter issued August 29, 1855; expires July 1, 1858; corporators, Harry W. Goldard, of Spencer, Mass.; Frank D. Locke, of Carlad, Mass.; Arthur H. Rice, of Dorchester, Mass.; capital subscribed, $100,000; amount paid in, $10,000; capital authorized, $250,000.00; par value shares, $10.00.

NATIONAL ZINC WORKS COMPANY, mining zinc and other ores and to carry on a general mining, smelting, manufacturing and general transportation business; principal office, Covington, Ky.; charter issued January 1, 1857; expires January 1, 1857; corporators, Watson W. Truitt, Henry Green, Thomas P. Corrigan, Frank W. Truitt, Watson W. Truitt, trustee, all of Covington, Ky.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $100.00.

NATIONAL COLORS PHOTOGRAPHING AND PRINTING COMPANY, producing and printing photographs, especially photographs in natural colors and by all known
processes, &c.; principal office, New York, N. Y.; charter issued May 20, 1866; expires May 20, 1916; corporators: D. N. Muxon, D. A. Davies Ernest Hopkins, of Brookfield, N. Y.; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $8,000,000.00; par value shares, $100.00.

NELS BAGGE RANCH, establishing ranches or farms and raising ducks, froses and all kinds of poultry for the markets of the United States, also fruits, mushrooms and all kinds of garden produce, principal office, Charleston, W. Va.; charter issued November 14, 1865; expires November 1, 1915; corporators: Nels Bagge, B. C. Lavis, James A. Melville, Tom E Conway, Chas. R. Lee, all of Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $10.00.


NEW YORK ACETYLENE GAS COMPANY, manufacturing and dealing in machines, apparatus, &c., for the production and consumption of acetylene and other gases and materials from which such gases are made, &c.; principal office, Boston, Mass.; charter issued May 5, 1866; expires April 20, 1896; corporators: Oliver A. Gibbs, Diver, N. H.; James R. Powers, Boston, Mass.; John F. Springfield, Rochester, Mass.; Charles B. Kendal, Ambrose Eastman, Boston, Mass.; capital subscribed, $1,000,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $50.00.

NEW YORK ACCUMULATOR AND ELECTRIC COMPANY, manufacture and sale of accumulators, or storage batteries, and other electrical apparatus under letters patent, or under other licenses, or under written contracts, &c.; principal office, New York, N. Y.; charter issued June 29, 1866; expires June 18, 1916; corporators: George W. Harris, Richard J. Holland, William H. Brush, New York City, N. Y.; Edward F. Peck, Brooklyn, N. Y.; George S. Hill, New York City, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $700,000.00; par value shares, $10.00.

NEW YORK EAGLE MINING AND MILLING COMPANY, mining for gold and silver and other metals, in the Territory of Arizona, and in all the States and Territories of the United States, principal office, New York, N. Y.; charter issued March 29, 1866; expires March 1, 1916; corporators: Ernest B. Groesbeck, New York City, Luther W. Emerson, Jasper N. Raymond, Brooklyn, N. Y.; W. MacCarty, New York City, John A. Dickson, Hackensack, N. J.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $600,000.00; par value shares, $10.00.

NEW YORK SYNDICATE COMPANY, contracting, operating and equipping steam, electric and other railways, &c.; principal office, New Haven, Conn.; charter issued July 28, 1866; expires January 1, 1920; corporators: Edward W. Decker, New Haven, Conn.; Guy K. Fairbank, Isreal A. Kelsey, of West Haven, Conn.; S. W. Hopkins, New Haven, Conn.; James B. Smith, West Haven, Conn.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $10.00.

NEW YORK ACCUMULATOR AND ELECTRIC COMPANY, manufacturing and dealing in machines, apparatus, &c., for the production and consumption of acetylene and other gases and materials from which such gases are made, &c.; principal office, Boston, N. Y.; charter issued November 1, 1865; expires October 7, 1866; corporators: Nels Bagge, B. C. Lavis, James A. Melville, Tom E Conway, Chas. R. Lee, all of Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $10.00.

NEW JERSEY AND DELAWARE LEFFLER RAILWAY COMPANY, acquiring and doing all kinds of business, principal office, Philadelphia, Pa.; charter issued February 18, 1864, relating to railways and tramways, &c.; principal office, Philadelphia, Pa.; charter issued February 18, 1864, relating to railways and tramways, &c.; principal office, Philadelphia, Pa.;
NEW ENGLAND MINING AND DEVELOPMENT COMPANY, to acquire by purchase, lease, or otherwise, mines and mining lands, to own, work and smelt ores and minerals and do a general mining business, etc.; principal office, New York City, N. Y.; charter issued January 20, 1890; expires January 1, 1940; corporators, William C. Hornaday, Arthur C. Sommers, Stephen B. Schrage, R. C. Rosenblum, H. H. Selden, and Edward C. Pew; capital authorized, $5,000,000.00; par value $100.00.

NEW ENGLAND STOCK AND GRAIN COMPANY, for the purpose of dealing in stocks, grain and provision; principal office, Boston, Mass: charter issued January 2, 1891; expires January 1, 1941; corporators, Charles A. Gladding, Daniel M. Crosby, Fred. M. Ledy, Leonard J. Noel, John H. Norton, all of Boston, Mass: capital subscribed, $5,000,000.00; amount paid in, $5,000,000.00; capital authorized, $5,000,000.00, par value $100.00.

NEW ENGLAND TELEPHONE COMPANY, conducting, introducing, operating, using telephone and telegraph lines and systems, and to do anything incident to such business; principal office, Newark, New Jersey; charter issued July 22, 1893; expires July 17, 1913; corporators, James Russell, W. F. McBrinty, William B. Clemence, Wilmot J. Atkinson, Baltimore, Md; Cecil B. Atkinson, Chestertown, Md.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $1,000,000.00, par value $100.00.

NEW RIVER SPORTING AND HUNTING CLUB, general improvement, fishing, hunting, leading and other social and beneficial amusements, distributing among its members all kinds of supplies and refreshments, etc.; principal office, Mt. Hope, Fayette county, W. Va.; charter issued September 9, 1890; expires August 1, 1910; corporators, James Jarrell, Mt. Hope, W. Va.; Cunas & Culeman, J. W. Evans, Rush Russell, Wm. Mathews, Dumond, W. Va.; E. B. Bragg, Macdonald, W. Va.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00, par value shares, $1.00.

NEW MEXICO DEVELOPMENT COMPANY, mining, developing, purchasing, holding, selling, gold, silver, coal, iron, lead, and manufacturing the same in metal and various products therefrom; constructing, equipping and operating plants and works, etc.; principal office, New York City; charter issued August 4, 1895; expires July 31, 1915; corporators, Charles B. Eddy, Eddy, N. Mex.; John C. O'Farrell, Denver, Colorado; Benjamin S. Harmon, John Davis, John H. Kelly, New York City; capital subscribed $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00, par value shares, $1.00.

NEW PLUS ULTRA GOLD MINING COMPANY, prospecting and mining for gold, silver, lead, copper, etc.; piling, smelting, reducing and refining the same, etc.; principal office, New York City; charter issued January 29, 1890; expires January 22, 1910; corporators, John A. McPheron, Brooklyn, N. Y.; Frederick Carr, Helena, Montana; Donald J. Farres, New York City; John C. McLaughlin, Brooklyn, N. Y.; Louis Hanneman, New York City; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00, par value shares, $1.00.

NEWARK WELDLESS TUBE AND STEEL COMPANY, manufacturing iron and steel in all their forms, and any article which may be composed in whole or in part of iron or steel, especially weldless metal tubes, cold rolled metal tubes, etc.; principal office, Charleston, Kanawha county, W. Va.; charter issued August 3, 1896; expires July 31, 1916; corporators, George H. Eerton, Henry F. Cowles, H. B. Orr, H. A. Hard, C. M. Sharp, Pittsburgh, Pa.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $1,000,000.00, par value shares, $1.00.

NEW MEXICO CITY AND GRASS VALLEY TUNNEL COMPANY OF CALIFORNIA, mining gold, silver, copper and other metals; building and operating railways and tunnels for the working and draining of veins, and transportation connected therewith, etc.; principal office, New York, N. Y.; charter issued January 17, 1893; expires January 1, 1943; corporators, Henry A. Blake, Edward C. Machen, Milford W. Hayward, Charles Stuart Bailey, Gerald D. M. Girard, all of New York City; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00, par value shares, $1.00.

NEW YORK ADVANCE RENT COMPANY, leasing property and renting the same, acquiring real estate and mortgaging and holding same, etc.; principal office, New York City; charter issued March 27, 1895; expires March 26, 1906; corporators, Roger V. Bounell, H. I. Bounell, Helen L. Bounell, Henry Smith, John Croston, all of New York; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00, par value shares, $100.00.
NEW YORK AND BROOKLYN ACETYLENE CAR LIGHTING COMPANY, for the purpose of lighting and heating railroad and other buildings; principal office, New York City; charter issued December 16, 1893; expires December 31, 1915; corporators, W. A. Pollock, New York, N. Y.; Henry Contant, New York, N. Y.; H. W. Hill, Brooklyn, N. Y.; John H. Brown, Jersey City, N. J.; Union Oil Co., New York, N. Y.; capital subscribed, $5,000,000.00; amount paid in, $1,000,000.00; par value shares, $100.00.

NEW YORK CONSTRUCTION EQUIPMENT COMPANY, manufacturing, purchasing, or otherwise acquiring, owning, mortgaging, selling, assigning, transferring and dealing with iron, steel, and other metal and mechanical products; principal office, New York City; charter issued October 22, 1890; expires October 1, 1916; corporators, Geo. F. Shaver, Frank J. French, J. Lee Kitts, L. H. Crouch, Joseph Johnston, all of New York, N. Y.; capital subscribed, $250,000.00; amount paid in, $250,000.00; par value shares, $100.00.

NEW YORK CAR COUPLER COMPANY, purchase, acquire, lease, &c., all inventions, letters patent and improvements in machinery, arts, mechanical and other sciences and secrets, &c., &c.; principal office, New York City; charter issued March 11, 1895; expires March 11, 1915; corporators, J. Herbert Watson, John Assay, of Brooklyn, N. Y.; Dennis J. Donovan, Garfield Place, N. Y.; John Edward, Raylaw, N. Y.; John La Burt, Hancock Street, Brooklyn, N. Y.; capital subscribed, $750,000.00; amount paid in, $350,000.00; par value shares, $100.00.

NEW YORK DENTAL COMPANY, for the purpose of engaging in the profession of dentistry, buying, selling and dealing in dental supplies, &c.; principal office, Wheeling, W. Va.; charter issued December 31, 1890; expires January 1, 1911; corporators, C. L. Hill, Wheeling, W. Va.; L. C. Hill, Cincinnati, Ohio; J. A. Hill, Wheeling, W. Va.; H. Hill, Cincinnati; capital subscribed, $250,000.00; amount paid in $25,000.00; par value shares, $50.00.

NEW YORK, ONTARIO AND QUEBEC TIMBER COMPANY, buying, owning and leasing timber and timber lands, erecting and operating saw, shingle, lath, paneling and other wood working mills, and manufacturing and selling the products of the same, &c.; principal office, New York City, N. Y.; charter issued February 13, 1898; expires December 31, 1903; corporators, Charles C. Cokely, Plainfield, N. J.; Jno. D. F. Yule, Back Bay, Boston, Mass.; Clifford Davis, Brooklyn, N. Y.; Joseph H. Swift, New York, N. Y.; C. F. Chelberg, Sea Cliff, L. I.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; par value shares, $100.00.

NEW YORK AND WEST VIRGINIA LUMBER AND MINING COMPANY, mining coal, iron ore, fire clay, limestone and all other metals and minerals; boring for petroleum, gas and like substances, and operating the same; principal office, Wheeling, Ohio county, W. Va.; charter issued July 27, 1896; expires July 27, 1916; corporators, J. E. Allen, Edward A. Price, Anthony A. Leman, Richard Jamb, Thomas Bruce, New York City, N. Y.; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

NEW YORK WIRE NAIL COMPANY, manufacturing and selling twisted and other wire and articles manufactured from twisted and other wire; the principal business being the manufacture of wire nails, &c.; principal office, Wheeling, W. Va.; charter issued September 23, 1906; expires October 1, 1915; corporators, Harry C. Hochstaden, George O. Macnabb, New York City, N. Y.; Oscar Musciano, Averno, Long Isl., N. Y.; William H. Macnabb, Newark, N. J.; James T. Easton, New York City, N. Y.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,500,000.00; par value shares, $50.00.

NIAGARA MINING COMPANY, purchasing, leasing, or otherwise acquiring mines and mining property, timber lands and water rights, hedging, working and developing the same, &c.; principal office, Charleston, W. Va.; charter issued January 25, 1855; expires December 31, 1910; corporators, James L. de Fremery, Brooklyn, N. Y.; James T. Brown, New York City, John R. Weeks, Newark, N. J.; Frank P. Hoffman, Clarence M. Brown, of New York City, N. Y.; capital subscribed, $2,000,000.00; amount paid in, $2,000,000.00; capital authorized, $2,000,000.00; par value shares, $10.00.

NOONDAY CLUB, keeping a library and reading rooms and promoting a love of literature among its members and social intercourse; principal office, Bluefield, Mercer county, W. Va.; charter issued July 14, 1898; expires July 15, 1916; corporators, J. G. Muncey, Geo. V. Hughes, S. H. Davidson, B. W. Hughes, Oscar Christian, all of Bluefield, W. Va.; capital subscribed, $500,000.00; amount paid in, $250,000.00; capital authorized, $500,000.00; par value shares, $5.00.

NORRIS EXTRACT COMPANY, manufacturing and dealing in malt and its products and compounds, and other beverages and extracts akin thereto, &c., &c.; principal office, Boston, Mass.; charter issued August 10, 1896; expires August 1, 1916; corporators, George Laurendsoyer, James N. Mundoon, of Boston, Mass.; Francis A. Bar- boy, Cambridge, Mass.; Frederic T. Alden, Winthrop, Mass.; capital subscribed,
CORPORATIONS.

$1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $100.00.

NORTH AMERICAN MILLING COMPANY, for the purpose of dealing in wheat and other grains, manufacturing the same into flour, &c.; principal office, Chicago, Ill.; charter issued September 1, 1865; expires September 1, 1895; corporators, James L. McNeill, Robert J. McAdams, William D. Burwell, Henry S. Kennedy; capital subscribed, $10,000.00; amount paid in, $9,800; capital authorized, $50,000.00; par value shares, $1,000.

NORTH DAKOTA MILLERS’ ASSOCIATION, grinding, crushing, &c., wheat and other cereals into flour and other food products; dealing in wheat, flour, &c., &c.; principal office, Mandan, North Dakota; charter issued April 21, 1886; expires April 1, 1906; corporators, John H. Bodmer, John F. Martin, St. Paul, Minn.; Charles M. B. Rigden, Minneapolis, Minn.; W. Leonard, Boston, Mass.; Frank B. Kellogg, C. A. Severance, St. Paul, Minn.; capital subscribed, $25,000.00; amount paid in, $22,000.00; capital authorized, $50,000.00; par value shares, $1,000.

NORTH FORK LUMBER COMPANY, buying and selling lumber of all kinds, acquiring by purchase or lease all kinds of timber, doing all things necessary for a general lumber business; principal office, Maybury, McDowell county, W. Va.; charter issued June 4, 1896; expires November 1, 1920; corporators, L. H. Burford, Maude A. Barbo, W. K. Merrick, W. Va.; capital subscribed, $25,000.00; amount paid in, $21,000.00; capital authorized, $25,000.00; par value shares, $1,000.

NORTH PENN OIL COMPANY, drilling for oil and gas and other mineral substances, selling and transporting the same and doing all things necessary thereunto; principal office, Peensboro, Ritchie County, West Virginia; charter issued May 5, 1896; expires April 1, 1916; corporators, L. P. Wilson, J. K. B. Woodell, B. W. Wilson, E. E. Wells, M. K. Duty, all of Peensboro, W. Va.; capital subscribed, $2,000.00; amount paid in, $1,800.00; capital authorized, $10,000.00; par value shares, $100.00.

NORTH AND WESTERN BUILDING AND CONSTRUCTION COMPANY, constructing buildings and works for other corporations, firms and individuals; of issuing and selling its bonds and obligations and securing same by mortgage, &c., &c.; principal office, Bluefield, W. Va.; charter issued April 26, 1897; expires February 1, 1922; corporators, John R. Whiting, J. H. Henshaw, John L. Kyle, W. Va.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $1,000.00; par value shares, $100.00.

OAKDALE COAL COMPANY, mining and selling coal, manufacturing coke, and conducting a general retail mercantile business; principal office, Dotson, W. Va.; charter issued June 3, 1896; corporators, C. Botsford, Worth, W. Va.; E. B. Wilson, Dotson, W. Va.; R. H. Clutterton, New York City; capital subscribed, $100,000.00; amount paid in, $25,000.00; capital authorized, $20,000.00; par value shares, $100.00.

OCTAGON OIL AND GAS COMPANY, purchasing, refining and selling oils, transporting of coal, mineral, gas and other fluids by pipe lines, cars or other means, selling and leasing gas and oil interests, manufacturing coke, &c., &c.; principal office, Staten Island, New York; charter issued March 20, 1895; expires February 1, 1915; corporators, Walter M. Smith, Arthur Outram Sherman, Floyd B. Wilson, New York City; John Desbrow Kuepp, Thistle, N. Y.; James McFarlane, Fairview, N. J.; capital subscribed, $1,000.00; amount paid in, $900.00; capital authorized, $50,000.00; par value shares, $50.00.
OHIO PORTER COMBINATION COMPANY, manufacture, purchase and sale of gas tips, gas burners and appliances relating to same, &c.; principal office, Charleston, Kanawha county, W. Va.; charter issued August 17, 1866; expires August 1, 1896; incorporators, John T. Easton, New York City, N. Y.; George N. Lunnman, Greenwich, Conn.; Mathew P. McNulty, New York, N. Y.; Oscar Massman, Avenue by the Sea, L. I., N. Y.; H. F. Gray, Brooklyn, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

OHIO VALLEY BENEFIT ASSOCIATION, receiving contributions from and extending financial assistance to its members in case of accident, sickness or death, &c.; principal office, Wheeling, W. Va.; charter issued January 16, 1865; expires January 1, 1896; corporators, W. F. Reynolds, Leonard Eskey, R. J. Heuble, W. R. Taylor, Charles Menkenemiller, all of Wheeling, W. Va.; capital subscribed, $50,000.00; amount paid in, $20,000.00; capital authorized, $100,000.00; par value shares, $100.00.

OIL MEN'S CLUB, social intercourse and improvement, and of providing a place therefor and establishing and maintaining a lunch room, library and reading room; principal office, Sistersville, W. Va.; charter issued July 28, 1865; expires August 1, 1895; corporators, Daniel Pomeroy, A. J. Simon, J. F. Mcgowan, W. K. Kinney, J. J. Hanrahan, all of Sistersville, W. Va.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $50.00.

OKOLL MINING COMPANY, mining for gold, silver, lead, iron and other minerals, to deal in mining properties and mining machinery and to operate especially the Okoll lead mines in the State of Tennessee; principal office, Charleston, West Va.; charter issued December 18, 1865; expires December 18, 1895; incorporators, W. G. Davis, T. F. Gaynor, Charles K. Lee, James A. Melnman, Jere R. Fleece, all of Brooklyn, N. Y.; capital subscribed, $50,000.00; amount paid in, $20,000.00; capital authorized, $500,000.00; par value shares, $10.00.

OLD COLONY BREWING COMPANY, brewing ale, lager beer and porter and selling the same; principal office, Fall River, Mass.; charter issued February 8, 1865; expires January 31, 1866; corporators, Rudolf W. W. W. W., Boston, Mass.; Quinlan Lary, Cornelius Sullivan, Lawrence J., Holden James Daily, Samuel Hyde, of Fall River, Mass.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

OLD GLORY GOLD AND SMELTING COMPANY, owning and operating mines and mining machinery, smelting and doing all things necessary or essential thereto, &c.; principal office, Boston, Mass.; charter issued February 7, 1865; expires February 7, 1895; incorporators, C. G. Neveread, Brookline, Mass.; Alva Wissall, Nahun, Mass.; Dwight Smith, Wellsley, Mass.; Geo. A. Crawford, Winthrop W. Smith, of Boston, Mass.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

OLIVER McCLINTOCK COMPANY, dealing and trading at wholesale and retail in carpets and other floor coverings, upholstery, furniture and household furnishings generally; principal office, Pittsburgh, Pa.; charter issued December 28, 1865; expires December 28, 1895; corporators, Oliver Mcclintock, Wm. W. Mcclintock, John Mcclintock, Pittsburgh, Pa.; W. H. Moore, Jadon Boroughn, Beaver county, Pa.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $200,000.00; par value shares, $100.00.

ONE HUNDRED AND ONE CATTLE COMPANY, buying, selling, breeding, grazing, &c.; cattle, hogs, horses, sheep and other live stock, and agriculture products, &c.; &c.; principal office, Parkersburg, W. Va.; charter issued March 1865; expires January 1, 1885; corporators, William T. Power, Hymen, Kansas, Paul Phillips, Charles Persey Fullen, John Lesley Harwood, Richard C. Peckock, Kansas City, Mo.; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $250,000.00; par value shares, $50.00.

ONEIDA GOLD MINING AND MILLING COMPANY, mining, smelting, reducing, refining, &c.; gold and other ores and minerals, and marketing the materials and products, &c.; &c.; principal office, Saratoga Springs, N. Y.; charter issued October 20, 1864; expires November 5, 1894; corporators, Frank L. McClintock, John H. Remington, John H. Benjamin, S. H. Myers, W. S. Letter, Saratoga Springs, N. Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

OPHIR GOLD MINING COMPANY, mining, smelting and dealing in gold, silver, copper, lead and iron ores, also to purchase, hold and convey real estate for the business of the company; principal office, Saratoga Springs, N. Y.; charter issued October 20, 1864; expires November 5, 1894; corporators, John H. Remington, John H. Benjamin, S. H. Myers, W. S. Letter, Saratoga Springs, N. Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.
OREGON GOLD MINING COMPANY, mining for gold, silver and other minerals, to buy, sell, lease and operate mines and mineral lands, to manufacture, buy and sell machinery in connection therewith, etc.: principal office, New York, N. Y.; charter issued November 29, 1896; expires January 10, 1916; capital $1,000,000; authorized $1,000,000; par value shares, $1.00.

ORIZARO LEAD AND ZINC COMPANY, developing all wells, mining lead, zinc, iron and other metals. cutting, milling, quarrying slates, slate, etc., raising and selling off all therefrom, etc.: principal office, Covington, Kenton county, Ky.; charter issued November 16, 1896; expires October 1, 1901; capital $1,000,000; authorized $1,000,000; par value, $1.00.

ORLANDO RICE APPLES COMPANY, buying, selling, dealing in cultivating land and raising pomegranate and all tropical and semi-tropical fruits, berries, roots and herbs; principal office, Charleston, Kanawha county, W. Va.: charter issued July 5, 1896; expires August 11, 1916; debtors, Jerome Palmer, Orlando, Fla., B. C. Davis, W. E. Conaway, Chas. F. Rockstroh, Jere R. Fleet, of Brooklyn, N. Y.: capital subscribed, $500,000; amount paid in, $500,000; authorized, $500,000; par value shares, $1.00.

ORLEANS BAR GOLD MINING COMPANY, acquiring by purchase, lease, location or otherwise mining rights of gold, silver copper or other metals and to operate the same, etc.: principal office, New Orleans, La.; charter issued December 15, 1874; expires January 1, 1915; debtors, Edward W. Drew, M. V. Little, James M. Murphy, Lawrence F. Doyle, all of Chicago, Ill.: capital $500,000; amount paid in, $500,000; authorized, $500,000; par value shares, $1.00.

P. AND W. LEATHER COMPANY, manufacturing, operating and dealing in hides, skins and leather; manufacturing, buying, selling and dealing in hides, skin, iron, metal, wood and composition goods, wares, machinery, patents, secrets, devices and novelties of all kinds; etc.: principal office, Charleston, Kanawha county, W. Va.; charter issued August 2, 1889; expires August 2, 1904; capital $100,000; authorized, $1,000,000; par value shares, $10.00.

PAN HANDLE OIL AND GAS COMPANY, holding real estate, mining, drilling, excava-
ing, etc.: principal office, Wheeling, W. Va.; charter issued March 30, 1883; expires March 29, 1903; capital $100,000; authorized, $500,000; par value shares, $1.00.

PAN AMERICAN COFFEE AND COMMERCIAL COMPANY, importing coffee from South America and other countries, exporting flour and other food products, and to do a regular commission business in coffee, etc.: principal office, New York City; charter issued January 1, 1896; expires December 31, 1916; debtors, Joseph M. Pilcher, Benjamin N. Y.: capital $500,000; authorized, $500,000; par value shares, $1.00.

PACKER'S DISPATCH COMPANY, construct and conduct for the construction and equipment of live-stock and refrigerating cars, for transportation of cattle, dressed beef and other food products and doing all things necessary therefor: principal office, Charleston, Kanawha county, W. Va.; charter issued June 19, 1896; expires May 27, 1916; debtors, Ludwig Ketterer, Abraham Kaufmann, James A. Pigg, and J. L. Otte, all of New York, N. Y.: capital $100,000; authorized, $100,000; par value shares, $100.00.

PANTHER CREEK ROOM COMPANY, constructing, maintaining and operating a boom or other works for placer mining on the New River, West Virginia; principal office, Panther, McDowell county, West Virginia; charter issued February 8, 1896; expires January 22, 1897; debtors, Hiram W. Shiley, Rochester, N. Y.: capital $500,000; authorized, $500,000; par value shares, $1.00.

PANHANDLE OIL COMPANY, purchasing and leasing land and drilling for oil and gas and other valuable minerals, doing all things necessary therefor: principal office, Sistersville, Tyler county, W. Va.; charter issued March 16, 1896; expires March 15, 1901; capital $100,000; authorized, $1,000,000; par value shares, $1.00.

PANHANDLE OIL COMPANY, manufacturing and operating and dealing in hides, skins and leather; manufacturing, buying, selling and dealing in hides, skin, iron, metal, wood and composition goods, wares, machinery, patents, secrets, devices and novelties of all kinds; etc.: principal office, Charleston, Kanawha county, W. Va.; charter issued December 15, 1874; expires January 1, 1915; debtors, G. A. Peck, Edward W. Drew, M. V. Little, James M. Murphy, Lawrence F. Doyle, all of Chicago, Ill.: capital $500,000; amount paid in, $500,000; authorized, $500,000; par value shares, $1.00.

PANHANDLE OIL COMPANY, purchasing and leasing land and drilling for oil and gas and other valuable minerals, doing all things necessary therefor: principal office, Sistersville, Tyler county, W. Va.; charter issued March 16, 1896; expires March 15, 1901; capital $100,000; authorized, $1,000,000; par value shares, $1.00.
Corporations.

Bearinger, Saginaw, Mich.; John E. Mills, Marysville, Mich.; capital subscribed, $1,000.00; amount paid in, $800.00; capital authorized, $2,000.00; par value shares, $100.00.

PANTHER RAILROAD COMPANY, commencing at mouth of Panther Creek, McDowell County, thence up said creek to the head, then to Dry Fork of Tug River, etc. to Virginia line at a point in McDowell County, West Virginia; principal office, Panther, McDowell County, West Virginia; charter issued January 3, 1883; continuing; incorporators, John E. Mills, Marysville, Mich.; capital subscribed, $3,000.00; capital authorized, $6,000.00; par value shares, $100.00.

PANTHER RAILROAD COMPANY, building and maintaining, owning, acquiring and disposing of letters patent issued and to be issued to W. H. Parkes by the United States upon certain devices and inventions, etc.; principal office, Chicago, Illinois; charter issued May 14, 1885; expires May 14, 1897; incorporators, John E. Mills, Marysville, Mich.; capital subscribed, $2,000.00; capital authorized, $2,000.00; par value shares, $100.00.

PAUL BOYNTON CHUTE COMPANY, building, operating and maintaining, Paul Boynton Chute and other amusements, in Knox County, Tennessee; principal office, New York, N. Y.; charter issued May 18, 1894; expires March 1, 1906; incorporators, H. D. McGoogan, D. Mason, of Brooklyn, N. Y.; R. Maroney, Paul Boynton, of New York, N. Y.; John B. Harrison, Knoxville, Tenn.; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

P. BRUCATO & COMPANY, buying, selling, importing and exporting fruit, both in the United States and abroad; engaging in the business of fruit packers in Italy and elsewhere, and for the purpose of representing and acting for other agents in like business; principal office, New York City; charter issued August 1, 1885; expires July 1, 1904; incorporators, P. Brucato, 104 Garfield Place, Brooklyn; G. Brucato, Greenville, N. J.; L. G. Martin, 7416th Street, Brooklyn; D. Glueckard, New York City; N. Cunco, Jersey City, N. J.; capital subscribed, $17,500.00; amount paid in, $1,750.00; capital authorized, $25,000.00; par value shares, $100.00.

PEARL COAL COMPANY, mining coal, manufacturing coke, and selling same, and doing all things necessary and expedient for the success thereof; principal office, Illinois; Mingo County, W. Va.; charter issued December 1, 1894; expires December 1, 1906; incorporators, G. Brederly, Margaret E. McCallen, P. M. McCafferty, Margaret E. McCallen, S. D. R. Morrison; capital subscribed, $150,000.00; amount paid in, $150,000.00; par value shares, $100.00.

PAUL BOYNTON CHUTE COMPANY, building, operating and maintaining, Paul Boynton Chute and other amusements, in Knox County, Tennessee; principal office, New York, N. Y.; charter issued May 18, 1894; expires March 1, 1906; incorporators, H. D. McGoogan, D. Mason, of Brooklyn, N. Y.; R. Maroney, Paul Boynton, of New York, N. Y.; John B. Harrison, Knoxville, Tenn.; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

PAUL BOYNTON CHUTE COMPANY, building, operating and maintaining, Paul Boynton Chute and other amusements, in Knox County, Tennessee; principal office, New York, N. Y.; charter issued May 18, 1894; expires March 1, 1906; incorporators, H. D. McGoogan, D. Mason, of Brooklyn, N. Y.; R. Maroney, Paul Boynton, of New York, N. Y.; John B. Harrison, Knoxville, Tenn.; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

PAUL BOYNTON CHUTE COMPANY, building, operating and maintaining, Paul Boynton Chute and other amusements, in Knox County, Tennessee; principal office, New York, N. Y.; charter issued May 18, 1894; expires March 1, 1906; incorporators, H. D. McGoogan, D. Mason, of Brooklyn, N. Y.; R. Maroney, Paul Boynton, of New York, N. Y.; John B. Harrison, Knoxville, Tenn.; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

PAUL BOYNTON CHUTE COMPANY, building, operating and maintaining, Paul Boynton Chute and other amusements, in Knox County, Tennessee; principal office, New York, N. Y.; charter issued May 18, 1894; expires March 1, 1906; incorporators, H. D. McGoogan, D. Mason, of Brooklyn, N. Y.; R. Maroney, Paul Boynton, of New York, N. Y.; John B. Harrison, Knoxville, Tenn.; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.
Corporations.

69

PEERLESS COUPLER COMPANY, manufacturing and introducing car couplers of improved design, licensing others to use the same; principal office, New York City, N. Y.; charter issued, August 19, 1896; expires July 20, 1916; corporators, George B. Morine, George R. Morse, William E. Seale, Jr., New York City, N. Y.; W. W. Safford, Brooklyn, N. Y.; Jas. E. Abbott, New York City, N. Y.; capital subscribed, $2,000.00; amount paid in, $300.00; capital authorized, $200,000.00; par value shares, $100.00.

PEERLESS MANUFACTURING COMPANY, manufacturing gums of all kinds, chewing gum, confections, chemical products, and doing all things necessary thereunto; principal office, Washington, D. C.; charter issued, January 23, 1916; corporators, Frank C. Bresen, Harry Bastianelli, Frank C. Ocholtz, Edmund R. French, Philip J. McHenry, all of Washington, D. C.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $25,000.00; par value shares, $5.00.

PENN BROKERS COMPANY, dealing in merchandise and produce of various kinds, grains, cotton and other securities, buying and holding the same for profit, and as agent to buy, sell, and hold the same for accounts of other parties, &c., &c.; principal office, Philadelphia, Pa.; charter issued June 6, 1895; expires June 1, 1915; corporators, Albert W. Kimmel, W. H. Barlow, Washington, D. C.; W. T. Woods, Philadelphia, Pa.; Thos. E. Woods, Jas. E. Woods, of Washington, D. C.; capital subscribed, $2,500.00; amount paid in, $2,500.00; capital authorized, $100,000.00; par value shares, $1.00.

PENNSYLVANIA ACETYLENE COMPANY, manufacturing calcium carbide and other metallic compounds, and the manufacture and liquefying acetylene gas, &c., &c., &c.; principal office, Philadelphia, Pa.; charter issued August 30, 1893; expires August 28, 1915; corporators, Alfred A. McKee, D. W. Emerson, Joseph Stiles, all of Philadelphia, Pa.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

PENNSYLVANIA CERAMIC GAS LIGHT COMPANY, manufacturing, purchasing, owning, &c., houses, mantles, gas burners, and all other fixtures, &c., to be used in incandescent gas lighting and heating, &c., &c.; principal office, New York City; charter issued April 8, 1895; expires January 1, 1915; corporators, Henry T. Buel, Frank C. Holmes, De Gruyter Holmes, of New York City, N. Y.; Frederick A. Van derpol, Brooklyn, N. Y.; Aubrey G. Haven, Fairview, N. J.; capital subscribed, $1,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

PENNSYLVANIA MILLING AND EXPORT COMPANY, manufacturing, storing, buying, selling, &c., flour and all products of wheat and other cereals, dealing in all other articles of commerce, &c., &c.; principal office, Philadelphia, Pa.; charter issued February 11, 1895; expires January 1, 1915; corporators, William G. Auken, Philadelphia, Pa.; S. A. Hough, Columbus, Pa.; E. K. Padgett, New York City, N. Y.; Charles S. Lee, Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000,000.00; par value shares, $100.00.

PENNSYLVANIA A NO NEW JERSEY TIME TABLE DISTRIBUTING COMPANY, manufacturing time table cases, printing and distributing time tables and folders of all kinds, and doing a general advertising business; principal office, Philadelphia, Pa.; charter issued November 21, 1893; expires November 19, 1913; corporators, Eiram F. Baldwin, Rosselle, N. J.; Charles E. L antenni, New York City, N. Y.; Charles S. Lee, Philadelphia, Pa.; Geo II Daniel, New York City, N. Y.; Charles E. Ryed, Brooklyn, N. Y.; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $5,000.00; par value shares, $2.00.

PEOPLE'S TELEPHONE COMPANY OF WOONDIAGLIA COUNTY, erecting, building, owning, operating, leasing, selling and using telegraph and telephone lines and systems, and of purchasing, leasing and selling telephone supplies, owning real estate necessary for such business; principal office, Pedlar's Run, W. Va.; charter issued, December 30, 1895; expires January 30, 1915; corporators, A. Garrison, John C. Barwickman, Pedlar's Run, W. Va.; W. E. Gossack, M. S. Garrison, J. J. Wharton, Morgantown, W. Va.; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $50,000.00; par value shares, $2.00.

PETTITBONE BROS. MANUFACTURING COMPANY, manufacturing and dealing in all kinds of paraphernalia, supplies and clothing for society, military and all other organizations; principal office, Cincinnati, Ohio; charter expired, April 24, 1915; corporators, Lee H. Brooks, Covington, Ky.; E. B. Ratcliffe, H. H. Hoffman, James Pettibone, William Pettit, Russell Pettibone, Elam Pettit, Laurette Pettibone, Cincinnati, Ohio; capital subscribed, $30,000.00; amount paid in, $1,500.00; capital authorized, $50,000.00; par value shares, $10.00.

PHILADELPHIA PUBLIC WORKS COMPANY, erect and construct building, roads, bridges, sewers, wharves, piers, &c., to pave and curb streets and roads, to quarry and
PHOENIX COAL, COKE AND LAND COMPANY, purchasing, acquiring, leasing, owning and selling coal lands and coal mines and operating the same, principal office in West Virginia; charter issued February 8, 1865; expires Sept. 5, 19; corporators, E. H. Lawrence, Fairmont, W. Va.; capital authorized, $1,000,000.00; amount paid in, $500,000; capital subscribed, $500,000; par value shares, $100.

PHOENIX IRON ORE COMPANY, buying, purchasing, leasing, mineral lands and milulating iron, copper, zinc, lead and other ores and reducing same in Virginia and elsewhere; principal office, New York City, N. Y.; charter issued July 21, 1865; expires July 1, 1965; corporators, Charles T. Darling, Stony Brook, L. I., N. Y.; John D. Shelton, P. S. Sewall, P. S. Swain, Jr., Charles S. Whitney, New York, N. Y.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.

PHOENIX LITERARY AND SOCIAL CLUB, promoting the diffusion of knowledge and inculcating a love of literature; principal office, Bluefield, Mercer county, W. Va.; charter issued June 18, 1865; expires July 1, 1964; corporators, J. H. Chambers, H. B. Bowling, L. D. Kingsburgh, O. Farris, Bluefield, W. Va.; capital subscribed, $50,000; amount paid in, $25,000; capital authorized, $50,000; par value shares, $100.

PHOENIX LUMBER CO., manufacturing and furnishing lumber and sawmills; principal office, New York City; charter issued August 7, 1871; expires January 1, 1915; corporators, Hubert H. Warner, George A. Leech, M. D., of New York City; William A. Eneman, Middletown, Conn.; John D. Murphy, New York City; Charles H. Hodges, Brooklyn, N. Y.; capital subscribed, $600,000; amount paid in, $30,000; capital authorized, $1,000,000; par value shares, $100.

PHONOCO VIBRATORY DEAFNESS CURE COMPANY, curing deafness, catarrh and ailments of the human system, acquiring patents or other rights useful therefor; &c., &c.; principal office, New York City; charter issued August 28, 1885; expires August 28, 1885; corporators, Cha. S. Phillips, Franklin G. Writer, Frank Dwight Livermore of Brooklyn, N. Y.; R. B. Fitz-Randolph Moultrie, N. J.; John D. Smith, New York, N. Y.; capital subscribed, $800,000; amount paid in, $30,000; capital authorized, $1,000,000; par value shares, $100.

PICTON OIL AND GAS COMPANY, buying and leasing lands, boring and drilling wells thereon for oil or natural gas, and doing all things necessary for the production and sale of same; principal office, Cincinnati, Ohio; charter issued August 31, 1895; expires August 28, 1913; corporators, J. R. Pickon, Covington, Ky.; C. V. Morse, Fern Bank, Hamilton, Ohio; D. H. Holley, Wellington, Ohio; T. W. Cooper, Columbus, Franklin county, Ohio; I. H. Hopkins, Findlay, Hancock county, Ohio; capital subscribed, $4,000,000; amount paid in, $1,000,000; capital authorized, $6,000,000; par value shares, $10.

PIEDMONT BIG VEIN COAL COMPANY, acquiring, by purchase, leasing or otherwise, coal and mineral lands, mining, conducting mining operations, selling, purchasing and reselling coal and other minerals; of buying, selling and exchanging merchandise, and building tram-ways, &c., in connection with said business, &c., &c.; principal office, Windom, W. Va.; charter issued July 26, 1895; expires July 1, 1945; corporators, M. J. Hoban, Westernport, Md.; W. H. Loy, Barrnum, W. Va.; W. T. Blackiston, Piedmont, W. Va.; J. T. Langhlin, Windomb, W. Va.; M. Masteller, Barrnum, W. Va.; capital subscribed, $6,000,000; amount paid in, $600,000; capital authorized, $3,000,000; par value shares, $100.

PIERRE LIGHT AND WATER COMPANY, purchasing, leasing, or acquiring gas works, electric plants, water works and selling the same to the city of Pierre or the inhabitants thereof, &c.; principal office, Pierre, South Dakota; charter issued June 29, 1895; expires June 1, 1916; corporators, H. R. Horner, R. W. Stewart, Arthur Aylesworth, H. K. Phillips, South Dakota; E. G. Withrow, E. A. Smith, St. Paul, Minn.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $200,000; par value shares, $100.

PIERRE SANITARIUM COMPANY, constructing an artesian well or wells, erecting sanitary and hotels, manufacturing and furnishing gas for lighting, heating and other purposes, supplying water for medicinal and other purposes, electric lights, &c.; principal office, Pierre, South Dakota; charter issued December 14, 1896; expires December 1, 1916; corporators, J. D. Hillger, Pierre, S. Dak.; F. P. Lampche, St. Paul, Minn.; B. A. Cummins, Pierre, S. Dak.; M. Mullen, New Ulm, Minn.; W. R. Merril, St. Paul, Minn.; capital subscribed, $125,000; amount paid in, $125,000; capital authorized, $100,000.
CORPORATIONS.

PILOT MINING COMPANY, leasing, purchasing, settling and operating gold and silver mines in the State of Colorado; principal office, Boston, Mass.; charter issued November 1, 1895; expires September 20, 1915; corporators, Halsey J. Boardman, Robert B. Brigham, Hugh H. Mayhew, John Fennell, Joseph L. L. Parre, all of Boston, Mass.; capital subscribed, $100,000.00; amount paid in, $10.00; capital authorized, $1,000,000.00; par value shares, $10.00.

PINE GROVE MANUFACTURING, LAND AND IMPROVEMENT COMPANY, acquiring real estate, near the town of Clarksburg, Harrison County, West Virginia; erecting and operating a large land and summer resort on same; and doing all things necessary for the successful operation of the same; principal office, New York, N. Y.; charter issued June 2, 1896; expires May 5, 1916; corporators, G. M. Hamill, Oakland, Md.; Robert R. Henderson, Cumberland, Md.; William W. Ruffin, Mountain Lake Park, Md.; Elliott W. Williams, C. Sprigg Sands, of Clarksburg, W. Va.; capital subscribed, $200,000.00; amount paid in, $20,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

PIONEER INSURANCE AGENCY, conducting a general insurance and building and loan association agency, brokerage and commission in business; principal office, Bluefield, W. Va.; charter issued January 29, 1895; expires January 25, 1920; corporators, W. B. Prickett, W. H. Campbell, J. M. Anderson, J. M. Maupin, W. W. Anderson, all of Bluefield, W. Va.; capital subscribed, $2,400.00; amount paid in, $2,400.00; capital authorized, $25,000.00; par value shares, $100.00.

PITTSBURG COAL, MINING COMPANY, buy, sell and lease coal lands, mine, buy, sell and ship coal, and do all things proper for the accomplishment of said purposes; principal office, Charleston, Kanawha county, W. Va.; charter issued June 9, 1895; expires August 26, 1895; corporators, E. L. Wilson, A. B. Heilman, Duquense, Pa.; Gustave Brandt, George Schenberger, Pittsburgh, Pa.; Wm. G. Henderson, Sharon, Pa.; Wm. B. Badger, Aliquippa, Pa.; J. G. Braden, Sheridan, Pa.; Glentil Folsom, Pittsburgh, Pa.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $4,000,000.00; par value shares, $200.00.

PITTSBURG AND CLEARFIELD COAL AND STONE COMPANY, mining and shipping bituminous or stone coal, fire clay, sandstone and sand, and for quarrying, mining and shipping sandstone and manufacturing brick, fire bricks, tile, &c.; holding necessary real estate. Principal office, Pittsburgh, Pa.; charter issued August 26, 1895; expires July 22, 1915; corporators, E. Barrick, Pittsburgh, Pa.; Hubert Abel, Homestead, Pa.; A. B. Heilman, Duquense, Pa.; Gustave Brandt, George Schenberger, Pittsburgh, Pa.; Wm. G. Henderson, Sharon, Pa.; Wm. B. Badger, Aliquippa, Pa.; J. G. Braden, Sheridan, Pa.; Glentil Folsom, Pittsburgh, Pa.; capital authorized, $200,000.00; amount paid in, $20,000.00; capital authorized, $800,000.00; par value shares, $100.00.

PITTSBURG GAS, LIGHT AND FUEL COMPANY, manufacturing fuel and illuminating gas and gas apparatus and sale of territorial rights therefor, under letters patent owned by this company, &c.; principal office, Pittsburgh, Pennsylvania; charter issued June 1, 1893; expires May 28, 1919; corporators, Geo S. Martin, Geo B. Agnew, Pittsburgh, Pa.; James Gray, Allegheny, Pa.; John F. Cox, Homestead, Pa.; Will H. Chapman, Bradford, Pa.; capital subscribed $200,000.00; amount paid in, $20,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

PITTSBURG GOLD REDUCTION COMPANY, purchasing and owning gold and silver mines, to mine, mill and sell gold and silver ores, and doing all things necessary and convenient for the success of same; principal office, Pittsburgh, Pa.; charter issued December 16, 1893; expires December 11, 1913; corporators, John A. Campbell, T. H. B. Hase of Wheeling, W. Va.; J. Dolson F. S. Kennedy, J. W. Patterson of Pittsburgh, Pa.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

PITTSBURG GRANITE WOOLI COMPANY, manufacture and sale of granite wool from granites and other rock to be used for non-conducting and insulating purposes, &c.; principal office, Wheeling, W. Va.; charter issued, April 30, 1896; expires, April 15, 1916; corporators, Charles F. Stiefel, Allegheny City, Pa.; W. S. Greene, H. A. Guefier, Edward R. Kemper, James Y. Oliver, of Pittsburgh, Pa.; L. D. Passano, Baltimore, Md.; J. H. Kennelly, Allegheny, Pa.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

PITTSBURGH LOW GAP AND ADDISON RAILROAD COMPANY, constructing and operating a railroad in the State of West Virginia; principal office, Wheeling, West Virginia; charter issued July 23, 1894; perpetual; corporators, J. L. Wheeler, Waynville, W. Va.; H. A. Miller, A. D. Miller, A. C. Burch, Williamsport, Pa.; Thomas White, Waynville, W. Va.; capital authorized, $250,000.00; par value shares, $25.00.

PITTSBURG AND OHIO OIL COMPANY, drilling and putting down oil and gas wells, and of producing oil and gas, operating tanks, pipe lines, &c., for the transportation of oil and gas, &c.; principal office, Wheeling, W. Va.; charter issued, August 29, 1896; perpetual; corporators, J. L. Wheeler, Waynville, W. Va.; capital authorized, $500,000.00; par value shares, $25.00.
26, 1865; expires August 1, 1915; corporators, W. R. Ewing, Samuel McCrumb, C. F. Riddle, George R. Wallace, Ernest H. McKinley, all of Pittsburgh, Pa.; capital subscribed, $800,000; amount paid in, $80,000; capital authorized, $2,000,000.00; par value shares, $100.00.

PITTSBURGH AND P. TOMAC RAILWAY COMPANY, building a railroad in the State of West Virginia; principal office, Baxard, Grant county, W. Va.; charter issued March 23, 1866; perpetual; corporators, William Brown, Garrett county, Md.; capital authorized, $2,000,000.00; par value shares, $100.00.

PITTSBURGH PRODUCTION COMPANY, for the purpose of prospecting and drilling for oil and gas, and producing, storing, piping and selling the same; principal office, Pittsburgh, Pa.; charter issued January 3, 1866; expires January 2, 1906; corporators, R. W. Ingham, H. B. Moeser, F. A. Ensign, Wm. M. Hall, Jr., W. W. Giffin, all of Pittsburgh, Pa.; capital subscribed, $1,000,000; amount paid in, $400,000; capital authorized, $1,000,000.00; par value shares, $100.00.

PLEASANT COUNTY BANK, doing a general banking business; principal office, St. Mary's, Pleasants county, W. Va.; charter issued December 21, 1865; expires December 13, 1866; corporators, N. Ogden, B. S. Glumer, St. Mary's W. Va.; Geo. T. Dale, Nicholas county, W. Va.; capital authorized, $100,000; par value shares, $100.00.

PLUMAS GOLD FIELD COMPANY, purchasing, leasing and otherwise acquiring real estate, mines and mining property in the State of California and elsewhere; working and operating the same and doing a general mining business; &c., principal office, New York City, N. Y.; charter issued November 10, 1866; expires November 6, 1910; corporators, Gordon T. Hughes, George D. Munford, Samuel H. Watts, Walter S. Walker, Jas. B. Hughes, New York City, N. Y.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $2,000,000.00; par value shares, $100.00.

PNEUMATIC CARRIAGE COMPANY, manufacturing, selling, leasing, &c., pneumatic and other self-propelled carriages and machinery and apparatus for the production thereof; principal office, New York City, N. Y.; charter issued July 1, 1866; corporators, Alfred H. Hoadley, 1224 Michigan Avenue, Chicago, Ill.; George E. Bonchle, 230 W. 11th St., New York City, N. Y.; William E. Gibbs, Fanwood, N. J.; Clarence M. Day, 1241 Bedford Avenue, Brooklyn, N. Y.; Chas. W. Hill, 417 Summer Avenue, Newark, N. J.; principal office, New York City, N. Y.; capital authorized, $500,000.00; amount paid in, $60,000; capital authorized, $500,000.00; par value shares, $100.00.

PNEUMATIC ENGINEERING COMPANY, doing a general engineering business of all kinds, departments and branches, &c., &c.; principal office, New York City; charter issued August 21, 1866; expires January 2, 1869; corporators, Allen H. Alvord, Oscar Vezin, Arden S. Fitch, Joseph L. Gilley, all of New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $100.00.

POCAHONTAS ELECTRIC COMPANY, producing electricity and supplying the same for all purposes; principal office, Huntersville, Pocahontas county, W. Va.; charter issued June 30, 1888; expires June 30, 1916; corporators, James Laing, Freeman G. Bartlett, of New York, N. Y.; Arthur L. McKay, Brooklyn, New York; Harry Cooper, Elizabeth, N. J.; Harry H. Irwinfield, New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $200,000.00; par value shares, $100.00.

POCA OIL COMPANY, boring, mining and operating for oil and gas, purchasing such real estate as may be necessary, and doing all things incident thereto; principal office, Charleston, Kanawha county, W. Va.; charter issued May 9, 1898; expires May 1, 1949; corporators, G. O. Chilton, J. E. Chilton, Geo. S. Chilton, A. M. Hamilton, Milton McDonald, W. M. West, all of Charleston, W. Va.; capital subscribed, $200,000; amount paid in, $50,000; capital authorized, $250,000.00; par value shares, $100.00.

PORTER'S CREEK CLUB, hunting and fishing, and social, intellectual and scientific purposes, &c., &c.; principal office, Clendeninn, W. Va.; charter issued October 4, 1865; expires October 3, 1915; corporators, G. W. Logan, V. A. Cobb, of Porter's Creek, W. Va.; John T. Jarrett, Jarrett, W. Va.; M. A. Cobb, Clendeninn, W. Va.; A. L. Jarrett, Charleston, W. Va.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $1,000,000.00; par value shares, $1.00.

PORTERS' CREEK AND GAULRY RAILWAY COMPANY, proposed road to commence on Elk river, near the mouth of Porter's Creek, Clay county, thence by the most practicable route to point at or near the mouth of Twenty Mile Creek, on Gaulry river, Nicholas county, W. Va.; principal office, Charleston, W. Va.; charter issued May 4, 1866, and is to continue perpetually; corporators, F. M. Koonz, Trimble, Ohio;
POWATTAN OIL AND GAS COMPANY, producing from the earth, by boring, drilling, mining or other appropriate means, petroleum oil and natural gas, &c.; principal office, Wheeling, W. Va.; charter issued December 24, 1905; expires October 11, 1945; corporators, Howard Thompson, A. F. Gasulbere, Wheeling, W. Va.; F. A. Strong, Cleveland, Ohio; James Storey, F. G. Cashwell, Wheeling, W. Va.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $1,000,000; par value shares, $100.00.

PREMIUM RESERVE COMPANY, acting as agent and attorney in fact for individuals and corporations in any transactions which they may lawfully engage, &c.; principal office, Wheeling, W. Va.; charter issued March 22, 1896; expires February 21, 1915; corporators, Charles T. Ross, A. J. F. Vanheerden, New York City; Isaac De Groot, Low Point, N. Y.; Abraham Vandecenter, George M. Curtis, Jr., New York City; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $2,000,000; par value shares, $100.00.

PREUSSER AUTOMATIC FENDER COMPANY, dealing in patent rights and patent devices, especially devices for improvement car fenders and disposing of territorial rights for same; principal office, Washington, D. C.; charter issued June 13, 1909; expires May 1, 1916; corporators, H. H. Blackburn, Frank S. Gibson, Richard F. Prenser, Henry Yost, Jr., Ernest C. Prenser, Washington D. C.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $5,000,000; par value shares, $100.00.

PUBLIC TELEPHONE COMPANY, for the purpose of buying, selling, manufacturing and leasing and doing a general business in electrical apparatus, &c.; principal office, New York; charter issued, December 7, 1896; expires December 4, 1915; corporators, Geo. F. Van Deroff, New York, N. Y.; A. J. F. Vanheerden, New York, N. Y.; A. J. F. Vanheerden, New York, N. Y.; capital authorized, $2,500,000; amount paid in, $500,000; capital authorized, $5,000,000; par value shares, $100.00.

PYTHIAN CASTLE ASSOCIATION, purchasing, owning and holding land in the city of Wheeling, W. Va., and erecting buildings thereon, &c., &c.; principal office, Wheeling, W. Va.; charter issued August 7, 1893; expires July 29, 1945; corporators, Geo. F. Van Deroff, New York, N. Y.; Geo. F. Van Deroff, New York, N. Y.; capital authorized, $200,000; amount paid in, $150,000; capital authorized, $100,000; par value shares, $50.00.

PYX-MONARCH MINING COMPANY, mining, milling, smelting, &c., gold ores, and other ores and minerals in the state of Oregon, and in a general manner doing mining business in any part of the United States; principal office, New York City; charter issued March 11, 1915; expires March 1, 1915; corporators, Thomas J. Wallace, Brooklyn, N. Y.; Robert A. Fairchild, Charles A. Senior, Jr., William G. McIver, Frederick R. Fortney, of New York; capital authorized, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $1.00.

RANKIN PROSPECTING AND DEVELOPMENT COMPANY, prospecting for and producing lodes, ores, and minerals and other valuable substances, in Henderson and adjacent counties in Illinois; principal office, Fort Madison, Lee county, Iowa; charter issued October 22, 1896; expires October 19, 1946; corporators, F. C. Buckley, Galesburg, Ills.; W. H. McConnell, J. W. Wambold, E. H. McConnell, N. J. Wambold, Fort Madison, la.; capital authorized, $100,000; amount paid in, $100,000; par value shares, $100.00.

RAMAH MINING COMPANY, mining, milling, and smelting, and all other metals and their ores, and all treatment thereof in any form; principal office, Wentworth, Newton county, Michigan; charter issued March 3, 1915; expires March 2, 1916; corporators, J. M. Morton, Wm. H. Percival, Will W. Foster, Chauncey C. Foster, of New York, N. Y.; Theos. H. Kins, Jersey City, N. J.; capital authorized, $100,000; amount paid in, $100,000; capital authorized, $100,000; par value shares, $100.00.

RAMOS DRYER COMPANY, manufacturer, sale or lease of machinery, appliances or apparatus for the drying, curing, &c., of coffee or other materials or products, &c., &c.; principal office, Syracuse, N. Y.; charter issued October 21, 1896; expires October 20, 1916; corporators, J. M. Monteague, Bathie E. Schenck, Adrian A. Schenck, Syracuse, N. Y.; capital authorized, $25,000; amount paid in, $25,000; capital authorized, $100,000; par value shares, $100.00.
RAUB LOCOMOTIVE WORKS OF NEW JERSEY. (Limited.) establishing, operating, owning and maintaining locomotive and machine works in general, and to develop, improve, &c., certain inventions of D. Christian Rau, &c., &c.; principal office, New York City; charter issued April 22, 1855; expires April 5, 1915; corporators Silas B. Dutcher, Brooklyn, N. Y.; Zeliah Van Loan, New York City; Wm. V. Carolin, Nyack, N. Y.; Ernst Dickman, John Torrey, Jesse Larrabee, D. Christian Rau, New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $5,000,000.00; par value shares, $100.00.

RAVEN ROCK FERRY COMPANY, running and operating a ferry across the Ohio river, between the Raven Rock landing, in Pleasants county, West Virginia, and independent, or, 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75

York City: E. W. Youmans, Jr., Brooklyn, New York: capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

RHODE ISLAND GRANITE PRESERVED BRICK COMPANY, manufacturing, selling, and dealing in brick and kindred articles; principal office, Charleston, W. Va.; charter issued February 21, 1895; expires January 1, 1915; corporators, Henry Hastings, Boston, Mass.; Frank Harris, John W. Case, of Woonsocket, R. I.; Fred C. Patch, George Towle, of Boston, Mass.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $50,000.00; par value shares, $50.00.

ROARING CREEK CONSOLIDATED COAL COMPANY, purchasing and leasing coal lands, mining and selling coal, manufacturing and selling coal and doing a general coal business; principal office, Belington, W. Va.; charter issued May 20, 1865; expires May 17, 1915; corporators, Thos. Bruce Baltimore, Md.; G. A. Newton, Buckhannon, W. Va.; W. S. Taylor, Belington, W. Va.; James E. Hall, C. F. Teter, Philip, W. Va.; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $250,000.00; par value shares, $50.00.

ROLLER-BEARING TRUCK WORKS, manufacturing and selling roller bearings for street railway and steam cars, wagons and other vehicles and line shaftings, etc.; principal office, New York City; charter issued August 14, 1896; expires July 1, 1915; corporators, Herman R. Murray, George Frederick Shaver, New York, N. Y.; Ada L. Merrick, Syracuse, N. Y.; Eugene M. Merrick, Washington, D. C.; William J. Fanning, New York, N. Y.; capital subscribed, $2,000,000.00; amount paid in, $200,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

ROWLAND ZIEGLER OIL COMPANY, acquiring, holding and disposing of gas and oil grants, sinking and operating gas and oil wells, etc.; principal office, Montpelier, Blackford county, Indiana; charter issued, March 5, 1896; expires February 22, 1916; corporators, Henry C. Zeigler, Fred D. Zeigler, Ray A. Zeigler, Harry W. Rowland, of Montpelier, Indiana; James W. Rowland, Franklin, Pennsylvania; capital subscribed, $200,000.00; amount paid in, $20,000.00; capital authorized, $200,000.00; par value shares, $100.00.

R. P. CAMDEN HOTEL COMPANY, for the purpose of building and establishing a hotel and tavern, and for renting parts thereof for banking, stores and other lawful business, in the town of Weston, W. Va.; principal office, Weston, W. Va.; charter issued December 13, 1895; expires January 1, 1915; corporators, S. D. Camden, J. N. Camden, of Parkersburg, W. Va.; A. H. Kunst, Jno. Brannon, Jacob Kubler, of Weston, W. Va.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

R. W. KENNEDY COMPANY, buying, selling and dealing in timber and lumber of all kinds; cutting, haulage, etc.; timber, etc.; building roads, tramway, etc., necessary in marketing timber, etc.; principal office, Girard, W. Va.; charter issued July 3, 1895; expires January 1, 1915; corporators, R. W. Kennedy, O. P. Stroh, E. R. Glen, of Fairmont, W. Va.; Edward Delfert, O. C. Jett, of Weston, W. Va.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

SAHUARIPA MINING COMPANY, engaged in a general mining business; principal office, Prescott, Ariz.; charter issued January 7, 1897; corporators, Robert E. Cox, Frederick C. Garetson, N. A. Winter, Chas. H. King, Buffalo, N. Y.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

SALEM OIL AND GAS COMPANY, mining, drilling, operating, producing, marketing and selling oil and gas and other minerals; principal office, Salem, W. Va.; charter issued October 2, 1885; expires September 1, 1914; corporators, Henry Hawker, D. W. McGeorge, J. F. Randolph, W. F. Randolph, R. W. Young; all of Salem, W. Va.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

SAN ANDREAS GOLD MINING COMPANY, mining gold, silver and other metals and valuable minerals in California and elsewhere; principal office, Boston, Suffolk County, Mass.; charter issued July 10, 1884; expires June 1, 1916; corporators, Lowell M. Reynolds, Brockton, Mass.; Pierre Humbert, Jr., George F. Quilley, Charles E. Haven, of Boston, Mass.; William H. Morse, Chelsea, Mass.; George S. White, Weymouth, Mass.; John M. May, Timbuct, Mass.; all of Calif.; capital subscribed, $500,000.00; amount paid in, $70,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

SAN ANTONIO GOLD MINING COMPANY, mining gold and other metals: lay out a town and sell lots therein; construct and operate a railroad, erect a reservoir for water storage and do all things necessary to conduct a general mining business; principal office, San Antonio, Tex.; charter issued December 3, 1886; expires January 1, 1915; corporators, Perry Tiffany, Kinsley Magoun, Ira Taylor, William Tiffany,
Corporations.

Frederick A. Grant, all of New York City, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $2,000,000.00; par value shares, $1.00.

San Francisco and Santa Rosalia Gold Mining Company of Sonora, mining the San Francisco and Santa Rosalia gold mines of Mexico, doing other business incident to the working of such mines; &c.; principal office, Galveston City, Texas; charter issued January 6, 1896; expires January 1, 1916; corporators, Frederick A. Grant, M. C. LevY, Mocel, Arizona; Joseph Lohit, Wharton Davenport, Meyer M. Levy, Charles H. Lloyd, Galveston, Texas; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $2,000,000.00; par value shares, $1.00.

Santo Domingo Gold Mining Company, (El Oro-Durango State, Mexico,) doing a general mining business; principal office, Pittsburgh, Pa.; charter issued August 10, 1916; expires August 3, 1936; corporators, M. K. Sausbilly, Inc., H. Minniler, J. K. Langdell, V. T. Chapman, S. Currier, Alex. H. Black, H. W. Graham, W. P. Miller, Pittsburgh, Pa.; capital subscribed, $3,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $1.00.

San Luis Potosi Electrical Company, purchasing, acquiring, operating and selling electric light, power plants and other electrical appliances, apparatus and machinery for the purpose of doing a general mercantile business; principal office, Wel.H, Va.; charter issued December 6, 1895; expires November 1, 1916; corporators, W. M. Ritter, Wel.H, West Va.; O. A. Kero, Rosesoke, Virginia; Edgar P. Rucker, R. E. Peabody, James L. Hamill, of Wel.H, West Va.; capital subscribed, $1,000,000.00; amount paid in, $300,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

Sand Valley Lumber Company, manufacturing, buying and selling lumber, constructing and operating tram-roads, railroads and wagon-roads, erecting and owning dwellings and houses, and employing and employing the employees and owners of its employees or other mercantile business; principal office, Wel.H, Va.; charter issued November 1, 1895; expires October 1, 1916; corporators, Dudley W. Lane, M. D., George W. Edmunds, Andy Brawn, Charles Watson, George H. Hill, Edward W. Magill, R. Alexander, all of Philadelphia, Pa.; capital subscribed, $5,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $10.00.

Scott and Janney Electric and Manufacturing Company, manufacturing and constructing electrical motors, dynamos and electrical machinery and appliances of every nature and kind; &c.; principal office, Philadelphia, Pa.; charter issued November 1, 1895; expires October 1, 1916; corporators, Dudley W. Lane, M. D., George W. Edmunds, Andy Brawn, Charles Watson, George H. Hill, Edward W. Magill, R. Alexander, all of Philadelphia, Pa.; capital subscribed, $5,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

Securities Advertising Company, acting as advertising agents, collectors and distributors of news and publishers; principal office, New York City; charter issued April 1, 1895; expires April 1, 1896; corporators, W. M. Nickol, M. H. Mackey, Latham G. Reed, Robert P. Luce, Lewis T. Knox, New York City; capital subscribed, $1,000.00; amount paid in, $300.00; capital authorized, $500,000.00; par value shares, $100.00.

Security Contract Company, for the purpose of engaging in a general investment loan and brokerage business; &c.; principal office, Chicago, Illinois; charter issued January 6, 1895; expires November 6, 1895; corporators, A. L. Hayes, J. B. Sktuner, J. F. Wright, W. C. Craven L. G. Hoover, Chicago, Illinois; capital subscribed, $900,000.00; amount paid in, $600,000.00; capital authorized, $1,000,000.00; par value shares, $500.00.

Security Scaffold Company, manufacturing, constructing, erecting, buying selling, transporting and distributing building materials, &c.; principal office, Philadelphia, Pa.; charter issued October 1, 1895; expires October 1, 1915; corporators, Walter B. Young, R. Priestly Hayes, S. Eng. Gumport, J. S. Van Vranken, Chas. M. Herrington, all of Philadelphia, Pa.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $100.00.

Selion, Blake & Company, doing a general wholesale grocery business; principal office, Huntington, Cabell County, West Virginia; charter issued July 25, 1895; expires July 1, 1915; corporators, G. N. Ferron, E. Sehon, A. G. Blake, J. B. Filemion, C. G. De Voe Bidder, all of Huntington, West Va.; capital subscribed, $900.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $200.00.

Corporations.

Kuglen, Jno. S. Welty, Chas. F. Vankoven, H. E. Weltscher, W. H. Anderson, Louis, J. Neckler, Henry Bayha, J. C. Decker, A. C. Bayha, John H. Pipes, M. Jeffers, Wheeling, W. Va.: capital subscribed, $2,400.00; capital paid in, $100.00; capital authorized, $500,000.00; par value shares, $1.00.

SILVER GOLD MINING COMPANY, to lease, locate, bond, purchase, &c., placer or quartz lode, mines, or mining claims of gold, silver, copper, &c.; acquire water rights and mill principals, office, Wheeling, West Virginia; charter issued November 3, 1805; expires November 28, 1815; corporators, Albert Higley, George E. Hatter, H. H. Hammond, St. Paul, Minn.; W. W. Hamilton, Chicago, III.; T. C. Hurb, Helena, Montana; capital subscribed, $100,000.00; capital paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $1.00.

SHAW-RONANZA MINING COMPANY, OF WILMINGTON, DELAWARE, mining gold, silver and other metallic ores and minerals in the State of California and elsewhere, and doing all things necessary therefor; principal office, Wilmington, New Castle county, Delaware; charter issued March 5, 1815; expires March 5, 1815; corporators, Richard S. Law, San Francisco, Cal.; Harry B. Muns, Whieldon, S. Quigley, Anthony Higgins, Mattie E. Lash, Wilmington, Del.; capital subscribed, $25,000.00; capital paid in, $25,000.00; capital authorized, $500,000.00; par value shares, $1.00.

SHEFFER'S FORK COAL AND LUMBER COMPANY, buying and selling, manufacturing and dealing in coal, timber and lumber and their products, buying and owning real estate, &c.; &c.; principal office, Parsons, W. Va.; charter issued May 27, 1876; expires May 27, 1886; corporators, P. E. Wilson, Ett C. Stidder, J. E. Cotton, William Harmer, Uniontown, Pa.; J. H. Humlerston, Summerville, Pa.; capital subscribed, $600,000.00; amount paid in, $300,000.00; capital authorized, $600,000.00; par value shares, $1.00.

SHEFFMAN MANUFACTURING COMPANY, manufacturing and buying and selling for profit and dealing generally in plumbing and other kinds of working tools: principal office, Chicago, Illinois; charter issued February 1, 1894; expires July 1, 1914; corporators, J. E. B. M. G. Newhouse, A. F. Hynes, Chas. M. Friefer, J. R. Joyce, all of Chicago, Ill.; capital subscribed, $900,000.00; amount paid in, $900,000.00; capital authorized, $900,000.00; par value shares, $1.00.

SHEPHERDSTOWN SPECIALTY MANUFACTURING COMPANY, general manufacturing of wood, iron or any other metal, clay or product of the earth into any machine, implement, &c.; &c.; principal office, Shepherdstown, W. Va.; charter issued April 18, 1875; expires April 1, 1896; corporators, J. C. Hanger, E. H. Reinhart, J. F. Legge, A. S. Reynolds, H. L. Snyder, Shepherdstown, W. Va.; capital subscribed, $90,000.00; amount paid in, $90,000.00; capital authorized, $100,000.00; par value shares, $1.00.

SHEETER FOUNDRY AND MACHINE COMPANY, general foundry and machine works, such as machinery for brick and pipe works; building of steam brick dryers, iron cups, &c.; &c.; principal office, New Cumberland, W. Va.; charter issued January 10, 1869; expires January 16, 1874; corporators, A. M. Sheeter, A. McC. Blaueug, A. S. Cooper, Manly V. Cooper, Jimmie E. Sheeter, Margaret Planeug, all of New Cumberland, W. Va.; capital subscribed, $1,318.00; amount paid in, $633.30; capital authorized, $7,000.00; par value shares, $1.00.

SIEGELE LABELLING MACHINE COMPANY making and selling machines for labelling bottles, boxes, cans and other articles; making and selling machinery of all kinds, &c.; &c.; principal office, Boston, Mass.; charter issued September 28, 1878; expires September 28, 1888; corporators, Solomon Nachasach, Andrew Tomfahde, of Boston, Mass.; John Joyce, Lawrence, Mass.; John H. Coffay, Lowell, Mass.; Maurice A. Harrigan Pitchburg, Mass.; capital subscribed, $1,350.00; amount paid in, $633.30; capital authorized, $5,000.00; par value shares, $1.00.

SILVER VALLEY MINING COMPANY, mining and smelting ores of all kinds, and buying and selling and dealing in the same, &c.; &c.; principal office, Baltimore, Maryland; charter issued April 30, 1869; expires April 30, 1874; corporators, G. H. A. Dubrendy, John T. Livingston, John E. Lewis, Geo. G. Shepherd, Geo. H. Harris, all of Baltimore, Md.; capital subscribed, $50,000.00; amount paid in, $25,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

SILEX INSULATION COMPANY, making and manufacturing insulated electric wires and buying and selling all forms of wire designed for conducting electric currents, &c.; &c.; principal office, New York, N. Y.; charter issued January 6, 1884; expires June 1, 1894; corporators, Abraham Garrison, Edward G. Arthur, of New York, N. Y.; Oscar Mohle, Frederick Jackson, Brooklyn, N. Y.; Garrett Snyder, Young, N. Y.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

SILSRY AND COMPANY, conducting and carrying on a commission and brokerage business, buying and selling stock, bonds, grano, &c.; &c.; principal office, Washington,
Sistersville Electric Light and Power Company, furnishing electric light, heat and power, for all ways and purposes, &c.; principal office, Sistersville, Tyler county, W. Va.; charter issued January 11, 1887; expires January 11, 1917; corporators, E. A. Durham, W. J. Neussenschwaelder, Eph Wells, R. Brodwater, Mrs. D. F. Thistle and nine others, Sistersville, W. Va.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $100.00.

Sistersville Land and Loan Company, buying lands and laying the same off into lots, blocks, streets, &c., and improving the same, &c.; establishing manufactories of various kinds, &c.; principal office, Sistersville, W. Va.; charter issued October 1, 1880; expires January 1, 1915; corporators, John H. McCoy, George E. Work, A. E. Durham, A. D. Work, F. D. McCoy, A. Shanon, Sistersville, W. Va.; capital subscribed, $700.00; amount paid in, $70.00; capital authorized, $25,000.00; par value shares, $100.00.

Sistersville Light and Power Company, purchasing property and erecting buildings and machinery thereon, to furnish electric light, heat and power to Sistersville and adjacent towns; principal office, Sistersville, Tyler county, W. Va.; charter issued June 1, 1886; expires May 30, 1916; corporators, H. C. Johnson, H. H. Wood of Pittsburgh, Pa.; L. J. Metcalf, J. M. Moore, Jr., of East Liverpool Ohio; H. L. Kerr, Sistersville, O.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $35,000.00; par value shares, $50.00.

Sliger Lumber and Manufacturing Company, doing a general lumber and manufacturing business, dealing in mercantile and any other business useful to the public, &c.; principal office, Wheeling, W. Va.; chartered to last December 23, 1885; expires January 1, 1895; corporators, F. E. McCoy, Wheeling, W. Va.; L. M. Stephens, New Martinsville, W. Va.; William R. Wells, William R. Stevenson, Louis Feluler, Wheeling, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $150,000.00; par value shares, $100.00.

Smith Oil and Gas Company, for the purpose of drilling and operating for petroleum, oil and natural gas, leasing and dealing in oil lands, and transacting all the business necessary for the purpose of said business; principal office, Wheeling, W. Va.; charter issued December 23, 1885; expires January 1, 1915; corporators, F. E. McCoy, Wheeling, W. Va.; L. M. Stephens, New Martinsville, W. Va.; William R. Wells, William R. Stevenson, Louis Feluler, Wheeling, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $200,000.00; par value shares, $100.00.

Smith Vassar Telegraph and Telephone Company of New England, the manufacture and sale of telegraph and telephone instruments, maintenance of telegraph and telephone lines; principal office, Boston, Mass.; charter issued October 1, 1886; expires October 2, 1916; corporators, John W. Chandler, Brooklyn, Mass.; William G. Burnham, Boston, Mass.; George Kempton, Sharon, Mass.; Alfred K. Cumming, Hugham, Mass.; Harvey R. Plaguer, Alston, Mass.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $1,100,000.00; par value shares, $25.00.

Smokeless Bituminous Coal Burner Company, acquiring and holding letters patent and patent rights for apparatus, devices and apparatus for promoting subterranean escape of smoke and flue gases in coal furnaces of the same kind, &c.; principal office, New York City, New York; charter issued November 16, 1886; expires November 16, 1916; corporators, Thomas Asencio, New York City; James L. Bernard, Bayonne, N. J.; Loyal Lowrey, George R. Cullingsworth, Affonso de Bavarro, Mariano de Cas­ tiglione, Thomas E. Satolongo, New York City; capital subscribed, $160,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

Sonenta Oil and Gas Company, boring and drilling for oil and gas, constructing and maintaining oil and gas wells and lines of piping, &c., for the purpose of finding oil and gas, &c., &c.; principal office, New Martinsville, West Virginia; charter issued July 3, 1885; expires July 1, 1920; corporators, John T. Cooke, Elmer H. Cooke, Brooklyn, N. Y.; Basil T. Bowers, Fred B. Bowers, Henry Kostutz, New Martins-
Ville, W. Va.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $100.00.

SOUTH AFRICAN REDUCTION COMPANY, purchasing or acquiring Inventions, Improvements, &c., relative to reducing, concentrating, &c., ores and other substances; also acquiring and working mines, minerals and mining rights, &c., &c.; principal office, New York, N. Y.; charter issued March 18, 1845; corporators, Thomas B. Jones, West Brighton, N. Y.; Charles P. Brueh, New Rochelle, N. Y.; Albert E. Chaudier, Joseph J. Cardona, of Brooklyn, N. Y.; Harry F. Hawkins, New York, N. Y.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

SOUTH ATLANTIC EXPORT COMPANY, purchasing, charter, own and operate steamships for the transportation over all waters of merchandise of all kinds, and passengers and mails, and doing all things necessary and expedient for the successful operation of the same, &c.; principal office, Norfolk, Va.; charter issued November 10, 1880; expires October 1, 1913; corporators, William Johnen, Liverpool, England; Cha. Moreton Stewart, George F. Patterson, Robert Ramsay, of Baltimore, Md.; Charles C. Patterson, Boston, Mass.; capital subscribed, $50,000.00; amount paid in, $10,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

SOUTH AMERICAN DEVELOPMENT COMPANY, acquiring, holding, developing mines in the Republic of Ecuador or such other places as may be expedient, and doing all the things necessary and expedient for the successful operation thereof; principal office, New York, N. Y.; charter issued March 25, 1880; expires March 25, 1914; corporators, John French, Edward J. Patterson, Henry H. Graf, Charles B. Copp, Theodore F. Humphrey, all of New York, N. Y.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

SOUTH MOUNTAIN MICA COMPANY, mining, preparing and selling mica and other minerals; acquiring lands and personal property, and doing all things necessary thereto; principal office, Philadelphia, Pa.; charter issued November 18, 1866; expires March 25, 1916; corporators, Lindley B. Banneker, William King, Edw. J. T. Zeller, Howard L. Elton, all of Philadelphia, Pa.; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $10.00.

SOUTHERN GOLD BELT MINING, SMELTING AND DEVELOPMENT COMPANY OF NORTH CAROLINA, acquiring mining and operating and developing placer and stream gold-bearing ore and doing all things necessary thereto; principal office, Philadelphia, Pennsylvania; charter issued April 6, 1896; expires December 31, 1945; corporators, J. W. Moyer, J. M. Freer, William Baechly, D. F. O'Brien, C. E. Cooper, all of Matthewsville, Pa.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $2,000,000.00; par value shares, $1.00.

SOUTHERN KANSAS COAL COMPANY, buying, owning, working and operating mines of coal, lead, zinc and other materials and selling the products thereof, said mine and operations to be carried on in the States of West Virginia, Missouri, Kansas, Indian Territory and elsewhere; principal office, Kansas City, Mo.; charter issued November 2, 1886; expires December 31, 1914; corporators, C. C. Huytt, Kansas City, Mo.; W. C. Garrison, Kansas City, Mo.; C. M. Brown, H. K. Tréhmm, K. O. Girard, Kansas City, Mo.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $10.00.

SOUTHERN LOGGING COMPANY, doing a general logging business, and operating general stores in connection therewith, in the States of West Virginia, Virginia and Kentucky; principal office, Bluefield, W. Va.; charter issued August 15, 1862; expires August 15, 1965; corporators, C. B. Houchton, Washington, D. C.; W. O. Daum, J. A. deTorryner, C. F. Hatcher, S. M. Smith, of Charleston, W. Va.; capital subscribed, $30,000.00; amount paid in, $500.00; capital authorized, $30,000.00; par value shares, $10.00.

SOUTHERN COTTON COFFEE COMPANY, buying, selling, storing, &c., cotton in the seed or in the bale, of ginning, cleaning and compressing cotton, &c., &c.; principal office, Charleston, W. Va.; charter issued April 18, 1860; expires April 18, 1910; corporators, E. A. Melno, Charleston, W. Va.; W. R. Whitney, New York, N. Y.; H. H. Drake, Mountclair, N. J.; F. N. Whitney, Elizabeth, N. J.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

SOUR LAKE OIL COMPANY, boring for and producing oil, gas and other mineral substances, refining and preparing the same for market, &c., &c.; principal office, Charleston, W. Va.; charter issued April 10, 1860; expires April 10, 1910; corporators, J. P. Howard, J. N. Grindrod, B. J. Moore, C. C. Smith, J. C. Deveraux, J. C., Charleston, W. Va.; capital subscribed, $30,000.00; amount paid in, $25,000.00; capital authorized, $400,000.00; par value shares, $10.00.
STANDARD DARI COMPANY, manufacturing, buying and selling lumber and
wood for the purpose of mining for coal and all kinds of
minerals, oil, &c., dealing in the same: principal office, Huntington, W. Va.;
charter issued December 30, 1855; expires November 1, 1915; corporators, Charles R. McLaughlin, Edward Tolfree, Theos. J. McLaughlin, Henry F. Fagau, Susie H. McLaughlin, all of New York, N. Y.; capital authorized, $1,500,000.00; amount paid in, $500,000.00; capital authorized, $1,500,000.00; par value shares, $5.00.

STANDARD CONSTRUCTION AND UTILIZATION COMPANY, acquiring letters patent for the utilization and refining of garbage and the manufacture of fertilizers and other chemical articles, &c., &c.; principal office, Philadelphia, Pa.; charter issued January 25, 1895; expires January 17, 1917; corporators, Edward B. Murphy, William R. Murphy, Eddy L. Clark, William Harness, Jr., Isaac Jackson, William J. Nichols, John A. Barham, all of Philadelphia; capital subscribed, $2,000,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $5.00.

STANDARD ELECTRIC STORAGE BATTERY COMPANY, making, owning, leasing, &c., storage batteries and other electrical appliances, conducting the business of elec-
tricians, electrical contractors or engineers and manufacturing and dealing in elec-
trical appliances of all kinds, &c., &c.; principal office, New York, N. Y.; charter issued October 24, 1895; expires September 30, 1915; corporators, Ernest Thalman, R. T. McDonald, James Martin, W. H. Banker, of New York; F. A. MacLean, Glen Ridge, N. J.; capital subscribed, $1,000.00; amount paid in, $500.00; capital authorized, $5,000,000.00; par value shares, $10.00.

STANDARD IRON AND STEEL COMPANY, manufacturing iron and steel; principal
office, New York City; charter issued April 12, 1895; expires April 1, 1915; corpora-
tors, Henry Cummins, John Cummins, John C. Rogers, William A. Weed, Frank W. Kaudal, all of New York City; capital subscribed, $1,000.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $10.00.

STANDARD MOLDING COMPANY, manufacturing, buying and selling lumber and all the produce made from wood or lumber, pictures, picture frames and moldings, &c.; principal office, Huntington, Cabell county, West Virginia; charter issued January 4, 1897; expires December 1, 1916; corporators, D. E. Abbott, B. P. Driggs, Rufus Switzer, A. T. Higgins, J. B. Stevenson, Huntington, W. Va.; capital subscribed, $1,000.00; amount paid in, $500.00; capital authorized, $5,000,000.00; par value shares, $10.00.
STANDARD OPTICAL COMPANY, manufacturing and dealing in optical, surveying and artists' materials, instruments and supplies, &c., &c.; principal office, Hinton, W. Va.; capital $50,000,000; to commence business December 1, 1919; expires December 1, 1939; authorized $50,000,000; par value shares, $5.00.

STANDARD RADIATOR COMPANY, for the purpose of buying and selling steam and hot water radiators; principal office, Buffalo, N. Y.; charter issued December 13, 1900; expires January 1, 1925; corporators, Nelson Holland, William H. Harris, Levi S. Gates, Buffalo, N. Y.; William O. Gruven, Clark E. Toins, St. Louis, Mo.; capital $5,000,000; paid in $500,000; par value shares, $5.00.

STANDARD STORAGE BATTERY COMPANY, manufacturing, using, selling, purchasing, &c., storage and other batteries, electrical appliances, devices, machines, motors, generators, in connection with the same; principal office, New York City; charter issued September 5, 1929; expires August 15, 1939; corporators, George H. Graham, East Orange, N. J.; Harry N. Low, J. Heron Cossman, New York City; Robert H. Jewell, Brooklyn, N. Y.; Wm. E. Hughes, New York City; capital $50,000; paid in $25,000; par value shares, $25.00.

STANDARD TELEGRAPH AND TELEPHONE COMPANY, leasing, owning and operating telephone and telegraph lines, and doing any business in which the transmission of words, sounds or telephonic or telegraphic messages may be applied, wires or cables of railroad companies, principal office, Charleston, West Virginia; charter issued December 1, 1900; expires December 2, 1925; corporators, All-a-G. Nye, James McNaught, James S. Clarkson, 254 Broadway, New York; Sheldon Potter, Thomas B. Haynes, Francis Ralston Welsh, Philadelphia, Pa.; capital $2,500,000; paid in $1,250,000; par value shares, $100.00.

STANDARD TELEPHONE MANUFACTURING COMPANY, manufacturing telephones and all parts thereof; principal office, Philadelphia, Pennsylvania; charter issued September 15, 1893; expires August 19, 1913; corporators, John Chatfield, Thomas J. Welch, F. Payne, Charles G. Wetzer, Charles H. Mann, Robert Alexander, Philadelphia, Pa.; capital subscribed, $1,000,000; paid in $100,000; capital authorized, $500,000; par value shares, $100.00.

STANDARD FIRE COMPANY, for the purpose of manufacturing, purchase and sale of the whole and parts of wheels and tires and other articles of wood or metal, &c.; principal office, New York City, N. Y.; charter issued January 10, 1891; expires December 1, 1911; corporators, Howard W. DuBois, Philadelphia, Pa.; William H. Gray, Brooklyn, N. Y.; James M. Rankin, C. Weaver Laper, Foster B. Gilbert, Harvey Dunn, of New York, N. Y.; capital subscribed, $1,000,000; paid in $100,000; capital authorized, $500,000; par value shares, $100.00.

STEEL FURNITURE COMPANY OF PITTSBURG, buying and selling at retail furniture, carpets and housefolding furnishings; principal office, Philadelphia, Pa.; corporators, J. W. Opperman, W. N. Johnston, George E. Lorch, W. W. Steele, Louis Lorch, Jr., all of Pittsburgh, Pa.; capital subscribed, $50,000; paid in $500,000; capital authorized, $500,000; par value shares, $100.00.

STEEL ROOF DEVELOPMENT COMPANY, mining, smelting and working of gold and other ores and minerals and doing all things necessary for a general mining business; principal office, San Francisco, Cal.; charter issued May 18, 1900; expires May 18, 1910; corporators, Geo. D. Chilton, Ritten McDonald, H. McC. Hester, Geo. S. Chilton, Wm. A. MacCorkle, all of Charleston, W. Va.; capital subscribed, $50,000; paid in $500,000; capital authorized, $500,000; par value shares, $10.00.

STERLING OIL AND GAS COMPANY, carrying on a general oil and gas producing business in the State of West Virginia and elsewhere; principal office, Wheeling, Ohio County, W. Va.; charter issued March 20, 1906; expires March 20, 1916; corporators, John S. Lambert, Arthur R. Moore, Chauncey M. Rathburne, Fredonia, N. Y.; William H. Shelton, Dunkirk, N. Y.; Thomas Vailocart, Fredonia, N. Y.; capital subscribed, $100,000; paid in $10,000; capital authorized, $10,000; par value shares, $10.00.

STEVENS OIL COMPANY, purchasing and leasing oil lands, mining and boring for, and transporting and selling oil and gas, &c., &c.; principal office, Wheeling, W. Va.; charter issued November 22, 1905; expires November 15, 1915; corporators, F. Rieger, William Goeing, David Guldhammer, James B. McKee, C. F. Dickson, all of Wheeling, W. Va.; capital subscribed, $500,000; paid in $500,000; capital authorized, $1,000,000; par value shares, $100.00.
STERLING EMERY WHEEL MANUFACTURING COMPANY, manufacturing, buying and selling emery and corundum wheels, polishers and grinders, supplies and kindred supplies; principal office, Titusville, Pa.; corporators, Philip M. Frost, Titusville, Pa.; charter issued March 2, 1890; expires March 5, 1910; corporators, Alton H. Kimball, Brooklyn, N. Y.; Joseph N. Tuttle, New York City; Arthur E. Walrod, New Rochelle, N. Y.; Wm. Goodwin, Jesse M. Schuemann, of New York City, N. Y.; capital subscribed, $500,000; amount paid in, $90,000; capital authorized, $90,000; par value shares, $100.00.

STERLING LEAD MINING AND SMELTING COMPANY, leasing mineral lands, holding them for a term of years, doing a general mining and smelting business; principal office, Charleston, Kanawha county, West Virginia; charter issued May 10, 1890; expires May 10, 1910; corporators, J. D. Nunn, M. E. Smith, Sharonville, Ohio; A. E. Galchell, Cincinnati, Ohio; Wm. F. Hart, Hartwell, Ohio; Patterson A. Reese, Cincinnati, Ohio; capital subscribed, $250,000; amount paid in, $250,000; capital authorized, $1,000,000; par value shares, $1,000.00.

STEVENS AND JESTER COMPANY, manufacturing and selling drugs, chemicals and pharmaceutical specialties; principal office, Philadelphia, Pa.; charter issued September 28, 1890; expires September 25, 1910; corporators, Robert Stevenson, Allington, Pa.; Oliver T. Jester, Philadelphia, Pa.; Eugene Howard, New York, N. Y.; Robert Stevenson, J. N., Allington, Pa.; Lawrence Nauley, Philadelphia, Pa.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $2,000,000; par value shares, $1,000.00.

STOBWASSER INCANDESCENT LIGHT COMPANY, manufacturing, buying and selling incandescent gas lamps, and all kinds of fixtures connected with the use of gas; principal office, Chicago, Ill.; charter issued October 1, 1890; expires April 30, 1898; corporators, George H. Towle, Boston, Mass.; William J. Bennett, Fred C. Patch, Wakefield, Mass.; Geo. K. Hamblin, New York, N. Y.; Charles F. Towle, Boston, Mass.; capital subscribed, $2,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $500.00.

STOCKTON ELECTRIC POWER COMPANY, mining gold and other precious metals and doing all things necessary for the success of same; principal office, New York, N. Y.; charter issued May 23, 1890; expires March 31, 1910; corporators, Frederick A. Brown, James Piper, William Elder, Louis St., John Winton H. Brown, New York, N. Y.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.00.

STONE COAL AND COKE COMPANY, acquirering coal lands and owning, leasing and operating coal mines, producing and mining coal and manufacturing coke and supplying the same; principal office, Fairmont, West Virginia; charter issued November 5, 1885; expires October 5, 1925; corporators, Selden A. Stone, William V. Stone, Monongah, W. Va.; Stephen A. Smith, Frank A. Smith, Clarks, W. Va.; George F. Duck, Fairmont, W. Va.; capital subscribed, $1,500,000; amount paid in, $50,000; capital authorized, $1,000,000; par value shares, $100.00.

ST. LOUIS AND CRIPPLE CREEK INVESTMENT COMPANY, buying and selling mines, tannels, town sites, lumber, lands, sub-letting mines on royalty, erecting mills and operating same and doing all things necessary for the success of the business; principal office, St. Louis, Mo.; charter issued February 28, 1885; expires March 1, 1915; corporators, Louis C. Frey, Ben Hur, Richard B. T. Taylor, Alva D. Hopkins, all of St. Louis, Mo.; capital subscribed, $1,500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.00.

STOLOE BROS. COMPANY, carrying on a general wholesale, produce and commission business, buying and selling, &c., tobacco, drugs, and food products of all kinds, &c., &c.; principal office, Wheeling, W. Va.; charter issued March 18, 1890; expires January 1, 1915; corporators, Henry J. Stolze, John C. Stolze, Henry J. Stolze, William R. Stolze, Charles H. Stolze, all of Wheeling, W. Va.; capital subscribed, $300,000; amount paid in, $50,000; capital authorized, $300,000; par value shares, $100.00.

ST. PAUL AND SUBURBAN RAILWAY COMPANY, purchasing, acquiring, building, constructing and operating streets and electric and steam railways in Ramsey and Washington counties, Minnesota; principal office, St. Paul, Minnesota; charter issued March 2, 1890; expires January 1, 1915; corporators, R. M. Brown, W. F. Peet, Ambrose Tighe, Frank H. Kellogg, Charles W. G. Wilheem, Cordell A. Severance, all
of St. Paul, Minn.: capital subscribed, $500 00; amount paid in, $50 00: capital authorized, $200,000 00; par value shares, $100 00.

STREET RAILWAY POWER COMPANY, for the purpose of acquiring and dealing in inventions, letters patent, &c., for the propulsion of railway cars and manufacturing the same; principal office, New York; charter issued December 9, 1865; expires December 1, 1915; corporators, Henry W. Judson, Geo. E. Bouche, Charles J. Brooks, of New York, N. Y.; capital subscribed, $500 00; amount paid in, $50 00: capital authorized, $1,000 00; par value shares, $100 00.

SUBURBAN ACETYLENE GAS COMPANY, manufacturing and selling the products of calcium carbide, &c., for light, heat and power purposes, &c. &c., principal office, Philadelphia, Pa.; charter issued August 23, 1866; expires August 20, 1916; corporators, Joseph A. Vincent, Philadelphia, Pa.; Samuel L. Kent, Clifton Heights, Pa.; Edgar C. Naphrath, C. C. Adams, Joseph Becvne, of Philadelphia, Pa.; capital subscribed, $1,000 00; amount paid in, $100 00; capital authorized, $2,000,000 00; par value shares, $100 00.

SUFFOLK LOAN COMPANY, loaning money on collateral and on mortgage; principal office, Boston, Mass.; charter issued May 1, 1866; expires January 1, 1915; corporators, Charles G. Sanderson, Plymouth, Mass.; William A. Peirce, Brookline, Mass.; Max E. Sanderson, Newton, Mass.; Mary L. Peirce, Brookline, Mass.; Helen Herman Peirce, Brookline, Mass.; capital authorized, $100,000; par value shares, $100 00.

SUGAR CREEK OIL COMPANY, boring and mining for petroleum, oil and gas, acquiring and leasing land for that purpose, &c.; principal office, Wheeling, West Virginia; charter issued February 13, 1866; expires January 1, 1916; corporators, Walter E. Nethers, C. R. Hubbard, Frank M. Berry, Castle P. Brown, A. G. Hubbard, Charles A. Bowles, C. M. Fissell, James R. Stathers, Wheeling, W. Va.; capital authorized, $100,000; amount paid in, $10,000; capital authorized, $100,000 00; par value shares, $100 00.

SUMMIT CITY LITERARY AND SOCIAL CLUB, promoting the diffusion of knowledge and inculcating a love of literature; principal office, Bluefield, Mercer County, West Virginia; charter issued June 30, 1896; expires January 1, 1946; corporators, Abram Powell, Charles Wright, J. C. Peck, C. H. Barron, F. O. Bodie, Bluefield, W. Va.; capital authorized, $100,000 00; amount paid in, $25 00; capital authorized, $25,000 00; par value shares, $25 00.

SUN COAL AND COKE COMPANY, mining coal and manufacturing coke, conducting stores and doing all things necessary thereto; principal office, Bead, Fayette county, W. Va.; charter issued August 19, 1866; expires May 1, 1916; corporators, James Laing, Prince, W. Va.; John Laing, J. M. Laing, Red Ash, W. Va.; Richard Jasper, W. N. Jasur, Red star, W. Va.; capital subscribed, $500 00; amount paid in, $50 00; capital authorized, $100,000 00; par value shares, $50 00.

SUNLIGHT INCANDESCENT GAS LAMP COMPANY, manufacture and sale of incandescent lamps, burners, mantles and other materials connected therewith, &c.; principal office, New York City, N. Y.; charter issued October 15, 1880; expires September 21, 1930; corporators, Joseph Mendelson, Moses Risner, Gustave Strauss, Leonild Marmont Carl Friedman, New York City, N. Y.; capital subscribed, $500 00; amount paid in, $50 00; capital authorized, $200,000 00; par value shares, $100 00.

SUNLIGHT OIL, GAS AND REFINING COMPANY, mining for, producing and dealing in petroleum and other mineral oils, &c., the manufacture, treatment, &c., of petroleum, &c.; principal office, New York City; charter issued April 21, 1866; expires April 1, 1916; corporators, Edward D. Wellin, William Mitchell, Ward Williams, Frank C. Peters, of Brooklyn, N. Y.; capital authorized, $20,000; amount paid in, $5,000; capital authorized, $20,000 00; par value shares, $100 00.

SUNNYSIDE OIL COMPANY, purchasing oil and gas leases for leasing lands for oil and gas production and developing oil and gas lands and doing all things necessary and expedient for the successful operation of the same; principal office, Charleston, Kanawha county, W. Va.; charter issued November 18, 1866; expires November 17, 1917; corporators, Geo. O. Colton, W. H. Westmore, John B. White, all of Charleston, W. Va.; capital subscribed, $500 00; amount paid in, $50 00; capital authorized, $1,000,000 00; par value shares, $1 00.

SUTHERLAND BRAKE COMPANY, manufacturing and selling and licensing others to manufacture and sell brakes for wagons, cars, trucks, &c., also of manufacturing and selling, &c., wagon, car, truck, &c., principal office, Boston, Mass.; charter issued September 27, 1865; expires September 19, 1885; corporators, John S. Thompson, John J. Hackett, John J. Sutcliff, John D. Douglass, all of Boston, Massachusetts; principal office, Charles E. W. Sutcliff, New York, N. Y.; capital authorized, $100,000 00; amount paid in, $90,000; capital authorized, $100,000 00; par value shares, $10 00.
SWISHSK Oil Company, drilling for petroleum and natural gas on lands leased or purchased in Marion county or elsewhere in West Virginia; principal office, Fairmont, West Virginia; charter issued January 1, 1915; expires January 1, 1915; corporators, F. F. Hopwood, B. H. Lindsey, J. Kay Collier, George D. Howell, H. E. Det surreal, Uniontown, Pa.; capital subscribed, $200,000.00; amount paid in, $200,000.00; capital authorized, $500,000.00; par value shares, $5.00.

Syke Pump Company, manufacturing and selling bicycles, pumps, and sundries, and of dealing generally in the same; principal office, New York City, N. Y.; charter issued August 20, 1866; expires December 31, 1915; corporators, Lowell C. Briggs, Douglas Green, New York, N. Y.; William F. New, Brooklyn, N. Y.; Perry Schiller, Frederick S. Womham, New York, N. Y.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.

TANDEM BRAKE COMPANY, manufacturing for lease or sale, brakes and all other appliances to be used on or in connection with vehicles, &c.; &c.; principal office, New York City; charter issued March 11, 1866; expires March 2, 1915; corporators, Samuel J. Moore, Toronto, Canada; Edward B. Wyman, Highwood, N. Y.; Thomas Allen, Toronto, Canada; Frank Jenkins, Bounton, N. J.; Charles H. Burt, Syracuse, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $200,000.00; par value shares, $100.00.

TANNERS AND CURRURERS MACHINERY COMPANY, manufacturing and selling tanners and curriers machinery, licensing others to do the same under letters patent owned by this corporation; principal office, Charlestown, N. Y.; charter issued May 22, 1866; expires May 1, 1916; corporators, W. B. Turner, Somerville, Mass.; Joseph J. Kent, Newborn, Mass.; Stanley Fyfe, F. C. Dickerson, Geo. L. Rubin, of Boston, Mass.; capital subscribed, $25,000.00; amount paid in, $2,500; capital authorized, $500,000.00; par value shares, $5.00.

T. B. HAMs & COMPANY, for the purpose of purchasing, publishing and selling songs, operas and musical compositions of all kinds, &c.; &c.; principal office, New York City, N. Y.; charter issued January 9, 1866; expires January 3, 1916; corporators, Thomas L. Harms, Brooklyn, N. Y.; Alex. T. Harms, Darwin W. Tress, Albert A. Manchester, of New York City, N. Y.; Arthur A. Hayward, Mt. Vernon, N. Y.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $50.00.

TELEGRAPH PAGE PRINTING COMPANY, manufacturing, operating, renting, selling, &c.; electrical printing telegraph machines, &c.; constructing, &c.; &c.; principal office, New York City; charter issued March 27, 1866; expires December 31, 1876; corporators, Edward T. Hickey, Charles H. Coxe, of New York City; Charles F. Lesbany, Philadelphia, Pa.; Harold L. Crane, Lewis F. Wilson, of New York City; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $50.00.

TELEPHONE SOUNDS Voice CONVEXTOR COMPANY, manufactures, sells and disposes of soundless voice conveyors and sound-proof booths for use with telephones, and all devices for use with same, &c.; &c.; principal office, Buffalo, N. Y.; charter issued January 15, 1866; expires January 1, 1916; corporators, John L. White, Walter W. Scott, of Buffalo, N. Y.; Nicholas A. Hobday, Charles M. Hennes, of Brooklyn, N. Y.; John Caldwell, Jamestown, N. Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

TELLKAMP MANUFACTURING COMPANY, manufacturing car wheels and car trucks and cars, and selling the same; principal office, New York City; charter issued January 28, 1865; expires January 1, 1915; corporators, Charles Thompson, Charles H. Dexter, Emery E. Dunlap, Albert E. Wills, of New York City; capital subscribed, $300,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

TEREDO COMPANY, producing oil and gas, leasing and operating oil and gas lands, &c.; laying lines for conveying fluids, &c.; &c.; principal office, Fairmont, W. Va.; charter issued June 6, 1865; expires June 1, 1915; corporators, Frank P. Reed, James E. M. Cloy, O. S. McKinney, Thomas Reed, J. W. Irving, all of Fairmont, W. Va.; capital subscribed, $600,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

TERMINAL GOLD MINING COMPANY, mining for gold and other minerals and doing all things necessary and proper for carrying on the same; principal office, Decatur,
TERRA ALTA PRINTING COMPANY, publishing a weekly newspaper, printing and publishing books and doing a general printing business, principal office, TERR A ALTA, W. Va.; charter issued May 31, 1855; expires January 1, 1915; corporators, P. S. Hulme, P. W. Zieg, J. W. Va., Lewis P. White, John J. Anti, W. T. White, TERRA ALTA, W. Va.; capital subscribed, $20,000.00; amount paid in, $20,000.00; capital authorized, $100,000.00; par value shares, $1.00.

THACKER COAL COMPANY, shipping and selling coal on commission or otherwise, and purchasing, shipping and selling coal; principal office, Thacker, Mercer county, W. Va.; charter issued April 5, 1885; expires March 1, 1945; corporators, A. Moore, Thacker, W. Va.; Walter Graham, Graham, W. Va.; J. B. King, Isaac T. Mann, B. F. Keller, Brumwell, W. Va.; capital subscribed $1,000.00; amount paid in, $1,000.00; capital authorized, $200,000.00; par value shares, $1.00.

THACKER LAND COMPANY, purchasing and holding or leasing coal lands, mining coal, manufacturing coke and doing a general mercantile business; principal office, Thacker, W. Va.; charter issued June 1, 1885; expires May 1, 1915; corporators, J. A. Williams, Thacker, W. Va.; J. A. Wilson, Toronto, Canada; Arthur Moore, Thacker, W. Va.; W. R. Harrill, S. W. Va.; R. F. Keller, Brumwell, W. Va.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $200,000.00; par value shares, $1.00.

THE ACME INTERIOR TELEPHONE COMPANY, manufacturing and dealing in telephones, devices, apparatus, appliances, etc., using the same in telephone exchanges and systems, etc.; principal office, New York, N. Y.; charter issued March 12, 1885; expires March 1, 1925; corporators, Benjamin LeVino, Julius F. LaFertery, Charles S. Untermyer, Luisa H. Drydencher, Charles H. Lumbacher, all of New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE ADVANCE GAS AND IMPROVEMENT COMPANY, purchasing, leasing, and dealing in gas and electric and other industrial properties, stocks, bonds, securities and other obligations thereof, etc.; principal office, New York City, New York; charter issued February 5, 1896; expires January 1, 1946; corporators, James Kitchen, Brooklyn, N. Y.; L. L. Benedict, Geo. W. Balding, James Irvin, New York, N. Y.; Cyrus B. Kitchen, Brooklyn, N. Y.; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $250,000.00; par value shares, $25.00.

THE ADVANCE OIL AND TRANSPORTATION COMPANY OF WEST VIRGINIA, engaging in a general oil and gas business; principal office, Wheeling, West Virginia; charter issued June 30, 1896; expires September 3, 1945; corporators, Roger Sherman, John Keller, Buttle Pa.; A. McManus, John Keller, Pittsburg, Pa.; A. McManus, James L. Dunn, M. B. McManus, Titusville, Pa.; W. J. Burk, Allegheny, Pa.; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $250,000.00; par value shares, $10.00.

THE ADAMS PLACER GOLD MINING COMPANY, mining and selling gold, acquiring, holding, leasing, etc., gold mining properties and water rights, contract mining and dike, etc.; principal office, New York City; charter issued February 5, 1896; expires January 1, 1946; corporators, Joseph B. Adams, Omaha, Neb.; Josiah H. Hess, Brooklyn, N. Y.; George F. Adams, J. Mason Gross, Providence, R. I.; James R. Adams, New York, N. Y.; capital subscribed, $300,000.00; amount paid in, $30,000.00; capital authorized, $2,000,000.00; par value shares, $10.00.

THE ALTON ELECTRIC COMPANY, manufacturing, buying and selling Incandescent electric lamps and any parts thereof, and deal in all materials entering into the composition and manufacture of same; etc.; principal office, St. Louis, Mo.; charter issued August 21, 1886; expires December 31, 1916; corporators, Geo. S. Miller, Henry Green, J. A. F. Rimmington, Arthur F. Howard, Geo. S. Miller, trustee, Hartford, Conn.; A. F. Rimmington, Wilbraham, Mass.; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $250,000.00; par value shares, $25.00.

THE ALTRACVZ COMPANY, buy, sell, manufacture, refine, produce and deal in oils, asphalt, kerosene, illuminating substances of all kinds and products thereof, contract for pavements, structures and all work in which such substances are used; etc.; principal office, San Francisco, California; charter issued November 10, 1880; corporators, Charles B. St. George, C. G. E. Peabody, A. F. Moulton, W. M. Garvan, Edwinn Schwab, St. Francisco, Cal.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $10.00.
CORPORATIONS.

THE ALDRICH CAR SEAL MANUFACTURING COMPANY, manufacturing car seals and other patented novelties, and selling the same; principal office, Detroit, Mich.; charter issued March 12, 1893; expires March 1, 1903; corporate, Frank C. Vogel, William Clement, David Almson, Arthur Christiansen, Delman S. Williamson, all of Detroit, Mich.; capital subscribed, $30,000; amount paid in, $30,000; capital authorized, $100,000.00; par value shares, $1.00.

THE ALGONA CONSTRUCTION COMPANY, constructing, acquiring, owning, extending or operating railways, land and water transportation lines, terminal improvements and facilities connected therewith in the district of Algona, Iowa; or elsewhere, and doing a general construction business; principal office, Cleveland, Ohio; charter issued December 19, 1886; expires December 11, 1906; corporate, J. F. Kelly, Peter Hewitt, C. H. Shaffer, W. W. Van Winkle, Henry H. Hearne, Wheeling, W. Va.; capital subscribed, $50,000; amount paid in, $5,000; capital authorized, $200,000.00; par value shares, $100.00.

THE ALLEGHENY OIL COMPANY, drilling and boring for oil and engaging in a general oil and gas business; principal office, Pittsburgh, West Virginia; charter issued December 19, 1895; expires December 11, 1906; corporate, T. H. Vandergrift, James L. Huntington, W. H. Flanigan, J. M. Zehner, of Pittsburgh, Pa.; William H. Hearne, Wheeling, W. Va.; Philip N. French, Thomas B. McCall, Pittsburgh, Pa.; W. L. Curtis, Bradford, Pa.; N. B. Scott, Wheeling, W. Va.; capital subscribed, $750,000; amount paid in, $75,000; capital authorized, $900,000.00; par value shares, $100.

THE ANGLO-AMERICAN COMPANY, to acquire, own and hold all the rights, title and interest of John W. H. James, Thomas R. Jordan and Frank C. Freeman in and to a certain patent No. 60,007, known as an improved process for the treatment of ores; principal office, New York City, N. Y.; charter issued January 8, 1897; expires January 2, 1917; corporate, Frank C. Freeman, John J. Jordan, New Brighton, L. I., N. Y.; John W. H. James, New Brighton, L. I., N. Y.; Thomas R. Jordan, W. 129 St., New York City; William Simpson, 42 White St., New York City; capital subscribed, $10,000; amount paid in, $10,000; capital authorized, $50,000.00; par value shares, $100.

THE AMERICAN BEAUXILE AND ALUMINUM MANUFACTURING COMPANY, acquiring, holding and managing coal, iron, timber, beauxile, aluminum and other minerals and oil properties, operating the same and dealing in their products; principal office, Pittsburgh, Pa.; charter issued May 12, 1896; expires April 1, 1906; corporate, John J. Jordan, William J. Garner, William J. Gribbin, William G. Fritsch, of Pittsburgh, Pa.; William McFerridge, Hille's Station; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000.00; par value shares, $100.

THE AMERICAN BREWING AND ICE COMPANY, manufacturing and selling beer and ice; principal office, Central City, W. Va.; charter issued April 21, 1897; expires April 20, 1908; corporate, Stephen Hauser, Jr., Charles A. Weber, Jr., Charles A. Weber, Jr., Charles A. Weber, Jr., Charles A. Weber, Jr.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $75,000.00; par value shares, $100.

THE AMERICAN COMPANY, doing a general manufacturing and selling business; principal office, Chester, W. Va.; charter issued April 3, 1894; expires March 27, 1906; corporate, William H. Riley, Joseph M. Finley, James W. Finley, Oscar O. Allison, Henry A. Greek, Samuel P. Rose, John E. Newell, Daniel M. Newell, Thomas G. Stewart, William B. McClung, all of Chester, W. Va.; capital subscribed, $100,000; amount paid in, $2,000; capital authorized, $300,000.00; par value shares, $100.

THE AMERICAN COUNTER CHECK BOOK COMPANY, manufacturing counter check books, sale slips, carbon sheet books, general printing and book binding; principal office, Buffalo, N. Y.; charter issued May 24, 1885; expires December 31, 1911; corporate, John J. Cranke, Toronto, Ontario, Canada; Robert O. Weldon, St. Thomas, Ontario, Canada; William H. Rodden, Toronto, Ontario, Canada; William G. Wilson, Walsall, N. Y.; F. Koper, Toronto, Ontario, Canada; H. Crabb, Chicago, Ill.; Margaret Carey, Hamilton, Ontario, Canada; capital subscribed, $25,000; amount paid in, $3,000.00; capital authorized, $100,000.00; par value shares, $100.

THE AMERICAN ENVELOPE COMPANY, for the purpose of manufacturing and selling envelopes and other paper products; principal office, West Carrollton, Ohio; charter
THE AMERICAN EXPORT COAL COMPANY, buying, owning, leasing, &c., coal lands, mining, buying and selling coal and conducting the business of a coal company; principal office, New York; charter issued October 3, 1865; expires September 1, 1915; corporators Edward L. Dear-value, Peter E. Deseruerlee, Jr., Henry S. Crouch, New York City; Henry W. Lambirth, Philadelphia, Pa.; Julian Henry Lea, Baltimore, Md.; capital subscribed, $500,000; amount paid in, $25,000,000; par value shares, $100.00.

THE AMERICAN GAS SAVING COMPANY, manufacturing gas enrichers, governors and gas machines, manufacturing gas for lighting, heating, power and all purposes for which it may be applied; &c.; principal office, New York City, N. Y.; charter issued June 9, 1906; expires November 1, 1906; corporators, Joseph T. Kurew, New York City, N. Y.; capital subscribed, $5,000,000; amount paid in, $5,000,000; capital authorized, $10,000,000; par value shares, $100.00.

THE AMERICAN GLYCERINE COMPANY, for the purpose of manufacturing nitroglycerine and other explosives; principal office, Bradner, Wood county, Ohio; charter issued December 16, 1855; expires December 1, 1915; corporators, J. D. Billiard, J. A. New York, N. Y.; Wili E. McCook, Walter L. Merwin, Albert C. Dashbach, Thomas McNamee, Pittsburgh, Pa.; capital subscribed, $1,000,000; amount paid in, $400,000; capital authorized, $5,000,000; par value shares, $100.00.

THE AMERICAN INCANDESCENT GAS LIGHT COMPANY, manufacturing and selling burners and other devices and apparatus for incandescent forms and modes of gases and other kinds of gas lighting; &c.; principal office, New York City, N. Y.; charter issued February 1, 1895; expires December 1, 1915; corporators, A. Black, Adolph A. Cupchann, Brooklyn, N. Y.; Ephraim S. Johnson, Brynners, N. Y.; Wilhelm Lieberoth, John Lewis Oyite, New York City; capital subscribed, $800,000; amount paid in, $800,000; capital authorized, $800,000; par value shares, $100.00.

THE AMERICAN MINING INVESTMENT COMPANY, buying, receiving and conveying title to mines and any description of mining property and machinery and to advance money on the same and to own and operate mines and any kind of property necessary therefor, &c.; principal office, New York City; charter issued October 21, 1876; capital authorized, $5,000,000; corporators, Charles R. Kider, Augustus Knuckles Specht, Frederik J. Arthur Wright, of Boston, Mass.; William Conklin, Wynkoop, William Barney Ryder, of Denver, Colo.; capital subscribed, $5,500,000; amount paid in, $2,500,000; capital authorized, $5,000,000; par value shares, $100.00.

THE AMERICAN MOTOR AND TRACTION COMPANY, procuring franchises and operating street railways and stage lines for passangers and freight, by steam, electric, vapor or other forms of propelling motors; principal office, Pittsburgh, Pa.; charter issued May 21, 1867; expires May 16, 1916; corporators, H. G. Dohman, J. P. Edgar, J. H. Mathews, E. E. S. Pohn, Steelsville, Ohio; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $2,000,000; par value shares, $200.00.

THE AMERICAN QUEEN, printing, publishing, issuing, circulating and distributing, selling and delivering new-papers, pamphlets and catalogues relating to the manufacture of and trade in textile fabrics; &c.; principal office, New York City, N. Y.; charter issued December 15, 1888; expires January 1, 1908; corporators, Chaas. T. Root, F. Grange, N. J. Chas. G. Phillips, Montclair, N. J., Daniel J. Kelly, Brooklyn, N. Y.; Herman D. Levin, Plainfield, N. J.; Samuel H. Mitchell, New York City, N. Y.; capital subscribed, $100,000; amount paid in, $10,000; capital authorized, $50,000; par value shares, $10.00.

THE AMERICAN RECORD COMPANY, collecting, compiling, publishing and furnishing family records, conducting and maintaining a business for this and kindred purposes; principal office, New York, N. Y.; charter issued May 25, 1866, expires January 1, 1926; corporators, John L. Vance, Galloping, Ohio; Cressey Vance, O. M. Henkien, W. H. Morton, of New York, N. Y.; T. J. Mitchell, Cleveland, Ohio; capital subscribed, $1,000,000; amount paid in, $900,000; capital authorized, $1,000,000; par value shares, $100.00.

THE AMERICAN SILEX COMPANY, manufacturing ground and pulverized siles, manufacturing and selling all articles made therefrom, or from composite parts thereof, &c.; principal office, Nyack, Rockland County, N. Y.; charter issued June 8, 1856; expires June 1, 1906; corporators, Abraham Garriau, Edward G. Arthur, Oscar Noelh, of New York City, N. Y.; Frederick J. Nash, Garrett Solder, of Brooklyn, N. Y.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $100,000; par value shares, $100.00.
THE AMERICAN STEEL COMPANY OF WEST VIRGINIA, mining, manufacturing and dealing in pig iron, iron ore and all products of steel and iron; also, mining, buying, selling and transporting coal, coke, gas, oils, &c.; principal office, Indianapolis, Ind.; charter issued May 27, 1906; expires May 25, 1916; corporators, Wm. B. Porter, Wm. H. Baur, Clayton H. Garvey, Eugene J. Buffington, of Anderson, Ind.; capital subscribed, $200,000.00; amount paid in, $20,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE AMERICAN TIN PLATE COMPANY, manufacturing and selling tin and terne plates and any and all articles made in whole or in part from metal or other substance: owning and operating gas works, water works, &c., &c.; principal office, Chicago, Illinois; charter issued March 12, 1896; expires January 1, 1916; corporators, C. A. Price, Joseph F. Pile, C. E. Barret, Wm. H. Baur, A. H. Price, Elwood, Ind.; capital subscribed, $50,000.00; amount paid in, $50.00; capital authorized $500,000.00; par value shares, $100.00.

THE AMERICAN TRUST AND INSURANCE COMPANY, making insurance against all kinds of marine risks by fire, or hazard incident to every description of property, real or personal; principal office, Chicago, Illinois; charter issued March 12, 1896; expires January 1, 1916; corporators, Geo. W. Coyle, Wm. Ed Waugh, Robt. L. Mitchell, G. E. Rabin, J. C. K. Emerson, H. J. Warren, W. B. Laughey, S. Andrews, C. E. Kindo-f, G. W. Kinnsburg, Jr., all of Chicago, III.; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE ARACOMA TELEPHONE AND TELEGRAH COMPANY, erecting a telephone or telegraph office, all electric works and works and works, on or adjacent to the lots or tracts of ground or lands of the said corporation; principal office, Town of Aracoma, W. Va.; charter issued November 29, 1895; expires January 1, 1915; corporators, C. M. Turley, R. W. Peck, C. V. White, J. W. Monbat, A. B. Turley, all of Logan, W. Va.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $30,000.00; par value shares, $5.00.

THE ARDEN COAL COMPANY, acquiring land for mining purposes, mining for coal and other minerals, manufacturing coke and conducting a general coal and coke business; principal office, Arden, Barbour county, W. Va.; charter issued March 10, 1906; expires March 10, 1936; corporators, J. P. Hill, Henry Wittier, of Baltimore, Md.; J. X. Hill, Arden, W. Va.; C. J. Wittier, C. G. Wittier, of Baltimore, Md.; capital subscribed, $10,000.00; amount paid in, $2,000.00; capital authorized, $25,000.00; par value shares, $5.00.

THE ARDMORE DRUG COMPANY, conducting wholesale and retail drug business; principal office, Ardmore, Indian Territory; charter issued May 20, 1895; expires May 14, 1920; corporators, B. F. Garrison, Ardmore, T. T. T. L. Garrison, Montague, Texas; J. J. Chandler, W. Y. Chitwood, N. H. McGow, of Ardmore, T. T.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE ARGENTITE MINING COMPANY, acquiring mines and mining property in the State of Colorado, and developing, &c., the same, &c., &c.; principal office, Aspen, Colorado; charter issued November 9, 1895; expires September 29, 1915; corporators, Theos. Little, A. W. Hare, Amos Baurquinn, Clark Cooper, Orrin I. Moore, all of Aspen, Colorado; capital subscribed, $200.00; amount paid in, $200.00; capital authorized, $100,000.00; par value shares, $1.00.

THE ARLINGTON ADELPHI COMPANY, buying and leasing real estate for hotel purposes, operating hotels in this State or elsewhere in the United States; principal office, Huntington, Cabell County, West Virginia; charter issued May 11, 1906; expires May 11, 1926; corporators, Lewis Apperson, Mount Sterling, Ky.; C. B. Amy, Hazel Green, Ky.; J. P. Gillam, Lexington, Ky.; C. E. Smith, Richmond, Ky.; A. B. Reed, Columbus, Ohio; capital subscribed, $80,000.00; amount paid in, $8,000.00; capital authorized, $150,000.00; par value shares, $100.00.

THE ARMY AND NAVY PUBLISHING COMPANY, acquiring the material, property, choses in action and good will of the business of the newspaper known as the Army and Navy Register and of publishing said paper, &c., &c.; principal office, Charles Town, West Virginia; charter issued March 28, 1895; expires March 27, 1915; corporators, Lewis L. Thompson, Charles H. Thompson, Rufus Saxton, David C. Borthens, John Stephen, Washington, O. C.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $15,000.00; par value shares, $1,000.00.

THE ARNOLD BALL BEARING AXLE COMPANY, manufacturing and selling ball bearing axles for wagons, car and other vehicles and of selling the right to manufacture and sell all kinds of patented ball bearing axles; principal office, Buffalo, N. Y.; charter issued October 30, 1895; expires October 30, 1915; corporators, Harvey Heagg, William J. Peck, Robert M. Scott, of Buffalo, N. Y.; Leon M. Sherwood, Medina, N. Y.; George D. Laine, Buffalo, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $100.00.

CORPORATIONS.
CORPORATIONS.

THE ATHENS OIL AND GAS COMPANY, drilling for oil and gas, leasing oil territory and dealing in oil and gas; principal office, Parkersburg, W. Va.; charter issued July 5, 1885; expires July 3, 1935; corporators, A. J. Frame, B. A. Hosom, D. A. R. McKinney, A. B. Bethel, S. E. Hedges, E. D. Sayer, John M. Cox, Eimer Biddiss, all of Athens, Ohio; capital subscribed, $30,000.00; amount paid in, $2,000.00; capital authorized, $50,000.00; par value shares, $1.00.

THE ATHENS-VINTON COMPANY, mining, selling, &c., coal, oolay and shale and other minerals, boring for gas, &c., holding, &c., real estate, &c.; principal office, Kings, Waterboro, Tenn.; charter issued July 8, 1896; expires July 1, 1946; corporators, N. J. Magel, F. V. Finn, Sophia Magel, E. C. Filan, W. B. McKinney, all of Troy, Ohio; capital subscribed, $2,000.00; amount paid in, $500.00; capital authorized, $20,- 000.00; par value shares, $10.00.

THE ATLANTIC TRADING COMPANY, manufacture and sale of bicycles, tricycles, carriages, horses, carriages and all conveyances of a similar nature, buying and selling patents relating thereto; principal office, New York, N. Y.; charter issued May 22, 1891; expires Nov. 30, 1911; corporators, John L. Douglas, Frank D. Laughlin, Williams E. Trump, William E. Macurdy, William H. Allen, of Troy, Ohio; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $10.00.

THE ATHIRO COFFEE ESTATES COMPANY, purchasing and developing the Athens estates in Costa Rica, Central America and engaging in the cultivation and sale of coffee; principal office, Philadelphia, Pa.; charter issued May 7, 1886; expires December 31, 1896; corporators, Geo. B. Woodward, Samuel Y. Heeber, Samuel B. Hedges, James J. McNeil, William J. Palmer, William J. Boynton, Alexander S. Bacon of New York, N. Y.; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $500,000.00; par value shares, $10.00.

THE AUDITORIUM COMPANY, purchasing the site thereof, and of erecting, equipping, operating, &c., in the city of Parkersburg, buildings to be occupied with a public hall, or auditorium, and a hotel and store rooms, &c., &c.; principal office, Parkersburg, W. Va.; charter issued November 1, 1885; expires October 28, 1886; corporators, Jacob M. McKinney, Charles M. Jones, Henry Harsh, Edward McCreary, John M. Dillingham, W. J. V. Lease, D. S. Wilson, all of Parkersburg, W. Va.; capital subscribed, $40,000.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $1.00.

THE AUTOMATIC ELECTRIC SHOE POLISHER-MACHINE COMPANY, manufacturing, leasing, selling, using and disposing of machines for blanking and polishing boots and shoes, &c., &c.; principal office, Washington, D. C.; charter issued February 31, 1885; expires January 1, 1911; corporators, Thomas H. Lever, Robert L. Fletcher, Ellis B. Hoke, of Washington, D. C.; Thomas C. Hatch, St. Louis, Mo.; F. W. Evans, Washington, D. C.; capital subscribed, $90,000.00; amount paid in, $50,000.00; capital authorized, $200,000.00; par value shares, $10.00.

THE BATH HOTEL COMPANY, purchasing property and building a hotel thereon in Morgan county, W. Va., and operating the same as a pleasure and health resort, &c., &c.; principal office, Berkeley Springs, W. Va.; charter issued April 18, 1885; expires March 28, 1936; corporators, John E. Reynard, Philadelphia, Pa.; L. W. Habercom, Lawrence Sands, Washington, D. C.; Th. W. Hing, Baltimore, Md.; Jonathan P. Crowley, John P. Homkirk, A. H. Hurgold, Sam'l G. Raub, of Washington, D. C.; Charles L. Howell, Baltimore, Md.; Eugene Van Rossevelt, New York; Daniel Cornells, Berkeley Springs, W. Va.; Samuel Whismer, Great Campton, W. Va.; capital subscribed, $75,000.00; amount paid in, $120,000.00; capital authorized, $300,000.00; par value shares, $10.00.

THE BANK OF CAMERON, carrying on the business of banking in all its various branches; principal office, Cameron, West Virginia; charter issued March 2, 1858; expires February 28, 1906; corporators, J. W. Dunlevy, W. M. Howell, W. M. King, Dr. W. A. Bechler, M. B. Holmes, Cameron, W. Va.; W. B. Williams, W. Morgan, Grafton, W. Va.; capital subscribed, $25,000.00; amount paid in, $1,200.00; capital authorized, $100,000.00; par value shares, $10.00.

THE BAY-HILLS GOLD MINING AND LAND COMPANY, acquiring, holding, leasing and operating mines of gold bearing ore and doing all things necessary for carrying on said business; principal office, Denver, Colorado; charter issued February 17, 1893; corporators, A. T. Hutton, M. F. Cummins, and W. C. H. Thomas, and J. Alexander Thomas, H. D. Thomas and J. Alexander, all of Troy, Ohio; capital authorized, $250,000.00; par value shares, $1.00.

THE BANK OF FAIRMONT, carrying on a general banking business by discounting promissory notes, negotiable drafts, bill of exchange, &c., &c.; principal office, Fairmont, W. Va.; charter issued January 31, 1861; expires January 14, 1911; corporators, O. S. McKinney, Z. G. Morgan, C. W. Arnett, Clarence L. Smith, J. E. Watson, C. Powell,
Corporations:

Jacob S. Hayden, L. S. Watson, all of Fairmont, W. Va.; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $50,000.00; par value shares, $100.00.

The Bank of Fairview, carrying on the business of banking by discounting promissory notes, negotiable drafts, bills of exchange, &c.; principal office, Town of Fairview, W. Va.; charter issued June 20, 1885; expires June 29, 1885; corporators, P. W. Yost, E. A. Yost, of Amos, W. Va.; W. D. Bentley, Manannah, W. Va.; G. S. Bassett, Bassett, W. Va.; Z. J. Martin, Amos, W. Va.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $50.00.

The Banner Gold Mines Company, mining, prospecting for, locating, &c., and granting to others the right to mine for ore, minerals, &c.; to mill, reduce, smelt, &c., ores, minerals, &c.; principal office, New York City; charter issued September 20, 1885; expires September 1, 1915; corporators, F. L. Underwood, James Heron O'Neill, William C. Merrick, Jr., W. A. Clark, W. L. Garrey, New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $10.00.

The Bank of Smithfield, carrying on a general banking business; principal office, Smithfield, Wetzel county, W. Va.; charter issued May 11, 1884; expires December 31, 1915; corporators, H. L. Smith, Smithfield, W. Va.; J. G. Robinson, Manannah, W. Va.; J. D. Morgun, Robinson's Mills, W. Va.; W. M. Carlile, Archers, W. Va.; J. J. Morgan, Robinson's Mills, W. Va.; J. W. Starkey, Smithfield, W. Va.; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $50,000.00; par value shares, $100.00.

The Ball Tire Company, manufacturing and vending "The Ball Tire" for bicycles, tricycles and other wheels and vehicles, and manufacturing and vending bicycles, tricycles, &c.; principal office, New York City, N. Y.; charter issued October 20, 1885; expires May 19, 1916; corporators, J. A. Courtland, W. Va.; Z. J. Martin, Amos, W. Va.; capital subscribed, $200,000.00; amount paid in, $200,000.00; capital authorized, $200,000.00; par value shares, $10.00.

The Beaver Coal Company, prospecting and exploring for coal, iron ore, clay, stone, oil, gas, &c., and mining, quarrying and sinking wells therefor, buying and selling the same, &c., &c.; principal office, Lisbon, Ohio; charter issued April 15, 1884; expires January 1, 1904; corporators, C. H. Smith, K. E. Barringer, A. L. Harris, J. W. Clark, R. W. Taylor, all of Lisbon, Ohio; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000.00; par value shares, $10.00.

The Bertha C. Gold Mining Company, acquiring, purchasing, leasing, &c., and mining and carrying on a general mining business; acquire and operate roads, railroads, tramways, &c.; &c.; principal office, New York City; charter issued April 28, 1886; expires March 24, 1916; corporators, A. M. Lasham, Durance, Col.; Frank B. White, 311 Willis Ave., N. Y.; Edward L. Soulen, 50 Broadway, N. Y. City; Thomas C. Howland, 41 Broadway, New York City; Joseph W. Collins, 50 Broadway, New York City; Rufus Robison, 50 Broadway, New York City; Charles Weiman, 50 Broadway, New York City; capital subscribed, $750,000; amount paid in, $750,000; capital authorized, $750,000.00; par value shares, $150.00.

The Belmont Gold Mining Company, buying, selling, leasing and developing mineral properties; principal office, Charleston, Kanawha county, W. Va.; charter issued March 18, 1880; expires January 2, 1890; corporators, L. O. Taylor, New York, N. Y.; James W. Caldwell, Brooklyn, N. Y.; John C. Helm, New York, N. Y.; Robert S. Ruclins, Brooklyn, N. Y.; Geo. J. Lamb, Staten Island, N. Y.; capital subscribed, $10,000; amount paid in, $10,000; capital authorized, $1,500,000.00; par value shares, $1.00.

The Belt Line Elevator Company, constructing owning, leasing and operating grain elevators and warehouses, buying, owning, selling and dealing in wheat, grain, coal, lumber and all other property that may be purchased and owned in connection with said business; principal office, Minneapolis, Minnesota; charter issued August 21, 1880; expires September 1, 1885; corporators, S. McLaughlin, P. L. Moffett, Emond J. Purps, John Chestnnt, Minneapolis, Minn.; Arthur B. Jaehneth, Edward D. Peck, Omaha, Neb.; capital subscribed, $100,000; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $100.00.

The Belington Walnut Grove Cemetery, selling ground for burial purposes; principal office, Belington, Barbour County, West Virginia; charter issued May 11, 1886; expires May 6, 1916; corporators, E. P. Reese, Fentonot Hewes, T. T. Elliott, S. L. Brooks, J. A. Vigneux, Belington, W. Va.; capital subscribed, $250.00; amount paid in, $25.00; capital authorized, $3,000.00; par value shares, $30.00.
THE BISHOP-HOYT FRUIT COMPANY, cultivating, growing, buying, selling, oranges,
lemons, citrus, and all kinds of fruits, trees, plants, agricultural and horticultural
products, nursery and general commission business, etc.; principal office, New
York, N. Y.; charter issued March 26, 1862; amount paid in, $500,00; 
capital authorized, $500,000; par value share, $100.

THE BIG KANAWHA LEASING COMPANY, buying, selling and working mining claims
in Colorado, and in general the carrying on of a general mining business; principal
office, Charleston, Kanawha county, W. Va.; charter issued July 13, 1860; expires
July 13, 1860; amount paid in, $500,00; capital authorized, $500,000; par value
share, $1.

THE BIG UNION MINING COMPANY, carrying on business as a mining and manufac-
turing company in the State of Colorado and elsewhere; principal office, Balti-
more, Md.; charter issued July 2, 1880; expires December 31, 1915; corporators,
Stephen H. Kimmell, 104 Broadway, New York City; Geo. C. Schorrman, 323 M
Lexington streets, H. B. Tidball, 116, Equitable Building, Balti-
more; H. L. Dox, Leo D. Heath, M. G. O'Brien, Durham, N. C.; capital sub-
scribed, $100; amount paid in, $50,000; capital authorized, $500,000; par value
shares, $100.

THE BLACK DIAMOND CONSTRUCTION AND DEVELOPMENT COMPANY, acquiring
by purchase, the ownership and transfer to it of all interest in a certain contract
entered into at the city of Knoxville, Tenn., on the 15th day of August, 1895, &c.,
and disposing or performing of any part of said contract as it may deem best; prin-
cipal office, W. Va.; charter issued August 15, 1895; expires September 15, 1916; corporators, Albert E. Honig, Haysville, Ohio; William Kirk-
ley, Toledo, Ohio; William H. Crawford, Jesse H. Werleick, Jacob A. Stout, Colum-
bus, Ohio; capital subscribed, $11,000; amount paid in, $5,100; capital author-
ized, $66,000; par value shares, $1.

THE BLAIR GOLD MINING COMPANY, acquiring by purchase, the Blair Consolidated
Quartz Mining Claim, and engaging in a general mining business in California;
principal office, New York, N. Y.; charter issued May 6, 1880; expires April 15, 1916;
corporators, John Saunders, Arthur Kenworthy, New York, N. Y.; Charles L.
VanMeetWater, Kittanning, N. Y.; George E. Morrison, Cole Saunders, Jr., of New
York, N. Y.; capital subscribed, $250,000; amount paid in, $50,000; capital author-
ized, $666,666 2/3; par value shares, $1.

THE BLINKER-HASSETT HOTEL COMPANY, buying, leasing, owning and operating
hotels in the State of West Virginia, and producing and furnishing supplies therefor;
principal office, Parkersburg, W. Va.; charter issued June 21, 1880; expires July 1,
191; corporators, Charles H. Smith, Joe Keller, F. E. Waterman, Henry Keller, L.
B. Dellicker, all of Parkersburg, W. Va.; capital subscribed, $80,000; amount paid
in, $40,000; capital authorized, $500,000; par value shares, $1.

THE BLACK SWAN MINING COMPANY, developing and working mining and mining land
and mines of silver and gold ore in the State of Colorado; principal office, Toledo,
Ohio; charter issued July 21, 1880; expires January 1, 1911; corporators,
Stephen T. Bowers, Frank D. Kuhl, Charles M. Edson, Kiddy H. Manzy, Toledo, Ohio; capital subscribed, $300,000; amount paid in, $50,
000; capital authorized, $300,000; par value shares, $1.

THE BLANKET REGISTERING BALLOT BOX COMPANY, manufacturing of ballot
boxes and disposing of same by sale or otherwise and doing all things essential
thereto; principal office, Boston, Massachusetts; charter issued August 81, 1890; 
expires January 1, 1924; corporators, Benjamin Foulke, Topsfield, Mass.; W. A.
Holmes, J. R. Armstrong, Boston, Mass.; H. H. L. Parker, Cambridge, Mass.; M.
F. Greenleaf, Boston, Mass.; capital subscribed, $50,000; amount paid in, $50,
000; capital authorized, $500,000; par value shares, $1.

THE BORUH CYCLE FITTINGS COMPANY, manufacturing, selling and dealing in bi-
cycles and tricycles and fittings and appliances useful or proper therefor; purchasing,
owing and selling patents and patent rights relating to bicycles, &c.; charter
issued April 21, 1899; expires April 25, 1929; corporators, Theodore F. Bourou,
Frank J. Gatherton, of Calvin, N. Y.; Thurlow Dickson, Brooklyn, N. Y.; Clara J.
Fisher, Kneehard, N. J.; Charles W. Mather, New York, N. Y.; capital sub-
scribed, $500,000; amount paid in, $200,000; capital authorized, $2,000,000; par value
shares, $100.

THE BONTA GLASS PIPE AND CONDUIT COMPANY, purchasing, controlling, leasing,
letters patents, licenses, &c., which may be necessary for the manufacture of all
kinds of glass pipe, &c.; &c.; principal office, &c.; charter issued July 28, 1890; 
expires April 1, 1900; corporators, M. J. Stone, Oliphant, Pa.; Charles H.

CORPORATIONS.
Corporations.

Cool, Pittston, Pa.; Israel Bittenbender, Scranton, Pa.; James W. Bonta, Wayne, Pa.; W. J. Hibbs, Pittston, Pa.; Leo Schlupp, Scranton, Pa.; Geo. G. Thistle, Stroudsburg, Pa.; capital subscribed, $700.00; amount paid in, $500.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE BOSTON MORRELL LIQUOR CURE COMPANY, buying, selling, using and administrating specifics, medicines and treatment according to the formulas of Frederick A. Morrell, for the cure of the liquor, opium and tobacco habits and diseases; charter issued, August 28, 1861; expires August 24, 1915; corporators, Melville E. Webb, Boston, Mass.; Willard A. Paul, New York City, N. Y.; Charles R. Howard, Edward F. Dole, of Boston, Mass.; Thomas E. Major, Malden, Mass.; capital subscribed, 100.00; amount paid in, $10.00; capital authorized, $150,000.00; par value shares, $10.00.

THE BOUTHVILLE TELEPHONE COMPANY, constructing and operating telephone lines and near the turnpike from Fairmont, Marion county, to Bouthville, in said county, and doing all things necessary for the success thereof; principal office, Bouthville, Marion county, West Virginia; charter issued June 13, 1896; expires June 2, 1946; corporators, D. C. Castlin, C. H. Hartley, E. L. Reed, H. Gaskins, Carl Meredith, all of Bouthville, W. Va.; capital subscribed, $100.00; amount paid in, $10.00; capital authorized, $5,000.00; par value shares, $10.00.

THE BRADFORD CONSTRUCTION COMPANY, constructing, owning, repairing, enlarging, etc., any railroad or public works of improvement; building and equipping telegraph lines; constructing, owning and operating the buying and selling of lumber; principal office, Bradford, Pa.; charter issued November 19, 1905; expires January 1, 1955; corporators, William W. Bell, Clinton V. Merrick, Charles P. Collins, Thomas J. Powers, Bradford, Pa.; Spencer S. Bull, Olean, N. Y.; capital subscribed, 8,000,000.00; amount paid in, $25,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

THE BRAMWELL INSURANCE COMPANY, insuring live stock against accident; principal office, Bramwell, Mercer county, W. Va.; charter issued May 16, 1896; expires January 1, 1906; corporators, S. F. Johnson, A. M. Johnson, C. M. Craft, A. W. White, A. J. Godfrey, all of Mercer county, W. Va.; capital subscribed, $300.00; amount paid in, $30.00; capital authorized, $5,000.00; par value shares, $10.00.

THE BRECKENRIDGE GOLD MINING COMPANY, for the purpose of doing a general mining business; principal office, New York City; charter issued December 11, 1896; expires January 1, 1946; corporators, John A. Yates, Mt. Vernon, N. Y.; Herman Cohen, Orange, N. J.; Nathan Hart, Edward L. Stevens, Hartford, S. Weed, New York, N. Y.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $10.00.

THE BRITISH CANADIAN GOLD FIELDS EXPLORATION, DEVELOPMENT AND INVESTMENT COMPANY, engaging in a general mining business and doing all things necessary and expedient to the success of same; principal office, Spokane, Washington; charter issued September 16, 1906; expires September 1, 1906; corporators, William T. Stewart, Toronto, Canada; capital authorized, $150,000.00; par value shares, $10.00.

THE BRITISH EXCHANGE COMPANY LIMITED, carrying on any and all lawful businesses in the State of New York and other parts of the world, all business for which a firm or corporation may be lawfully formed, etc.; principal office, New York City, N. Y.; capital authorized, $600,000.00; par value shares, $50.00.

THE BRITISH POSITIVE COMPANY, manufacturing and selling proprietary and patent medicines; principal office, Lancaster, Mecklenburg County, North Carolina; capital authorized, $50,000.00; par value shares, $50.00.

THE BUCKEYE COMPANY, carrying on a general mercantile business; principal office, Point Pleasant, Mason County, West Virginia; charter issued March 12, 1895; expires March 8, 1945; corporators, J. Friedman, M. Friedman, N. Friedman, of Point Pleasant, W. Va.; Julius Joseph, Marietta, Ohio; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $10.00.

THE BUEL GOLD MINING COMPANY, carry on a general mining business and doing all things proper to carry out such business; principal office, Dover, Col.; charter
Corporations.

Issued January 10, 1890; expires January 1, 1910; corporators, Robert H. Reid, Daniel L. Webb, Albert Smith, Jerome A. Vickers, Carl F. Elliott, all of Denver, Col.; capital subscribed, $1,000,000; amount paid in, $300,000; capital authorized, $1,000,000; par value shares, $300.

The Burton Electric Company, purchasing letters patent of the United States issued to Geo. D. Burton for the process of dyeing and cleaning by electricity, &c.; principal office, Auburn, Auburn, county, N. Y.; corporators, John J. Moore, Springfield, Mass.; Walter A. Byrne, James S. McCuh, Auburn, N. Y.; George D. Burton, Boston, Mass.; Frank J. Griffin, New York, N. Y.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $1,000,000; par value shares, $100.

The C. & G. Cooper Company, manufacturing and dealing in steam engines, boilers, castings and machinery; principal office, Mt. Vernon, Ohio; charter issued January 18, 1895; expires January 1, 1911; corporators, Charles Cooper, Frank L. Fairchild, Charles G. Cooper, Desault H. Kirk, Charles G. Cooper, A. Lincoln White, all of Mt. Vernon, Ohio; capital subscribed, $500,000; amount paid in, $300,000; capital authorized, $500,000; par value shares, $500.

The California Central Gold Mining Company, engaging in the mining business; acquire, own and hold mines, mining property and ore reduction works, and to operate the same, &c.; principal office, Maybert, California; charter issued November 15, 1895; expires January 1, 1914; corporators, Y. de Pary de Montaux, Y. Y. Y., New York, N. Y.; small for mining and milling, New York City; capital $100,000; par value shares, $5.

The Calf Creek Oil and Gas Company, boring, mining and excavating for petroleum, coal, rock, carbon oil gas, and other minerals, and transporting same; principal office, Monmouthville, Marshall county, W. Va.; charter issued May 7, 1894; expires May 1, 1917; corporators, H. W. Hunter, Moundsville, W. Va.; George L. Harst, W. T. Lewis, Ro. O. Coors, W. V. Greer, H. S. McWhorter, J. D. T. Bricklemy, W. Va.; David Levi, Monmouthville, W. Va.; capital subscribed, $1,000; amount paid in, $100; capital authorized, $500; par value shares, $1.

The Campbell and House Combination Freight and Humane Stock Cak Company, manufacturing, buying, selling, &c., railway stock cars and other cars, and railway supplies, acquiring patents, &c., pertaining to the operation of cars, &c.; principal office, Baltimore, Md.; charter issued February 24, 1896; expires January 1, 1914; corporators, Edward M. Hoffman, Frank M. Hilbebrand, Howard Carlton, James Glenn, Otho H. Seal, all of Baltimore, Maryland; capital subscribed, $500,000; amount paid in, $500; capital authorized, $500,000; par value shares, $100.

The Canazas Mining Company, acquiring and holding real estate, the purchase, locating and working of concessions, claims and mining grants, mining and dealing in gold and silver ore, &c.; principal office, Washington, D. C.; charter issued May 3, 1908; expires May 1, 1916; corporators, John N. Pumphrey, Merv K. Tingle, Kato Mick, Tapham, Ohm W. Orr, Martin K. Tingle, all of Washington, D. C.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $100.

The Canton Telephone Company, operating telephone exchanges, constructing and maintaining lines of telegraph, and all things incident thereto; also dealing in telephone supplies and carrying on the business properly pertaining to such works and improvements; principal office, Canton, O.; charter issued December 21, 1892; expires December 5, 1915; corporators, Edward F. Raff, Albert Hower, Charles R. Miller, Charles A. Doughtery, William T. Leahy, of Canton, O.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $500.

The Capital City Commercial College conducting a school such as is commonly known as business colleges; principal office, Charleston, Kanawha county, W. Va.; charter issued December 11, 1884; expires November 1, 1906; corporators, H. G. McWhorter, Phillip Frankenberger, S. O. Clifton, F. S. Thomas, W. H. Elliott, all of Charleston, W. Va.; capital subscribed, $25; amount paid in, $5; capital authorized, $10,000; par value shares, $1.

The Capital Powdered Soap Company, manufacturing and dealing in powdered or other soap, soap boxes, receptacles, &c., for holding soap and other compounds, &c.; principal office, Washington, D. C.; charter issued August 1, 1896; corporators, C. Solomon Sterner, Geo. R. Tolman, H. M. Bennett, Albert J. Tolman, Frederic W. Evans, all of Washington, D. C.; capital subscribed, $50; amount paid in, $100,000; capital authorized, $100,000; par value shares, $100.
Corporations.

The Carson-Morris Company, conducting a general mercantile business in all its branches both wholesale and retail, &c.; principal office, Willis, Montgomery County, Texas; charter issued April 3, 1895; expires March 1, 1955; incorporators, A. W. Morris, Bowers, Texas; W. T. Carter, Harman, Texas; Nellie M. Carson, Willis, Texas; J. M. W. Dennis, Galveston, Texas; W. T. Tenison, Willis, Texas; capital subscribed, $50,000.00; amount paid in, $18,000.00; capital authorized, $75,000.00; par value shares, $50.00.

The Carver Stone Coal Company, buying and selling coal, coke, iron, lumber and any and all mineral ores and the products thereof, &c.; principal office, Chicago, Illinois; charter issued March 3, 1891; expires March 3, 1941; incorporators, John Carver, Enos Carver, Charleston, W. Va.; William A. Carver, Chicago, Ill.; E. W. Knight, Malcolm Jackson; Charleston, W. Va.; capital subscribed, $50,000.00; amount paid in, $30,000.00; capital authorized, $60,000.00; par value shares, $100.00.

The Catherwood Gold and Silver Mining Company, buying, selling, owning and leasing mining properties, mining and milling gold, silver and other ores or deposits, and to do all things lawful to carry on said business; principal office, New York City, New York; charter issued July 21, 1866; expires July 20, 1916; incorporators, L. H. Eldridge, John G. Porter, Brooklyn, N. Y.; Edwin J. Watson, Edgar J. Runyon, A. W. Smith, New York, N. Y.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $10.00.

The C. B. Attachment Company, acquiring the patent known as the C. B. Attachment and other patents and improvements, relating to steam boilers, and selling, leasing or licensing the use of said patents, &c.; principal office, New York City; charter issued August 19, 1866; expires January 19, 1916; incorporators, J. E. Goucher, J. W. Grant, T. F. Berry, J. N. P. Grant, Brooklyn, N. Y.; Jesse D. Cary, John W. Long, New York City; Charles F. Chasney, New London, Conn.; capital subscribed, $30,000.00; amount paid in, $30,000.00; capital authorized, $200,000.00; par value shares, $100.00.

The Central Mining Company, mining for ores, metals and minerals and the reduction and refining thereof; principal office, York Springs, Adams County, Pa.; charter issued January 2, 1897; expires December 1, 1947; incorporators, Martin E. Stambaugh, York Springs, Pa.; one; Noah B. Sprinkle, East Berlin, Pa.; one; Henry O. Walter, Pa.; one; William Yount, Lewistown, Pa.; one; Martin B. Sprinkle, West Manchester, Pa.; one; capital subscribed, $300,000; amount paid in, $125,000; capital authorized, $1,500,000.00; par value shares, $100.00.

The Central Steamboat Company, building, buying and operating steamboats for the transportation of passengers and freight and the towing of vessels, in the waters of the United States, &c.; principal office, Providence, Rhode Island; charter issued September 21, 1866; expires, September 17, 1916; incorporators, Robert Colt, Jonathan H. Harvey, Augustus Brandigle, J. A. Adam, of New London, Conn.; Walter C. Noyes, Old Lyme, Conn.; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

The Central Trading Company, buying, selling and dealing in dry goods, notions, groceries and general merchandise of all sorts at wholesale, with the right to buy and sell real and personal estate at may be authorized; principal office, Huntington, West Virginia; charter issued October 1, 1865; expires January 1, 1896; incorporators, Frank Schmidt, Mathew J. Gnome of Huntington, W. Va.; Charles Eton, Detroit, Michigan; R. M. Baker, Robert W. King, of Huntington, W. Va.; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $100.00.

The Central Trust and Investment Company, acting in a fiduciary capacity to insurance companies, (either life or accident) and doing all things usual and customary in connection with the management of such companies; principal office, Detroit, Mich.; charter issued June 2, 1896; expires April 1, 1946; incorporators, W. C. Heath, C. O. Roney, A. D. Greer, Wm. F. Baker, Charles E. Odell, all of Detroit, Mich.; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $500,000.00; par value shares, $10.00.

The Central Veneer Company, cutting and sawing veneers, and lumber of all kinds, buying and selling the same, and other merchandise, &c., &c.; principal office, Chicago, Ill.; charter issued January 1, 1895; expires January 1, 1945; incorporators, J. H. Moore, C. F. Bonnici of Huntington, W. Va.; William Socher, Central City, W. Va.; Alex McClintock, Lexington, Ky.; J. W. Burnett, Huntington, W. Va.; capital subscribed, $10,000.00; amount paid in, $8,000.00; capital authorized, $500,000.00; par value shares, $10.00.

The Checignon Company, manufacturing, developing, &c., inventions or patents of Adalbert Checignon, or any other persons, and to sell the same, &c., &c.; principal office, New York City; charter issued March 21, 1865; expires April 1, 1901; incorporators, Joseph C. Graham, Albert B. Loeber, Adalbert Checignon, E. J. Gutmann, Ber-
THE CHESSAPEAKE DETECTIVE AGENCY, arresting and bringing to justice persons charged with criminal offenses or who are suspected of being guilty of crimes; principal office, Charleston, W. Va.; charter issued February 3, 1896; expires January 10, 1916; incorporators, A. F. Rader, M. J. O'Brien, C. L. Rader, Charleston, W. Va.; Harrison Ash, Henry Ash, Winfred C., W. Va.; capital subscribed, $50.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

THE CHILLOTHIE Buggy and Wagon Company, manufacturing, buying and selling buggies, carts, wagons, carriages, &c., and of dealing in lumber and other materials to be used in said purposes, &c. &c.; principal office, Chillicothe, Ohio; charter issued April 4, 1896; expires January 1, 1915; incorporators, J. S. Peterson, Marion Marion county, Ohio; capital authorized, $1,000.00; amount paid in, $500.00; capital authorized, $1,000.00; par value shares, $50.00.

THE CHILLOTHIE Wagon Company, manufacturing and job-lining vehicles of any or all kinds, meaning explicitly wagons, heavy and light, buggies, carts and sledges; principal office, Chillicothe, Ohio; charter issued November 18, 1896, expires November 16, 1916; incorporators, James L. Elliott, Frank S. Keller, Fred Haberman, Henry Roberts, Marion Marion county, Ohio; capital authorized, $1,000.00; amount paid in, $500.00; capital authorized, $1,000.00; par value shares, $50.00.

THE CHEROKEE MINING COMPANY, buying, selling, leasing, prospecting and operating mines and mineral lands, and petroleum in the State of Arkansas and Indian Territory; principal office, Fairland, Cherokee Nation, Indian Territory; charter issued June 10, 1895; expires April 30, 1915; incorporators, Percy L. Walker, John F. Gibson, Theodore W. Nelson, Michael O. Ryan, Fairland, I. T.; Edward Kennedy, Fair Smith, Arkansas; capital authorized, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par value shares, $5.00.

THE CHESSAPEAKE and POTOMAC STEAMBOAT COMPANY, buying, building, owning and using in the waters of the Potomac, Chesapeake Bay and tributaries, steam and sail boats, barges, &c., for the transportation of passengers and freight; principal office, Martinsburg, Berkeley County, West Virginia; charter issued March 12, 1896; expires March 1, 1916; incorporators, J. S. Langworthy, Russell Conover, J. M. Fitchett, Caleb W. Spooner, all of Washington, D. C.; capital authorized, $10,000,000.00; par value shares, $25.00.

THE CIMMARRON MINING and MILLING COMPANY, purchasing, owning, acquiring, leasing in mining, mining, and milling in the county of Colfax, Territory of New Mexico, &c.; principal office, New York City, New York; charter issued January 11, 1896; expires January 1, 1916; incorporators, E. Weaver A. Smith, Muntchler, N. J.; Alfred Singer, New York City, T. W. Cameron, Brooklyn, N. Y.; Franklin Post, New York City, J. W. Phillips, Brooklyn, N. Y.; capital authorized, $100,000.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $100.00.

THE CINCINNATI and SUBURBAN RAILWAY COMPANY, building and operating street car lines, leasing, renting, operating and maintaining same; principal office, Cincinnati, Ohio; charter issued April 1, 1895; expires April 1, 1915; incorporators, Henry Martin, M. Ward, Joseph W. Wayne, Elizah Combe, H. H. Consumers, J. F. Worthington, all of Cincinnati, Ohio; capital authorized, $10,000,000.00; amount authorized, $1,000,000.00; paid in, $500,000.00; capital authorized, $7,000,000.00; par value shares, $100.00.

THE C. JOURGENSEN COMPANY, conducting and carrying on at wholesale and retail, the business of stationery, printing, lithography, blank book manufacturing, &c.; principal office, New York City; charter issued November 11, 1895; expires October 2, 1915; incorporators, Emma C. Jourgensen, Ira Ayer, Henry S. Beard, Martha L. Jourgensen, Brooklyn, N. Y.; Frank Kuhl, New York City; capital authorized, $500.00; amount paid in, $500.00; capital authorized, $200,000.00; par value shares, $100.00.

THE CLEVELAND GAS and ELECTRIC FIXTURE COMPANY, manufacturing, selling and buying gas and electric fixtures, and also bronze, copper and brass goods, of every kind and description; principal office, Cleveland, Ohio; charter issued February 27, 1885; expires February 1, 1905; incorporators, Burton G. Trembley, Bernard Schatzinger, Louis Poplawski, Robert K. Gill, Harry L. Taylor, T. E. DeLeem, all of Cleveland, Ohio; capital authorized, $200,000.00; amount paid in, $100,000.00; par value shares, $100.00.

THE CLEVELAND NOVELTY COMPANY, manufacturing all kinds of cotton, wire and iron goods, buying and selling all kinds of hardware, &c., &c.; principal office, Cleveland, Ohio; charter issued November 23, 1895; expires November 22, 1915; incor-
Corporations.

The Coal River Railroad Company of West Virginia, building a railroad up Coal river, &c., through Boone county, &c., to point on the Norfolk & Western railroad, principal office, Charleston, W. Va.; charter issued November 21, 1880; continues perpetually; corporators, J. L. Bleder, E. W. Edgerton, T. B. Lewis, E. Griffith, R. M. Heasley, C. L. Selzer, all of Cleveland, Ohio; capital authorized, $150,000.00; amount paid in, $150.00; par value shares, $100.00.

The Coal River Coal Company, mining, buying and selling coal, manufacturing, buying and selling coke and bybuying and selling iron, steel and lumber; principal office, Charleston, W. Va.; charter issued November 21, 1880; continues perpetually; corporators, J. C. Hittininson, Newton, Pa.; Wm. Sharpe, Montgomery, W. Va.; Green Fenley, Covington, Ky.; J. Hartwell Cabell, D. J. Davis, of Wheeling, Ohio; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $1.00.

The COLUMBIA Aluminum Company, to acquire clay properties necessary for its purposes and mill sites, machinery, &c., to erect buildings and aluminum reduction works within the U. S., &c.; principal office, Charleston, Kanawha county, W. Va.; charter issued January 27, 1876; expires April 21, 1896; corporators, W. H. Brothers, G. W. Davis, W. T. Wernsso, E. A. Wernsso, D. J. Hayden, all of St. Louis, Mo.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $1.00.

The COLUMBIA CONSTRUCTION COMPANY, constructing, operating and selling lime, cold storage, electric light, gas and water plants, dealing in bonds and stocks of said plants, &c., &c.; principal office, Clarksville, W. Va.; charter issued, November 8, 1895; expires November 8, 1915; corporators, H. T. Willer, J. H. Johnson, of Washington, D. C.; Fred Halcom, Jacksonville, Fla.; W. H. Metcalfe, Fred G. Sutor, Philadelphia, Pa.; capital subscribed, $1,000,000.00; amount paid in, $50,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

The COLUMBIA GAS-COAL COMPANY, buying and leasing coal lands, selling and leasing same, mining, buying and selling coal and manufacturing and selling coke; principal office, West Union, Pa.; charter issued July 29, 1880; expires January 1, 1906; corporators, R. H. Lattimore, West Newton, Pa.; G. H. Foster, Cleveland, Ohio; Alexander Moreland, West Newton, Pa.; David Barnhagen, W. H. Warner, of Cleveland, Ohio; capital subscribed, $180,000.00; amount paid in, $43,000.00; capital authorized, $200,000.00; par value shares, $25.00.

The COLUMBIA FILTER COMPANY, manufacturing and dealing in water filters and all devices for the filtration of water and granting to others the right to do the same; principal office, Washington, D. C.; charter issued July 27, 1890; expires July 6, 1916; corporators, John H. White, William H. Hawkes, Edmond Alton, Henry J. Geusler, Henry L. Bryan, Washington, D. C.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500.00; par value shares, $1.00.

The CO-OPERATIVE INVESTMENT MINING COMPANY OF NEVADA, acquiring, mining and mineral lands, &c., and to work and develop the same, erect, smelting and refining works, &c., &c.; principal office, New York City, New York; charter issued February 23, 1875; expires March 1, 1895; corporators, William A. Darling, A. J. Oldfrez, New York City; J. F. Dunn, C. B. Mackay, Winnemucca, Nevada; Wm. Lee Darling, New York City; capital subscribed, $250,000; amount paid in, $250,000; capital authorized, $250,000.00; par value shares, $1.00.

The CONSOLIDATED PUBLISHING COMPANY, manufacturing books, pamphlets, papers, illustrations and all other articles which may be made by means of printing, &c., &c.; principal office, New York City; charter issued June 20, 1867; expires June 15, 1927; corporators, Aubur V. Pollard, Brooklyn, N. Y.; Robert S. O'Laughlin, Mac Ray O'Laughlin, A. W. Pollard, J. F. Pollard, W. C. B. Shaler, New York, N. Y.; Walter H. Pumphrey, New York, N. Y.; Charles S. Lapham, W. H. Pumphrey, New York, N. Y.; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $1.00.

THE COWANL PRINTING PRESS COMPANY, manufacturing, leasing, buying and selling all kinds of machinery, metal work and other articles of trade, particularly articles used in the art of printing, and developing all inventions pertaining thereto particularly the printing press of M. Sweney, of New York, N. Y.; charter issued April 29, 1881; corporators, Henry W. B. Howard, Brooklyn, N. Y.; George R. Corwall, P. Orichester, N. Y.; Henry E. Knight, William E. Knight, Westfield, N. J.; Walter H. Pumphrey, New York, N. Y.; capital subscribed, $200,000; amount paid in, $50,000; capital authorized, $100,000.00; par value shares, $1.00.
THE COUGHLIN-SANFORD SWITCH COMPANY. manufacturing, vending, selling, leasing, &c., to railway companies and other persons generally, the Coughlin improved railroad switch and its appliances, or any extension, renewal, improvement, &c., thereto, &c., &c.; principal office, Baltimore, Md.; charter issued November 16, 1856; expires January 1, 1915; corporators, John E. Coughlin, J. W. Sanford, T. Noel Poultain, Charles W. Field, John L. Middleton, Baltimore, Md.; capital subscribed, $400,000; amount paid in, $200,000; capital authorized, $600,000; par value shares, $100.00.

THE CRAWFORD WOOLEN COMPANY. operating mills, buying materials and manufacturing and selling woolen goods; principal office, Martinsburg, W. Va.; charter issued January 29, 1846; expires January 1, 1915; corporators, W. H. Crawford, F. M. Crawford, New York City; Thomas L. Dunn, C. S. G. Fitz, James P. Thompson, Martinsburg, W. Va.; capital subscribed, $500,000; amount paid in, $200,000; capital authorized, $500,000; par value shares, $100.00.

THE CRIPPLE CREEK AND EASTERN PROSPECTING AND DEVELOPMENT COMPANY. buying, selling, leasing and developing mineral lands and mining properties; principal office, Helena, Montana; incorporators, Harry A. Cory, Henrietta H. Cory, John A. Cory, 1913; corporators, Robert C. Morris, John E. Stillwell, E. D. Fox, New York, N. Y.; Robert E. Turner, Denver, Colorado; Charles W. Baring, New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $10.00.

THE CROFSTON COMPANY. buying, selling, and developing mining lands and properties:

THE CRAWFORD 1000 COMPANY. operating mills, buying materials and manufacturing, vending, selling woolen goods; principal office, Martinsburg, W. Va.; charter issued January 29, 1846; expires January 1, 1915; corporators, J. A. Dalby, Robert A. Allen, San Antonio, Texas; John H. Dalby, Roanoke, Va.; Geo. L. Welch, R. H. Hall, Charleston, W. Va.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $10.00.

THE DAILY MAIL COMPANY. publishing a newspaper or newspapers, conducting a job printing and book binding business, &c.; &c.; principal office, Parkersburg, West Virginia; charter issued April 21, 1860; expires April 17, 1916; corporators, L. A. Bevans, E. W. Malcolm, W. A. Carpenter, A. L. Carrell, Parkersburg, W. Va.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $10.00.

THE DASSON BRANCH LAND COMPANY. purchase and acquisition of coal, gas, oil and other lands in the county of Mecklenburg and adjoining counties in West Virginia, and developing, &c., the same, &c., &c.; principal office, Cooper's, West Virginia; charter issued July 15, 1859; expires May 1, 1918; corporators, William Henry, Shamokin, Pa.; John John, New York, N. Y.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $100,000; par value shares, $10.00.

THE DALLRY MINING COMPANY. searching, digging, mining, developing, &c., mines of gold, silver, lead, iron, clays, &c., &c.; principal office, Charleston, W. Va.; charter issued April 13, 1860; expires March 31, 1916; corporators, J. A. Dalby, Roanoke, Va.; Robert W. Allen, San Antonio, Texas; John H. Dalby, Roanoke, Va.; Geo. L. Welch, R. H. Hall, Charleston, W. Va.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $10.00.

THE DARLINGTON COAL AND CLAY WORKING COMPANY. mining coal and clay and manufacturing brick, pottery, terra cotta and art tile and selling the same and doing all other things incident thereto; principal office, Cleveland, Ohio; charter issued January 30, 1842; expires May 1, 1915; corporators, T. W. Hill, W. N. Watkins, C. R. Swetland, F. L. Swetland, R. H. Swetland, C. C. Young, T. M. Swetland, I. J. Lehman, all of Cleveland. Ohio; capital subscribed, $6,000.00; amount paid in, $6,000.00; capital authorized, $600,000.00; par value shares, $100.00.
THE DAVIS CASH REGISTER MANUFACTURING COMPANY, manufacturing cash
collecting, registering, or recording machines, and of doing a general manufac-
turing business in all kinds of machines or devices, electrical and mechanical, &c., &c.;
principal office, Boston, Mass.; charter issued October 1, 1863; expires September
20, 1913; corporators: Edward Davis, Cambridge, Mass.; P. A. Dowd, John H. Crane,
Thomas E. Davis, Peter Daly, Boston, Mass.; capital subscribed, $100,000; amount
paid in, $10.00; capital authorized, $200,000.00; par value shares, $10 00.

THE DAVIDSON GOLD MINING COMPANY, mining gold, silver, copper and all metals,
&c., and milling, smelting, purchasing the same; acquiring necessary real and
personal property, &c., &c.; principal office, New York City; charter issued May 8,
1862; expires May 1, 1915; corporators: George E. Mitchell, Brooklyn, N. Y.; Charles
R. Bussell, Erastus W. Morgan, Benjamin F. Dalto, John F. Clark, New York City,
N. Y.; capital subscribed, $100.00; amount paid in, $100.00; capital authorized, $500-
000.00; par value shares, $1 00.

THE DAYTON BREWING COMPANY, brewing malt liquors and of manufacturing malt;
principal office, Dayton, Ohio; charter issued March 1, 1853; corporators: John W. Sprigg,
Joseph E. Boyer, George H. Wood, Wm. H. Kimmel, S. Rufus Jones, all of Dayton,
Ohio; capital authorized, $200,000.00; par value shares, $100.00.

THE DAYTON KNIFE AND BAR COMPANY, making manufacturing, selling, &c., ma-
chine knives, bed plates, engene bars, patent knives and edge tools of every kind,
&c., &c.; principal office, Dayton, Ohio; charter issued October 22, 1863; expires
January 1, 1915; corporators, Henry H. Shoup Sulphur Grove, Ohio; David C. Shu-
poot, John L. Martin V. Mumma, William P. Jenkins, of Dayton Ohio; capital
subscribed, $1,000,000.00; amount paid in, $100,000; capital authorized, $200,000.00;
par value shares, $100.00.

THE DAYTON OIL AND GAS COMPANY, drilling wells for natural gas, and all &c.,
carrying on the business of selling the products of said wells, and conducting all
business connected therewith; principal office, Dayton, Ohio; charter issued May 4,
1859; expires May 3, 1915; corporators, Wm. J. Metcalf, H. A. Smith, Thomas D.
L. Bradley, J. B. Hunter, M. E. Smith, all of Dayton, Ohio; capital subscribed,
$1,300,000; amount paid in, $1,300,000; capital authorized, $400,000.00; par value
shares, $25 00.

THE DEMEL MANUFACTURING COMPANY, manufacture and sale of furnace appa-
ratums and similar machinery; principal office, New York City, N. Y.; charter issued
August 31, 1862; expires January 1, 1916; corporators, Henry A. Detmel, Herkimer,
N. Y.; Francis Detmel, New York City, N. Y.; Henry D. Herkimer, New York,
N. Y.; corporators, John H. Barlow, John B. Hunter, M. E. Smith, of Dayton,
Ohio; capital authorized, $1,000,000.00; capital authorized, $1,000,000.00; par value
shares, $100.00.

THE DESSAU CARBON COMPANY, manufacturing and selling carbons and all sorts
and varieties of precious stones and the like; principal office, New York City;
charter issued July 5, 1895; expires June 25, 1915; corporators, Alvin L. Strasburger,
Sophia D. Dessau, Byron L. Strasburger, I. N. Dittenhofer, New York; George
Mangold, Jr., Brooklyn, N. Y.; capital subscribed, $1,900,000.00; amount paid in,
$500.00; capital authorized, $500,000.00; par value shares, $50 00.

THE DIAMOND CIGARETTE MACHINE COMPANY, manufacturing tobacco and ciga-
ettes, and all business pertaining to same; principal office, Charleston, Kanawha
county, W. Va.; charter issued July 27, 1896; expires July 18, 1916; corporators, J.
Wallis Blakestone, W. B. Oliver, N. W. James, Bartlett S. Johnston, T. Edward
Hamblin, all of Baltimore, Md.; capital subscribed, $500.00; amount paid in,
$50.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE DIGBY OIL COMPANY, boring and drilling for, and otherwise obtaining from the
dirt, earth, oil, gas, coal and salt; of sinking, constructing and maintaining oil
wells, gas wells, salt wells, &c., and tube and pipe lines for the transportation of
oil, gas, &c.; principal office, Wheeling, W. Va.; charter issued June 26, 1863; ex-
pires December 31, 1920; corporators, C. A. Robinson, Frank Booth, Frank T. Hare,
A. C. Hare, Wheeling, W. Va.; J. W. Goodwin, Philadelphia, W. Va.; capital sub-
scribed, $50,000; amount paid in, $50,000; capital authorized, $400,000.00; par value
shares, $100.00.

THE DINSMORE ARMS COMPANY, manufacturing, buying and selling guns, pistols
and other fire arms, &c.; principal office, Washington, D. C.; charter issued Decem-
ber 19, 1863; expires December 18, 1915; corporators, Paul R. Van Meter, Washing-
ton, D. C.; Robert Dinsmore, Passaic, N. J.; Charles B. Dunn, Patterson, N. J.; Paul R.
Jefferts, Passaic, N. J.; Low A. K. Van Meter, Washington, D. C.; capital subscribed,
$1,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares,
$100.00.
THE DISPATCH PUBLISHING COMPANY, printing, binding, publishing and dealing in books, newspapers and other periodicals, and conducting a general business in connection therewith; principal office, Charleston, W. Va.; charter issued December 28, 1865; expires January 1, 1866; directors, F. S. Shurlick, A. L. Green, John Kaiser, Samuel Sulzberger, J. S. Simpson, Martetta, Ohio; capital authorized, $50,000; amount paid in, $10,000; capital authorized, $50,000; par value shares, $100 each.

THE DONALD MACDONALD COAL COMPANY, mining, buying and selling coal, manufacturing, buying and selling coke, buying and selling merchandise, and buying and selling iron, coal ore and steel; principal office, Charleston, W. Va.; charter issued December 28, 1865; expires January 1, 1866; directors, Donald MacDonald, A. J. Macdonald, F. A. Macdonald, J. H. Cabell, Edwin Choleson, all of Cincinnati, O.; capital authorized, $50,000; amount paid in, $5,000; capital authorized, $100,000; par value shares, $100 each.

THE DONALLY COMPANY, drilling, boring, mining and operating for the production of oil and gas and disposing of same, holding necessary real estate, &c., &c.; principal office, Charleston, West Virginia; charter issued November 19, 1865; expires November 1, 1866; directors, W. A. MacCorkie, G. O. Chilton, Moses W. Donnelly, T. C. Hall, Wilson McDonald, Charleston, W. Va.; capital authorized, $50,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $100 each.

THE DRY RUN TUNNELLING COMPANY, placing toll gates across the Park Gap road, and collecting reasonable tolls for travel theron, erecting toll houses, &c.; principal office, Martinsburg, West Virginia; charter issued March 12, 1865; expires March 5, 1915; directors, G. F. Riner, H. J. Seibert and R. L. Thomas, commissioners of the County Court of Berkeley, County, W. Va., Henry V. Spoor, Jas. H. Walker, J. A. Butler, J. D. Klimer, Berkeley County, W. Va.; capital subscribed, $2,000; amount paid in, $164; capital authorized, $2,000; par value shares, 80 each.


THE EASTERN MINING SYNDICATE, purchase, acquire, take conveyance of, own, develop, work and operate mines, milling properties and mining claims or any option thereon, or any share or interest therein, and to lease or mortgage the same; doing all things necessary or expedient for the success of the same, &c.; principal office, Toronto, Canada; charter issued November 9, 1895; expires October 1, 1916; directors, William K. McNaught, Frank Roliah, A. F. Webster Thos W. Dias, Henry C. Bourlier, Toronto, Canada; capital subscribed, $5,000; amount paid in, $500; capital authorized, $1,000,000; par value shares, $1 each.

THE EAST LIVERPOOL BRIDGE COMPANY, constructing, maintaining and operating a toll bridge across the Ohio river from Chester, W. Va., to East Liverpool, Ohio, with the right for approach thereto, &c., &c.; principal office, Chester, W. Va.; charter issued March 20, 1855; expires March 31, 1856; directors, R. J. May, R. J. Taylor, J. T. Kerry, W. S. Smith, of East Liverpool, Ohio; P. D. Marshall, Hancock county, W. Va.; George P. Rast, Cleveland, Ohio; capital authorized, $25,000; amount paid in, $25,000; capital authorized, $200,000; par value shares, $8 each.

THE EAST LYNN DETECTIVES, detecting, arresting, and bringing to justice persons charged with crimes or criminal offenses, and doing all things necessary thereto; principal office, East Lynn, Wayne county, W. Va.; charter issued March 5, 1895; expires February 24, 1900; directors, John H. Napier, Allin Watts, Jr., W. S. Napier, J. G. Beckett, J. M. Napier, P. H. Napier, all of East Lynn, W. Va.; capital authorized, $800; amount paid in, $40; capital authorized, $200,000; par value shares, $5 each.

THE EATON TUBE COMPANY, manufacturing iron and steel shop and also wrought iron and steel pipe; principal office, Pittsburgh, Pa.; charter issued April 27, 1869; expires April 27, 1919; directors, John Eaton, John C. Palmer, Louis Brown, Louis C. Sands, Jr., James C. Boyce, R. Chieckering, S. M. Reynolds, all of Pittsburgh, Pa.; capital authorized, $50,000; amount paid in, $100; capital authorized, $500,000; par value shares, $100 each.

THE ECLIPSE CHEMICAL COMPANY, manufacturing and carrying on a general business of manufacturing and selling chemical preparations of all kinds and descriptions, &c., &c.; principal office, Charlerstown, W. Va.; charter issued June 21, 1865; expires June 20, 1915; directors, William J. Hannon, Sidney H. Salmon, William N. Harrison, of New York City; William Balduin, Jr., East Orange, N. J.; Amos R. Gورة, Bolivar, Capital authorized, $1,250; amount paid in, $1,200; capital authorized, $1,000,000; par value shares, $100 each.
THE ECONOMY STEAM HEAT AND POWER COMPANY, supplying steam for power and heat to the public and to persons, partnerships and corporations dealing in the same, &c., &c.; principal office, Scranton, Pa.; charter issued March 29, 1855; expires March 28, 1895; corporators, Robert Reaves, Henry E. Simpson, Scrant on, Pa.; capital subscribed, $100,000.00; amount paid in, $100,000.00; par value shares, $100.00.

THE E. J. FREDLOCK MANUFACTURING AND BUILDING COMPANY, engaged in buying and selling all kinds of lumber and building materials, furniture, hardware, collins, caskets, paints and oils, &c., &c.; principal office, Piedmont, W. Va.; charter issued February 14, 1856; expires January 1, 1908; corporators, E. J. Fredlock, A. M. Fredlock, W. H. Fredlock, F. H. Fredlock, Piedmont, W. Va.; capital authorized, $100,000.00; par value shares, $100.00.

THE ELLA COMPANY, digging, mining and selling coal and other minerals and doing all things essential and necessary for the operation of same; principal office, McKeesport, Allegheny county, Pa.; charter issued August 11, 1848; expires July 28, 1908; corporators, Ewing Speer, Pittsburgh, Pa.; E. B. Fogle, Allegheny, Pa.; W. S. Kuhn, Pittsburgh, Pa.; capital authorized, $100,000.00; amount paid in, $10,000.00; par value shares, $10.00.

THE ELECTRIC AMUSEMENT REPORTING COMPANY, manufacturing, vending, renting, &c., electrical or mechanical devices, appliances, &c., for electricity or mechanical power; manufacturing and selling steam engines, electric motors and dynamos, and other electric apparatus, &c.; principal office, Pittsburgh, Pa.; charter issued September 2, 1893; expires September 1, 1908; corporators, Henry Hubbard, Asa Worrall, J. A. McCawley, Pittsburgh, Pa.; capital authorized, $50,000.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $10.00.

THE ELECTRIC FLAMELESS GAS STOVE COMPANY, manufacturing and dealing in patents for gas stoves and for selling and licensing the use of the same under letters patent, &c.; principal office, New York City; charter issued October 31, 1863; expires January 1, 1948; corporators, Joseph L. Pollett, Harry L. Follitt, David F. Pond, Max Spritzer, Edward E. Combs, all of New York City; capital authorized, $2,500.00; amount paid in, $250.00; capital authorized, $500,000.00; par value shares, $100.00.

THE ELECTRIC, GAS, LIGHT, HEAT AND POWER COMPANY, manufacturing, gas, light, heat, electricity and power; manufacturing and selling steam engines, electric motors and dynamos, and other electric apparatus. &c.; principal office, New York City; charter issued April 27, 1855; expires March 28, 1895; corporators, Edward W. Seabrook, George W. T. Seabrook, W. H. H. Seabrook, New York City; charter issued May 12, 1875; expires January 1, 1907; corporators, Henry Hubbard, Asa Worrall, J. A. McCawley, Pittsburgh, Pa.; capital authorized, $50,000.00; amount paid in, $5,000.00; capital authorized, $1,000,000.00; par value shares, $5.00.

THE ELECTRICAL COAST DEFFEY COMPANY, owning, operating, &c., certain devices, &c., of Edward W. Seabrook, as auxiliary defenses to the fortifications, citie's, harbors and other places, &c.; principal office, New York City; charter issued April 27, 1855; expires March 28, 1895; corporators, Edward W. Seabrook, George W. T. Seabrook, W. H. H. Seabrook, New York City; charter issued May 12, 1875; expires January 1, 1907; corporators, Henry Hubbard, Asa Worrall, J. A. McCawley, Pittsburgh, Pa.; capital authorized, $50,000.00; amount paid in, $250.00; capital authorized, $500,000.00; par value shares, $100.00.

THE ELLERY HOWARD COMPANY, printing by all methods, mechanical or chemical, relief, intaglio or surface engraving, manufacturing, &c., printed matter and materials of every description, &c.; principal office, New York City; charter issued March 23, 1865; expires March 1, 1915; corporators, William F. Eliery, Hackensock, N. J.; Lothrop L. Lothrop, New York City; Henry W. R. Hoppard, George R. Cornwell, Eugene Ellery, of Brooklyn, N. Y.; capital authorized, $5,000.00; amount paid in, $250.00; capital authorized, $500,000.00; par value shares, $100.00.

THE ELECTRO CHEMICAL COMPANY, manufacturing and dealing in chemicals, alcohol and the products and compounds thereof; principal office, New York City, N. Y.; charter issued March 2, 1881; expires February 1, 1916; corporators, James Irvine, L. L. Benedict, Germ W. Baldwin, Cyrus B. Kitchin, all of New York; capital authorized, $5,000.00; amount paid in, $250.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE ELK COPPER MINING COMPANY, AnyoP, Arizona, mining smelting, preparing for market and marketing silver, copper, gold and other minerals; principal office, Philadelphia, Pennsylvania; charter issued September 16, 1896; expires August 1, 1996; corporators, Charles C. Hosen, Carl Schneider, Max A. Hess, Frank Glading, Thomas A. Miller, all of Philadelphia, Pa.; capital authorized, $500.00; amount paid in, $250.00; capital authorized, $200,000.00; par value shares, $1.00.

THE EMERSON CLUB, keeping a library and reading rooms and promoting a love of literature among its members; principal office, Bluefield, Mercer county, W. Va.; charter issued March 11, 1896, expires March 5, 1916; corporators, M. W. Munger, W. H. Harrow, W. C. Butts, all of Bluefield, W. Va.; capital subscribed $200,000; amount paid in, $25,000; capital authorized, $500,000; par value shares, $25.00.

THE EMERSON COMPANY, for the purpose of acquiring, developing, selling, leasing, and dealing in any and all other similar properties, to which said patents, inventions, devices, processes or appliances may be adapted, &c., &c.: principal office, New York City; charter issued October 25, 1898; expires October 7, 1928; corporators, George E. Hicks, Benjamin E. Hicks, New York: Angel and Howard; Walter Hancock, New York; capital authorized, $200,000; amount paid in, $25,000; capital authorized, $500,000; par value shares, $50.00.

THE EMPIRE REFRIGERATING AND ICE MACHINE COMPANY, acquire patents and inventions relating to the construction and operation of the mechanism, devices and processes adapted to refrigerating compartments for cold storage and other purposes, and for the manufacture of ice including any and all devices, appliances or machines for the purpose of said purpose and for any and all other similar purposes to which said patents, inventions, devices, processes or appliances may be adapted, &c., &c.; principal office, New York City; charter issued January 1, 1896; expires January 1, 1916; corporators, Victor L. Emerson, John G. Croft, Alfred J. Gilman, Jacob A. Ullman, Moses E. Walker, Baltimore, Md.; capital subscribed, $200,000; amount paid in, $25,000; capital authorized, $500,000; par value shares, $50.00.

THE EMPIRE OIL AND GAS COMPANY, taking and holding oil and mineral lands and leases, operating for petroleum, oil and gas and transmitting all business necessary thereto; principal office, Eastern, New Jersey, charter issued June 11, 1899; expires June 11, 1919; corporators, Hastings England, Philadelphia, Pa.; Martin P. Ward, Eastern Orange, N. J.; Geo. F. Hardy, Arthur H. Hardy, Chicago, Illinois; John T. Smith, New Haven, Conn.; Oliver C. Wells, Eastern Orange, N. J.; George Ranger, New York, N. Y.; capital authorized, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.00.

THE ENGLISH REMEDY COMPANY, manufacturing and dealing in proprietary medicines, drugs, &c., and especially England's rhenium cure; principal office, East Orange, New Jersey; charter issued June 11, 1899; expires June 11, 1919; corporators, Charles F. Coates, Brooklyn, N. Y.; Oscar A. Enholm, Golden's Bridge, N. Y.; Clarence E. Sherrin, New York, N. Y.; Henry Sherin, Hayonne, N. J.; Everett Elting, Brooklyn, N. Y.; capital authorized, $1,000,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $100.00.

THE ENGLISH CONDUIT TROLLEY COMPANY, acquiring, purchasing, &c., letters patent of the U. S. Canada and foreign countries for inventions and improvements of any and all kinds, &c., &c.; principal office, New York City; charter issued March 22, 1880; expires March 1, 1931; corporators, Glenn S. Smith, Brooklyn, N. Y.; Leo A. Enholm, Golden's Bridge, N. Y.; Clarence E. Sherrin, New York, N. Y.; Henry Sherin, Hayonne, N. J.; George Ranger, New York, N. Y.; capital authorized, $1,000,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $100.00.

THE ENTERPRISE COMPANY, manufacturing and vending advertising novelties and devices, toys, cards, patented goods and general merchandise, &c., &c.; principal office, Springfield, Ohio; charter issued January 28, 1885; expires January 8, 1905; corporators, J. S. Crowell, E. S. Hall, Jno. Duncanson, David King, Theron E. McDaniel, H. A. Potter, Springfield, Ohio; capital authorized, $300,000; amount paid in, $300,000; capital authorized, $300,000; par value shares, $30.00.

THE ENTERPRISE OIL AND GAS COMPANY, operating in the production of oil and gas; principal office, Springfield, Clark County, Ohio; charter issued January 4, 1885; expires January 1, 1917; corporators, Paul Henke, Amos Wolfe, Edward C. Gwyn, Charles H. Pierce, Samuel Clark, Springfield, Ohio; capital authorized, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $50.00.

THE ERSKINE MINING COMPANY, purchasing and selling lands, mineral rights, &c., and doing a general mining business for all the precious metals; principal office, Condescenta, Pa.; charter issued June 25, 1896; expires June 21, 1916; corporators, E. L. Reissmond, J. A. Reissmond, W. R. D. Eames, J. R. Goodwin, M. S. Goodwin, J. B. Connolly, M. S. Connolly, T. O. Connolly, Condescenta, Pa.; capital authorized, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $50.00.

THE ESPERANZA QUARTZ MINING COMPANY, conducting a general manufacturing business on all articles made from the products of gold, silver, copper, ore, &c., and milling, smelting, &c., the same; also the manufacture of lumber and all articles made out of wood, &c., &c.; principal office, San Francisco, Cal.; charter issued May 7, 1898; expires April 1, 1918; corporators, James H. Hoyt, A. C. Dusin, W. A. Kelley, B. H.
CORPORATIONS.

McKeenan, Gustave von den Steinen, all of Cleveland, O.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $5,000.000; par value shares, $25.00.

THE STEEL MINE, leasing and otherwise acquiring real estate, mines and mining properties, working and operating the same in the State of California and elsewhere; &c; principal office, New York City, N. Y.; charters issued November 8, 1888; expires November 8, 1911; corporators, Joseph B. Hughes, Hamilton, Ohio; George N. Munford, George D. Mumford, Hammond Odell, Samuel H. Watts, all of New York City, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000.000; par value shares, $100.00.

THE EVANGELIST CHARITABLE ASSOCIATION, caring for the sick, aiding the oppressed and doing a general lodge business; &c; &c; principal office, Charleston, W. Va.; charter issued August 9, 1885; expires August 9, 1913; corporators, James P. Withrow, Pittsburg, Pa.; George A. Blood, Brooklyn, N. Y.; Edward M. McComb, Dobbs Ferry, N. Y.; William M. Hawkins, Rockville Centre, N. Y.; James Lee, Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE EVANGELIST CHARGE, acquiring and owning coal, iron and mineral lands and of mining coal, iron and other ores, metals and minerals, &c; &c; principal office, Pittsburgh, Pa.; George A. Blood, Brooklyn, N. Y.; Edward M. McComb, Dobbs Ferry, N. Y.; William M. Hawkins, Rockville Centre, N. Y.; James Lee, Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE ETNA COAL AND IRON COMPANY, acquiring and owning coal, iron and mineral lands and of mining coal, iron and other ores, metals and minerals, &c; &c; principal office, Pittsburgh, Pa.; George A. Blood, Brooklyn, N. Y.; Edward M. McComb, Dobbs Ferry, N. Y.; William M. Hawkins, Rockville Centre, N. Y.; James Lee, Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE FARMONT AND MANNINGTON TELEPHONE COMPANY, constructing, operating and maintaining lines of magnetic telephones along the turnpike roads from Farmont, Marion county, to Mammington in said county, &c; &c; principal office, Farmont, W. Va.; charter issued April 2, 1905; expires April 1, 1915; corporators, W. S. Raymond, Chan. E. Manley, S. L. Watson, A. B. Fleming, C. Powell, C. E. Hutchinson, M. L. Hutchinson, J. M. Hartley, Farmont, W. Va.; S. H. Lee, Farmington, W. Va.; A. N. Prichard, J. Blackshear, F. A. Prichard, Farmington, W. Va.; J. A. Clark, C. E. Mayers, Farmont, W. Va.; Frank Bart, J. O. Hiney, M. F. Fannion, James H. Furbee, C. A. Snodgrass, Mammington, W. Va.; capital subscribed, $21,000.00; amount paid in, $10,000.00; capital authorized, $25,000.00; par value shares, $1.00.

THE FARMONT PLANTING MILL COMPANY, manufacturing lumber, buying and selling the same, erecting, renting and selling houses and of doing all business usually carried on by a planting mill company, and carrying on a general merchandise business; principal office, Farmont, West Virginia; charter issued December 29, 1905; expires December 29, 1915; corporators, M. L. Hutchinson, C. E. Hutchinson, J. M. Jacobs, George M. Jacobs, John W. Mason, Farmont, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $1.00.

THE FARMONT PLANTING MILL COMPANY, manufacturing lumber, buying and selling the same, erecting, renting and selling houses and of doing all business usually carried on by a planting mill company, and carrying on a general merchandise business; principal office, Farmont, West Virginia; charter issued December 29, 1905; expires December 29, 1915; corporators, M. L. Hutchinson, C. E. Hutchinson, J. M. Jacobs, George M. Jacobs, John W. Mason, Farmont, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $1.00.

THE FAIRQUHARSON ELECTRIC GAS LIGHTING COMPANY, manufacturing electrical inventions and appliances for gas lighting and similar purposes, &c; &c; principal office, New York City; charter issued April 21, 1911; expires April 1, 1916; corporators, Henry C. Farquharson, D. Frank Rout, Roy W. Kendall, Thomas Jolly, Stanley W. Dexter, New York City; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $10.00.

THE FEDERAL VALLEY OIL COMPANY, acquiring lands for prospecting for oil, gas and other minerals, leasing or otherwise disposing of such land, and drill and operate said wells, &c; &c; principal office, Columbus, O.; charter issued May 8, 1906; expires January 1, 1916; corporators, J. H. Karnsaw, J. H. Richmon and Waters, Henry L. Gilbert, R. Grenser-Verch, Walter S. Crane, all of Columbus, O.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $1,000.00; par value shares, $100.00.

THE FELLOWSHIP GOLD MINING COMPANY, mining, milling and treating ores; acquiring and developing of mining properties, timber land and water rights issued such other purposes as are incidental to a general mining business; principal office, Cleveland, O.; charter issued October 30, 1886; expires October 28, 1916; corporators, E. C. Culp, Salina, Kansas; A. J. Weatherhead, S. F. Baldwin, J. P. Sawyer, P. L. Hobbs, of Cleveland, O.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $2,000,000.00; par value shares, $1.00.

THE FIDELITY ACCIDENT INSURANCE COMPANY, insuring its members against personal injury, disablement or death, resulting from accident, or external violent causes; principal office, Salt Lake City, Utah; charter issued July 13, 1885; expires July 12, 1915; corporators, J. H. Magoon, J. H. Magoon, Ernest G. Robinson, Edgar W. Duncan, Salt Lake City, Utah; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $2,000,000.00; par value shares, $10.00.
The Flange-Pneumatic Gun Company, obtaining, acquiring and selling letters patent and all rights thereunder, manufacturing firearms, receivers for firearms, all devices and products under such letters patent; hold necessary real estate, &c.; principal office, Charleston, W. Va.; charter issued September 30, 1865; expires September 30, 1915; corporators, Charles H. Porter, Walter W. Dennis, Henry J. Hubbard, James R. Hallwood, Fred. Kaess, all of New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares $10.00.

The Flemington Gas, Coal and Coke Company, mining, shipping and selling coal, manufacturing, shipping and selling coke, acquiring necessary real estate, &c.; principal office, Flemington, W. Va.; charter issued March 30, 1865; expires March 1, 1915; corporators, A. P. Griedecke, Henry P. Davidson, John W. Davidson, Flemington, W. Va.; L. M. Lafalatte, Crafton W. Va.; John W. Mason, Fairmont, W. Va.; capital subscribed, $1,000.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares $1.00.

The Fourth Sand Oil Company, buying and selling and holding leases for oil and gas purposes, and mining, drilling and developing the same, &c.; principal office, Pittsburgh, Pa.; charter issued April 27, 1865; expires January 1, 1940; corporators, A. A. Hopkins, Thos. F. Armstrong, R. Cumming, James Carothers, Pittsburgh, Pa.; A. S. Holmes, Elma, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $15,000.00; par value shares, $1.00.

The Franco-American Rubber Company, acquiring and developing rubber forests situated in French Guiana, &c., and to carry on a general exporting and importing business; crude rubber, &c., &c.; principal office, New York City; charter issued July 29, 1865; expires July 11, 1915; corporators, Joseph M. Jenks, Herbert F. Durbur, Brooklyn; Joseph L. Levy, Benedict S. Wise, Carl Reinschield, New York; capital subscribed, $1,250.00; amount paid in, $1,250.00; capital authorized, $500,000.00; par value shares, $5.00.

The Frank Glass Company, manufacturing and dealing in glass and glassware of any color, quality or grade; principal office, Wellsburg, Brooke County, W. Va.; charter issued July 29, 1865; expires December 31, 1915; corporators, James A. Frank, Cool River, Stoewer, Gro. W. Russell, Walter E. Russell, all of Wellsburg, W. Va.; capital subscribed, $1,350.00; amount paid in, $1,350.00; capital authorized, $500,000.00; par value shares, $50.00.

The Franklin Fair Company, establishing, owning and carrying on a fair or exposition, and race course, with their incidents; holding suitable grounds, &c., &c.; principal office, Frankfort, Ohio; charter issued September 11, 1865; expires September 10, 1915; corporators, John M. Dauchler, Franklin, O.; D. V. Wyle, Mason, O.; J. S. Stoutenborough, J. H. Miller, Henry Stoutenborough, L. F. Harting, John Kahl, Philip Nielson, Franklin, O.; capital subscribed, $2,500.00; amount paid in, $2,500.00; capital authorized, $7,500.00; par value shares, $300.00.

The Franklin Loan and Trust Company, buying and selling commercial paper and other security, loaning money upon real or personal security, &c.; principal office, Providence, R. I.; charter issued March 7, 1865; expires January 1, 1896; corporators, Joseph L. Harmon, Robert H. Kay, Henry A. G. Talbot, R. I.; James A. McCourt, East Providence, R. I.; capital subscribed, $90,000.00; amount paid in, $90,000.00; capital authorized, $500,000.00; par value shares, $500.00.

The Franklin-Roby Mining and Leasing Company, carrying on a general mining business in the State of Colorado, principal office, Colorado Springs, Col.; charter issued August 13, 1899; expires January 1, 1919; corporators, John I. Franklin, Hattie Velth Franklin, Harvey H. Hawkins, Jennie Hawkins, Frank F. Roby, all of Colorado Springs, Col.; capital subscribed, $500,000.00; amount paid in, $200,000.00; capital authorized, $2,000,000.00; par value shares, $1.00.

The Gast-Nerike Lithographing Company, lithographing and printing, and the manufacture of plates for lithographing and printing purposes; principal office, New York City; charter issued May 30, 1865; expires January 1, 1915; corporators, Rowena Nieke, Laura L. Nerike, New York; Joseph A. Calkins, James Griffith, Charles B. M. Vanhoutte, N. J.; capital subscribed, $10,000.00; amount paid in, $2,500.00; capital authorized, $100,000.00; par value shares $10.00.

The Griner Oil and Gas Company, mining, boring, drilling for, &c., from the earth, petroleum, rock or carbon oils and natural gas, buying, selling, transporting, &c., the same, &c., &c.; principal office, Buffalo, N. Y.; charter issued September 18, 1865; expires July 1, 1919; corporators, Richard Watson Argue, Henry Harvey Arguer, John H. Argue, Ernest Argue, Charles M. Argue, Philip Argue, John Argue, all of Buffalo, N. Y.; capital subscribed, $125,000.00; amount paid in, $125,000.00; capital authorized, $1,000,000.00; par value shares $100.00.
THE GERMANIA HALL ASSOCIATION, cultivating the theory and art of music, giving musical concerts and entertainments and doing all things expedient or necessary thereto; principal office, Wheeling, W. Va.; charter issued December 10, 1896; expires December 10, 1916; corporators, F. D. Fiedler, E. B. Schrank, Philip Ruchert, A. W. Schramm, Geo. Miller, all of Wheeling, W. Va.; capital subscribed, $250.00; amount paid in, $250.00; capital authorized, $100,000.00; par value shares, $5.00.

THE GENERAL TRADING COMPANY, buying, manufacturing and selling all kinds of merchandise; principal office, New York City; charter issued November 6, 1855; expires October 31, 1916; corporators, George M. & R. Brooklyn, N. Y.; James O. Thurst on, Irving M. Duttenhofer, H. P. Jessen, Alexander hall, New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $10.00.

THE GEORGIA PERRYUVICH OCHR E COMPANY, mining, preparing for market and selling ore and other minerals in Bartow county, Georgia, and elsewhere, and products thereof; principal office, South Bethlehem, Pennsylvania; charter issued September 4, 1890; expires August 15, 1916; corporators, Garrett H. Lindeman, South Bethlehem, Pa.; Albert Brodtkind, Geo. A. Reed Bethlehem, Pa.; Jennie L. Lindeman, South Bethlehem, Pa.; Tios. T. Greenway, Jr., Cartersville, Ga.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $10.00.

THE GIBSON MINING COMPANY, mining, milling, smelting and dealing in metals, ores and minerals and doing a general mining business and all other things incidental thereto; principal office, Gibson, Ohio; charter issued December 31, 1890; expires January 1, 1917; corporators, C. J. Gavrin, Bulver, New Mexico; E. L. Rugh, Henry Yorn, W. M. Masterman, F. C. Hornig, Gibsonburg, Ohio; capital subscribed, $3,500.00; amount paid in, $1,500.00; capital authorized, $100,000.00; par value shares, $1.00.

THE GILJ, OIL COMPANY, producing, mining, manufacturing, producing and dealing in petroleum, oil, natural gas and other minerals; principal office, Sistersville, Tyler County, West Virginia; charter issued September 1, 1890; expires July 1, 1916; corporators, Charles E. Potter, Pittsburgh, Pa.; Henry M. Wilson, O. D. Sloan, John E. Gill, Franklin, Pa.; Henry Cooper, Allegheny, Pa.; Robert McCallon, Franklin, Pa.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $1.00.

THE GLADY FORK MANUFACTURING AND MILLING COMPANY, constructing and operating a flouring mill, planing mill, turning lathe and shingle mill; damming the Gladys-fork and Dry-fork at the mouth of Gladys fork, for the necessary water to operate the same, to do a general manufacturing and milling business; principal office, Gladwin, Tuckers county, W. Va.; charter issued October 21, 1896; expires October 1, 1930; corporators, Wilson Daily, G. W. Allendar, Adam Harper, L. C. Teter, Gladwin, W. Va.; Geo. L. Elson, Parsons, W. Va.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $50.00.

THE GLENN-JEAN BOOM COMPANY, a boom or booms, with or without piers, dam or damns, in Dun Loup creek and all its branches, in Fayette county, W. Va.; principal office Glenn-Jean, W. Va.; charter issued October in 1893; expires August 21, 1896; corporators, W. T. Mitchell, William McCull, John D. McKeel, Galilea, Ohio; J. J. Robinson, C. B. Robinson, Glenn-Jean, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $1.00.

THE GLENE MINING AND MILLING COMPANY, mining and milling ores bearing gold and other precious metals, and to own and lease mines producing said metals, &c.; principal office, Philadelphia, Pa.; charter issued October 4, 1895; expires September 1, 1916; corporators, John F. Stoer, D. R. Pattison, Joseph A. Baker, Henry W. Rogers, Charles D. Mundley, Philadelphia, Pa.; capital subscribed, $500,000.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE GLOBE STONE COMPANY, doing a general stone business in quarrying, manufacturing and dealing in all kinds of stone and stone products, also brick, tile and terra cotta; principal office, Cleveland, Ohio; charter issued October, 1894; expires September 1, 1894; corporators, John F. Harper, Frank D. Black, John F. Black, Chagrin Falls, Ohio; Assoc. W. Strong, Geo. A. McArthur, Cleveland, Ohio; capital subscribed, $37,500.00; amount paid in, $37,500.00; capital authorized, $250,000.00; par value shares, $100.00.

THE GLOBE TELEPHONE COMPANY, acquiring patents, telephones, electric bells, electrical instruments, &c., pertaining to the telephone business; buying, selling, leasing, &c., for constructing, operating, &c., telephone lines, &c., &c.; principal office, New York City; charter issued May 25, 1892; expires September 24, 1918; corporators, George W. Williams, Portland, Oregon; Frank B. Carpenter, Charles L. George, Edward Bradley, Ulysses S. Glick, New York City; capital subscribed,
THE GODDE GOLD MINING COMPANY, mining gold, silver, lead, copper and other metals and minerals, and manufacturing and disposing of the same, and doing any kind of business incident thereto, &c., &c; principal office, Indiana, Indiana; charter issued Nov. 18, 1865; expires Nov. 1, 1915; corporators, Charles Alton, Curtis D. Meeker, Clarence E. Weir, Lewis Wallace, Jr., Frank M. Allen, Indianapolis, Indiana; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE GOLDEN CONTACT MINING COMPANY, acquiring, leasing, operating and disposing of mining claims and doing all things essentially to carry on a general mining business; principal office, Denver, Colorado; charter issued March 21, 1866; expires March 1, 1916; corporators, D. H. Moffatt, S. F. Smith, Robert H. Reid, Daniel Leo Alpert Smith, all of Denver, Colo.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE GOLD DEVELOPMENT COMPANY, purchasing, leasing, bonding or otherwise acquiring mines, or mining property, water rights, mill sites, &c., and developing and disposing of the same, &c., &c; principal office, Boston, Massachusetts; charter issued November 7, 1861; expires November 1, 1911; corporators, Daniel W. Kimball, Albert P. Campbell, Charles E. Lyon, George W. Haskell, Walter Church, all of Boston, Mass.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

THE GOLD EXPLORATION AND TUNNEL COMPANY, acquiring, leasing, bonding, selling, operating and disposing of mines, mining claims, machinery and appliances and owning and operating all things necessary thereto, &c.; principal office, Denver, Colo.; charter issued January 16, 1866; expires December 1, 1916; corporators, Walter S. Cheesman, Denver, Col.; David B. Moffat, Eben Smith, William H. Bush, Charles J. Hughes, Jr.; Sylvester T. Smith, Lafayette E. Campbell, Denver, Colo.; capital subscribed, $1,100,000.00; amount paid in, $200,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE GOLDEN HILLS TUNNEL AND MINING COMPANY, owning, developing and operating mines of gold and silver bearing ores and associate ores and doing all things necessary thereto; principal office, Fairmont, Marion Co., W. Va.; charter issued March 10, 1868; expires January 1, A.D. 1919; corporators, I. C. Ralphsnyder, Geo. M. Ralphsnyder, Fairmont, W. Va.; Wm. M. Ralphsnyder, Arnettville, W. Va.; J. S. Goode, L. C. Morris, Riversville, W. Va.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

THE GOLD MINING COMPANY, carrying on a general mining and milling business; &c.; principal office, New York; charter issued April 2, 1866, expires February 21, 1916; corporators, James B. Weir, Jr., Ferdinand A. Thomas, New York; Walter Church, Boston, Mass.; Daniel E. King, New York; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $5,000,000.00; par value shares, $1.00.

THE GOLD RUSH BENEVOLENT SOCIETY, providing certain amounts of money to be paid upon the death, sickness, or misfortunes of members of said corporation, &c., &c.; principal office, Windsor, W. Va.; charter issued April 3, 1866; expires January 1, 1926; corporators, Frank X. Cook, Richard Hughes, Thomas W. Cook, James M. Agin, G. M. Caloun, all of Fairmont, W. Va.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE GOLD SEEKER GOLD MINING COMPANY OF WILMINGTON, DELAWARE, mining gold, silver and other metallic ores and minerals, &c., milling, smelting, &c., such ores and minerals and their products; principal office, Wilmington, Delaware; charter issued May 25, 1866; expires May 20, 1916; corporators, Richard S. Law, San Francisco, Cal.; Harry Kinmon, William S. Heger, Edward Glenn Cook, Charles M. Townsend, Wilmington, Del.; capital subscribed, $150,000.00; amount paid in, $12,500.00; capital authorized, $400,000.00; par value shares, $5.00.

THE GOOD YEAR MINING COMPANY OF SIERRA COUNTY, CALIFORNIA, acquiring mining lands, mining rights, claims, water rights, &c., develop and operate the same and doing all things lawful and proper to the business of mining; principal office, Mountain House, Sierra County, California; charter issued June 13, 1866; expires June 1, 1916; corporators, Charles H. Lawrence, Chico, Ill.; Warrick Price, Cleveland, Ohio; Lyman H. Bates, Joseph H. Cook, Philadelphia, Pa.; Joseph C. Pot, Portland, Me.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $250,000.00; par value shares, $10.00.

THE GRAND VIEW GOLD MINING AND MILLING COMPANY, doing a general mining and milling business in California; principal office, Boston, Suffolk County, Mass.; charter issued July 2, 1869; expires May 16, 1919; corporators, Samuel H. Griffith, Pitts-
THE GREAT WESTERN GOLD MINING COMPANY, mining gold, silver, copper and all metals, ores and minerals; milling, smelting, purchasing and selling the same, &c.; &c.; principal office, New York City; charter issued, February 1, 1910; expires February 1, 1910; corporators, Charles C. Walsh, Stephen H. French, Frederick M. Landes, Bernard Laidnus, Edward North, all of New York City; capital subscribed, $725,000; amount paid in, $725,000; capital authorized, $2,500,000.00; par value shares, $2.50.

THE GROUSE MOUNTAIN GOLD MINING AND TUNNEL COMPANY, mining, milling and smelting, buying and selling gold and silver ores, &c.; leasing mines and mining property, &c.; &c.; principal office, Charleston, W. Va.; charter issued October 28, 1885; expires November 1, 1910; corporators, Patrick T. Moran, Cripple Creek, Colo.; R. Emmet McCarthy, John D. McCarthy, John E. Burchiell, William K. Burchiell, Denver, Col.; capital subscribed, $5,000.00; amount paid in, 250,000; capital authorized, $1,000,000.00; par value shares, $1.

THE GRANITE GOLD MINING COMPANY, acquiring, leasing, selling and operating mines and mining properties in Colorado, doing all things proper and requisite for carrying on a general mining business, &c.; principal office, Denver, Colorado; charter issued, November 9, 1890; expires November 1, 1910; corporators, Frank L. Smith, Carl F. Elliott, William F. Jones, Daniel L. Webb, Robb, H. Reid, all of Denver, Colorado; capital subscribed, $1,000.00; amount paid in, 250,000; capital authorized, $1,000,000.00; par value shares, $1.

THE GRAVE CREEK OIL AND GAS COMPANY, acquiring and owning land and mining rights, and dealing in the same, and mining and producing therefrom petroleum, oil, coal, gas and other valuable products, and manufacturing and preparing the same for market, &c.; &c.; principal office, Moundsville, W. Va.; charter issued, August 6, 1885; expires July 25, 1915; corporators, W. M. Riggs, E. M. Lewis, M. F. Cox, W. H. Hunter, Moundsville, W. Va.; W. H. Hubbs, Glen Easton, W. Va.; W. C. Volk, Jas. W. Maxwell, Moundsville, W. Va.; R. E. Iscman, Rosby's Rock, W. Va.; G. F. Gray, Friend Cox, T. J. Parsons, L. B. Pryde, J. B. Hicks, Charles S. Patts, J. C. Roberts, J. O. Brooks, S. M. Steele, C. E. Woodburn, Moundsville, W. Va.; capital subscribed, $500,000.00; amount paid in, $60,000; capital authorized, $500,000.00; par value shares, $50.00.

THE GUARANTEE STOCK INVESTMENT COMPANY, buying, selling and speculateing in bonds, contracts, loans, mortgages, real estate, stocks and industrial enterprises, &c.; &c.; principal office, Harpers Ferry, Jefferson County, W. Va.; charter issued, November 18, 1896; expires November 18, 1910; corporators, Daniel A. Millick, A. C. Shirley, Fred Balcom, Washington, D. C.; James E. Diffenderfer, Baltimore, Md.; Davis L. Ferguson, Washington, D. C.; capital subscribed, $500,000.00; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $1.00.

THE GUAYAQUIL GENERAL ELECTRIC COMPANY, carrying on the business of electric lighting and all other business in which electricity is used, manufacturing, generating and selling electricity and distributing the same, &c.; &c.; principal office, New York City; charter issued, May 20, 1890; expires May 1, 1915; corporators, Manuel del Alvarado, Brooklyn, N. Y.; Vincenzo Haulie-Eunes, New York City; Joseph L. Ullio, Brooklyn, N. Y.; George F. Woolston, Frank E. Rogers, New York City; capital subscribed, $100,000; amount paid in, $10,000; capital authorized, $150,000.00; par value shares, $10.00.

THE GULF COAST CONTRACT COMPANY, constructing, building and equipping railroads, lines of magnetic telegraph and telephone, and lines of pipes and tunnel for the transportation of oils and other fluids, the improvement of harbors, building bridges, &c.; &c.; principal office, New York, N. Y.; charter issued, July 17, 1886; expires June 1, 1916; corporators, William G. Merrill, Easton, Pa.; Eric T. Orr, John Cummins, New York City; Thaddeus S. Young, Boston, Mass.; William D. Coll, Washington, D. C.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $75,000.00; par value shares, $100.00.

THE GULF COAST CONSTRUCTION COMPANY, constructing, operating and selling ice, cold storage, electric light, gas and water plants, and any other business to enhance the company's interest; principal office, Clarksville, Harrison County, West Virginia; charter issued, June 11, 1896; expires, April 30, 1916; corporators, T. C. Arnold, Hemphill, Texas; Fred Balcom, Jacksonville, Florida; S. R. Cooper, Woodville, Texas; W. H. Kirby, Carlisle E. Martin, Houston, Texas; capital subscribed, $500,000.00; amount paid in, $50,000; capital authorized, $750,000.00; par value shares, $100.00.

THE GUIYANDOTTE SOCIAL CLUB, promoting and advancing society and social ideas in the town of Guiyandotte, acquiring necessary personal property, &c.; principal
TILLAWAY II EXPLOSION SHELL COMPANY, manufacturing and selling powder and other explosives, orดนances, guns, shells, etc., in the United States and other countries.

THE HALLCOAL COMPANY, buying, owning and selling coal and coal lands, mining coal and manufacturing and selling coke, etc.; principal office: Philadelphia, West Virginia; charter issued January 15, 1856; expires January 15, 1866; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100 each.

THE HALAHAY MANUFACTURING COMPANY, manufacturing, selling and dealing in Hallahay's Luminous and medicines and all articles in the drug line; principal office: Charleston, Kanawha County, W. Va.; charter issued March 5, 1856; expires March 5, 1906; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100 each.

THE HALPHINE TORDOPO COMPANY, manufacturing and selling torpedoes, torpedo boats and torpedo carriers, all kinds of motors, all forms of stored energy, and rectifiers for containing the same, &c.; principal office: Washington, D. C.; charter issued July 13, 1856; expires July 13, 1906; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $10 each.

THE HANGER SHAMPOO BOWL COMPANY, manufacturing and vending shampoo bowls and especially the "Hanger Shampoo Bowl," manufacturing and vending all kinds of barbers' supplies and furniture, &c., &c.; principal office: Hanger's Ferry, W. Va.; charter issued October 23, 1855; expires October 1, 1915; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $10 each.

THE HARLEY IRON COMPANY, manufacture of iron or other metals in any form desired; purchase, lease, etc., real estate; acquire stock of any other corporation, &c.; &c.; principal office: Chicago, Ill.; charter issued January 19, 1855; expires January 19, 1915; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100 each.

THE HARRIS-FOLLETT COMPANY, purchasing, manufacturing and manufacturing and selling, and granting to others the right to manufacture and sell mechanical appliances and mechanical instruments, &c., &c.; principal office: New York, N. Y.; charter issued July 1, 1856; expires January 1, 1916; principal office: A. Harris, J. L. Folley, D. F. Pond, H. L. Folley, H. C. Bowman, all of New York City; capital subscribed, $5,000; amount paid in, $5,000; capital authorized, $5,000; par value shares, $100 each.

THE HASSELL RICHARDS STEAM GENERATOR COMPANY OF NORTH AND SOUTH CAROLINA, for the exclusive purpose of selling, leasing and using in the States of North and South Carolina steam generators on water and steam engines, &c., &c.; principal office: Charlotte, Mecklenburg, North Carolina; charter issued August 5, 1855; expires August 5, 1915; principal office: E. L. Ross, Richmond, N. Y.; Geo. H. Graham, East Orange, N. Y.; Benjamin Guttman, New York City; principal office: Arthur Bland, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100 each.

THE HASKELL MULTICHARGE GUN AND PROTECTIVE COMPANY, manufacturing and selling the Haskell multicharge gun and proper tools and gas-check wads for same; principal office: New York, N. Y.; charter issued March 11, 1855; expires March 3, 1915; principal office: Otho M. Kline, Pasquale, N. J.; Arthur Buder, Oscar Hackman, Paul C. Coffin, Alfred L. Parish, New York, N. Y.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100 each.

THE HATCH STORAGE BATTERY COMPANY, manufacturing, buying and selling storage batteries and electrical supplies under patent right or otherwise, &c., &c.; principal office: Philadelphia, Pa.; charter issued Aug. 21, 1853; expires Aug. 21, 1915; principal office: George D. Armstrong, John W. Bethal, Lewis C. Maus, Theodore Hansen, Jacob H. Mau, all of Philadelphia, Pa.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100 each.

THE HATHAWAY HIGH-EXPLOSIVE SHELL COMPANY, manufacturing and selling powder and other explosives, ordnances, guns, shells, &c., in this and other coun-
THE HEBBRADSVILLE OIL AND GAS COMPANY, boring for and producing oil and gas, constructing and laying pipe-lines for conveyance of same, buying, shipping and vending oil, &c.; principal office, Williamstown, West Virginia; charter issued October 24, 1893; corporators, Henry D. Mirick, Washington, D. C.; R. H. Ferris, East Willa C. Burrell, all of New York City; capital subscribed, $40,000.00; amount paid in, $50,000.00; capital authorized, $250,000.00; par value shares, $100.00.

THE HERCY COMPANY, manufacturing, importing, buying and selling polished plate glass and other kinds of glass, and doing and performing such other lawful things as shall be necessary and incidental to the management of such business; principal office, Philadelphia, Pennsylvania; charter issued June 5, 1865; expires May 1, 1915; corporators, William W. Heroy, New York City; Frank H. Ducwain, Orange City, N. J.; Henry E. Seaver, Philadelphia, Pa.; West Jessup, Woodbury, N. J.; Hobart, Cleveland, New York City; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE H. F. BIGGAM COMPANY, carrying on, on the installment plan or otherwise a general business in furniture, carpets, and furnishing goods, or other goods deemed advisable by the directors; principal office, Pittsburg, Pa.; charter issued June 16, 1895; expires June 6, 1925; corporators, H. T. Biggam, W. H. Rodenbaugh, Pittsburgh, Pa.; Edward E. Lang, Allegheny, Pa.; W. P. Frater, Pittsburg, Pa.; Henry Rush, Allegheny, Pa.; D. R. Tunebier, Pittsburg, Pa.; C. T. Russell, R. Fox, Allegheny, Pa.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE HILL OIL AND GAS COMPANY, boring and drilling for oil and marketing the same, mining coal, baring for salt and gas and other lands, and doing everything necessary for the trans-acting of said business; principal office, Wheeling, W. Va.; charter issued December 31, 1895; expires January 1, 1915; corporators, John A. Moss, Louis J. Raynor, C. Mueller, R. E. Scnuburt, Ferdinand Wingerter, all of Wheeling, W. Va.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE HINTON TELEPHONE COMPANY, conducting and operating a telephone exchange and general telephone business in the town of Hinton, West Virginia, &c.; principal office, Hinton, W. Va.; charter issued March 18, 1895; expires March 15, 1915; corporators, Jas. T. McCrery, H. Ewart, J. M. Ayers, R. H. Hoge, P. K. Lithshey, Winton, W. Va.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE HINTON TRIGONOMETER COMPANY, manufacturer and sale of the Hinton Trigonometer and acquiring the patent thereof; principal office, Hinton, W. Va.; charter issued, January 9, 1895; expires January 1, 1925; corporators, Edward A. Rosey, Bryn McManigal, H. L. Hinton, W. Va.; H. M. McNaught, H. M. Hinton, W. Va.; John M. Hinton, Alderson, W. Va.; capital subscribed, $17,873.00; amount paid in, $17,875.00; capital authorized, $30,000.00; par value shares, $25.00.

THE HOLTZ FREYSTEDT COMPANY, importing and selling wines, liquors and other merchandise, rectifying liquors and keeping a restaurant; principal office, New York City; charter issued January 11, 1895; expires January 1, 1915; corporators, Bertha A. M. Holtz, Hamburg, Germany; Bruno Freystedt, Holbrook, N. J.; Paul Freystedt, New York City, Ernest Burckes, Amandus Meyer, Holbrook, N. J.; George Kircher, Jersey City, N. J.; capital subscribed, $1,000,000.00; amount paid in, $6,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE HOME SOCIETY, mutually assiting its members to buy homes and obtain loans on real estate, by the accumulation of money from all sources; principal office, New Martinsville, Wetzel county, W. Va.; charter issued December 12, 1895; expires December 15, 1930; corporators, Chas. W. Barrick, Mark W. McCabe, G. F. Barrick, W. G. Barrick, F. V. Cox, all of New Martinsville, W. Va.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE HOPKINS ALASKA GOLD MINING COMPANY, acquiring, purchasing, owning, possessing, working, using and engaging lands, premises, locations, claims, rights, privileges and interests in the Territory of Alaska, U. S. A., or elsewhere, for the purpose of and for the purpose of discovering and developing gold and other minerals; principal office, New York City; charter issued December 31, 1910; expires December 31, 1919; corporators, Jesse H. Hopkins, San Francisco Cal.; William H. Marston, Charles E. Marston, Joseph Barker, New York, N. Y.; William H. Reynolds, Providence.
CORPORATIONS.

Rhode Island: capital subscribed, $1,000,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE HORMOR-GAYLORD COMPANY, carrying on a wholesale and retail fancy and domestic grocery, teas, tobacco, &c., business, owning and holding necessary real estate to properly conduct a business, &c. &c.; principal offices, Clarksville, West Virginia; charter issued September 11, 1865; expires September 6, 1915; corporations, Rudolph, F. C. Gaylord, H. H. Rudolph, James M. Green, J. D. Taylor, G. W. Gray, Fred K. Hilling, Lewis Clephorn, James O. Clephorn, all of Washington, D. C.; capital subscribed, $18,000.00; amount paid in, $5,000.00; capital authorized, $20,000.00; par value shares, $10.00.

THE HORTON BASKET MACHINE COMPANY, acquiring the right, license or privilege of using any invention or improvement in machines, &c., in the art of basket making, &c., &c.; principal offices, Washington, D. C.; charter issued March 25, 1890; expires March 11, 1915; corporations, J. E. Diaulb, Charles L. Duhlbo, Cune H. Rudolph, James M. Green, J. D. Taylor, G. W. Gray, Fred K. Hilling, Lewis Clephorn, James O. Clephorn, all of Washington, D. C.; capital subscribed, $18,000.00; amount paid in, $5,000.00; capital authorized, $20,000.00; par value shares, $10.00.

THE HOT APPLIANCES COMPANY, manufacturing, purchasing, holding, leasing, exchanging and selling personal property, machinery, patent rights, &c., for the application of heat and cold to the body; principal office, Charleston, W. Va.; charter issued March 1, 1866; expires January 1, 1936; corporations, John A. Dwight, D. B. Book, of Brooklyn, N. Y.; Alfred A. Wheat, William F. Reeves, of New York, N. Y.; Walter L. McGee, South Orange, N. J.; capital subscribed, $500,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE HOUSE AND HERRMANN COMPANY, carrying on a house furnishing and general furniture business, and dealing generally in the business of house furnishing; principal office, Wheeling, W. Va.; charter issued March 2, 1856; expires January 1, 1936; corporations, George E. House, Wheeling, W. Va.; J. Philip Herrmann, Wheeling, W. Va.; Joseph Hagan, McFerrin, Cleveland, O.; John C. Miller, T. J. Miller, Wheeling, W. Va.; capital subscribed, $20,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE HOWARD'S LUCK TELEPHONE COMPANY, erecting, maintaining and operating a telephone line from Lost City to the town of Moorefield, Hardy county, W. Va.; charter issued October 13, 1910; expires October 13, 1930; corporations, E. H. Carr, Moorefield, W. Va.; Geo. S. Goehmann, Mathias, W. Va.; Wm. R. Undorf, T. O. Davis, Clarksburg, W. Va.; capital subscribed, $50,000.00; amount paid in, $25,000.00; capital authorized, $50,000.00; par value shares, $10.00.

THE HOWLAND SANITARY REDUCTION COMPANY, acquiring by purchase, grant, license, or in any lawful manner, owning and controlling processes, inventions, patents, &c. for the treatment, reduction and utilization of garbage and waste matters of all kinds, and also the conduct of the business of street cleaning, &c.; principal office, Philadelphia, Pennsylvania; charter issued October 17, 1856; expires October 1, 1916; corporations, Benjamin F. Howland, John McDonald, Henry A. Ingram, W. Joseph Hagan, Richmond M. Hokes, Jr., all of Philadelphia, Pa.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $50.00.

THE H. U. E. MINING COMPANY, buying, leasing, owning and operating mines, drilling and shafting for ore and the development of mining lands; principal office, Parkersburg, W. Va.; charter issued October 12, 1882; expires December 1, 1912; corporations, A. B. White, W. E. Davis, Ed. Nelly, E. J. H. Baker, F. A. Swearingen, F. E. Waterman, all of Parkersburg, W. Va.; capital subscribed, $2,250.00; amount paid in, $250.00; capital authorized, $5,000.00; par value shares, $25.00.

THE HUNTINGTON CLAY-SHINGLE AND BRICK COMPANY, manufacturing clay-shingles, clay brick and other articles usually made from clay; principal office, Huntington, W. Va.; charter issued October 1, 1905; expires October 1, 1915; corporations, F. B. Enslenow, H. G. Sillman, Calvin S. Welch, H. S. King, R. S. Douthat, Huntington, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $100.00.

THE HUNTINGTON MUTUAL TELEPHONE COMPANY, constructing, owning, operating, &c., a telephone line or system of lines in Cabell county, W. Va.; and adjoining streets, &c., of the cities and towns and along the public roads, &c. &c.; principal office, Huntington, W. Va.; charter issued April 22, 1898; expires April 20, 1918; corporations, T. S. Scamlon, D. E. Abbott, H. C. Harvey, W. B. Waever, J. L. Girdler, G. Northeast, Dan A. Mosiman, E. Howard Smith, Frank A. Neel, Charles H. Sidler, H. E. Macwhorter, all of Huntington, W. Va.; capital subscribed, $200,000.00; amount paid in, $20,000.00; capital authorized, $50,000.00; par value shares, $10.00.
THE HUNTING NATIONAL CLUB, sociedad and improvement of morals in the city of Huntington and securing necessary police and sanitary measures; principal office, Huntington, W. Va.; charter issued May 3, 1886; expires May 2, 1900; corporators, F. J. Metcalfe, Chas. Hawkins, L. G. Hawkins, Jno. F. Ellis, Wm. Bagby, all of Huntington, W. Va.; capital subscribed, $5,000; amount paid in, $2,500; capital authorized, $1,000,000; par value shares, $1.00.

THE HUNTER AUTOMATIC FENDER COMPANY, manufacturing and selling fenders to be used on street cars and other vehicles of conveyance and to do a general manufacturing business, &c., &c.; principal office, Huntington, W. Va.; charter issued October 19, 1900; corporators, H. H. Daniels, Decker, Col.; J. H. Clark, Boise City, Idaho; Morris Lippman, New York, N. Y.; Oliver C. Green, Brooklyn, N. Y.; James C. Hutchinson, Newton, Pa.; capital subscribed, $2,000,000; amount paid in, $2,000,000; capital authorized, $2,000,000; par value shares, $100.00.

THE IDAHO AND PACIFIC CONSTRUCTION COMPANY, constructing railroads, telegraph and telephone lines, bridges, culverts, buildings, &c., and all things necessary thereto; principal office, New York City; New York; charter issued January 24, 1890; expires January 1, 1900; corporators, Henry C. Hunter, Cincinnati, Ohio; Wm. M. Finley, Covington, Ky.; capital subscribed, $100,000,000; amount paid in, $100,000,000; capital authorized, $200,000,000; par value shares, $100.00.

THE IMPERIAL MINING AND MILLING COMPANY, acquiring, purchasing, leasing, mining properties, local or claims in the State of Colorado, and including in such properties such silver, lead, copper, iron, &c., &c., &c.; principal office, New York City; charter issued October 22, 1905; expires October 22, 1915; corporators, Louis F. Brock, Ridgeway, N. Y.; Charles Ehlerin, Frederick W. Johnston, Brooklyn, N. Y.; Frederick L. Matheis, Mt. Vernon, N. Y.; Wm. E. Kimball, New York City; capital subscribed, $10,000; amount paid in, $10,000; capital authorized, $500,000; par value shares, $100.00.

THE INDEPENDENT OIL AND GAS COMPANY, operating and drilling for petroleum oil and natural gas and disposing of the same which produced, &c., &c.; principal office, Wheeling, W. Va.; charter issued October 1, 1897; expires October 1, 1915; corporators, Henry Stingle, Wheeling, W. Va.; W. B. Francis, F. R. Sedgwick, A. M. Kerr L. B. Scheele, Martin Ferry, O.; capital subscribed, $255,000; amount paid in, $62,50; capital authorized, $50,000; par value shares, $50.00.

THE INDIANA CONSTRUCTION COMPANY, general contractor for the construction of public and private works of every name and kind and description; principal office, Chicago, Ill.; charter issued May 11, 1890; expires May 1, 1900; corporators, J. H. McAliskey, John H. Miller, Eugene Stewart, Paul Brown, all of Chicago, Ill.; capital subscribed, $300,000; amount paid in, $300,000; capital authorized, $1,000,000; par value shares, $100.00.

THE INDIANA STEEL CASTING COMPANY, manufacturing steel and steel castings, springs, machinery and parts thereof, buying, selling, and dealing in the same; principal office, Charleston, W. Va.; charter issued February 14, 1896; expires January 1, 1916; corporators, J. W. Chisholm, Brooklyn, N. Y.; M. S. Gregory, Sidney E. Eastman, Mark Seng, Rockford, Ill.; capital subscribed, $150,000; amount paid in, $50,000; capital authorized, $2,000,000; par value shares, $100.00.

THE INDUSTRIAL INVESTMENT COMPANY, issuing, selling and transferring investment certificates and certifying the obligations of such corporation expressed therein, and the carrying out of the provisions of such investment certificates, &c., &c.; principal office, Emporia, Kansas; charter issued September 10, 1895; expires September 10, 1915; corporators, Ed. S. Waterbury, Frank Brasier, Chas. F. Hill, John Patterson, Clarence V. Holmes, M. Q. Starr, Mayor A. Parli, all of Emporia, Kansas; capital subscribed, $2,000,000; amount paid in, $200,000; capital authorized, $100,000; par value shares, $50.00.

THE INDIANA LEFFLER RAILWAY COMPANY, acquiring and developing lands, mines and mineral rights, coal, coke, timber and timber rights, operating the same to utilize patents No. 61,1301 and No. 311,718, issued February 15, 1891; build railways, trunks, &c.; principal office, Indianapolis, Indiana; charter issued September 10, 1896; expires September 10, 1916; corporators, John H. Meumhofer, Shadyville, Ind.; Orba, T. Perry, Indianapolis, Ind.; W. F. Leiser, C. E. Ryan, Chicago, Ill.; L. E. Patterson, Philadelphia, Pa.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $5,000,000; par value shares, $100.00.

THE INTERLOCK HICK COMPANY, acquiring and disposing of letters patent of the U. S. and foreign countries for designs for paving blocks, manufacturing and sale of same; principal office, Philadelphia, Pennsylvania; charter issued June 6, 1896; expires June 1, 1916; corporator, Philip F. Nash, 2244 Poplar St., Philadelphia, Pa.; George Davis, 95 Race St., Philadelphia, Pa.; Geo. W. Lockey, 357 N. 7th St., Phil-
THE INTERSTATE CONSTRUCTION COMPANY, building, equipping, maintaining and operating public and private works of every description in West Virginia and other parts of the United States, &c.; principal office, Parkersburg, Wood county, West Virginia; charter issued May 19, 1868; expires April 30, 1918; incorporators, Lindsay P. Bane, Norman A. Snyder, Philadelphia, Pa.; William R. Hurst, D. Brainard Judd, Bristol, Conn.; George W. Gordon, Parkersburg, W. Va.; capital subscribed, $25,000; amount paid in, $3,000; capital authorized, $250,000; par value shares, $100.

THE INTERNATIONAL ELECTRICAL COMPANY, manufacturing dynamos, motors, cabs, fenders and all machinery, &c., necessary for the equipment of electric railways, &c.; constructing for and building electric railways, &c.; principal office, New York City; charter issued November 2, 1866; expires October 1, 1916; incorporators, John H. Hawkins, George S. Hawkins, Steubenville, Ohio; William J. Dixon, Toronto, Canada; G. Morfill Rundell, John M. Murphy, Daniel Conn.; G. V. P. Lansing, Seattle, Wash.; Albert F. Pierce, Samuel H. Rood, Danbury, Conn.; capital subscribed, $10,000; amount paid in, $10,000; capital authorized, $2,000,000; par value shares, $1.

THE INTERNATIONAL EXPLORATION, DEVELOPMENT AND INVESTMENT COMPANY, purchasing, own, sell, develop and operate mines of all kinds, construct, own and operate railways and tramways, telegraph and telephone lines, &c., and to conduct a general brokerage business; principal office, New York City N. Y.; charter issued December 11, 1866; expires December 11, 1916; incorporators, Danwescus Kinchin Mason, John Hume Ross, Malcolm Valentine McNees, Gille Henry Williams, Robert Linnon Johnston, and three others, all of Toronto, Canada; capital subscribed, $25,000; amount paid in, $1000; capital authorized, $25,000; par value shares, $1.

THE INTERNATIONAL MEMBRINO CHEMICAL COMPANY, acquiring and controlling foreign and domestic patents for the working of chemical or other similar industrial processes, the buying and selling of such patents, &c.; principal office, Washington, D. C.; charter issued October 18, 1884; expires October 1, 1916; incorporators, Joseph Glantz, Brooklyn, N. Y.; Orlando Lugo, New York City, N. Y.; Shelton T. Cameron, Anthony P. Villak, Phillip Mann, of Washington, D. C.; capital subscribed, $50,000; amount paid in, $15,500; par value shares, $1.

THE INTERIOR OIL COMPANY, drilling and operating for petroleum and natural gas; constructing and maintaining lines of piping or tubing for the transportation of the same, &c.; principal office, New Martinsville, W. Va.; charter issued September 17, 1865; expires September 13, 1920; incorporators, John D. Rozalz, A. S. Sackett, F. J. Sackett, F. H. Williams, F. A. Knowles, all of Cincinnati, O.; capital subscribed, $150,000; amount paid in, $15,500; par value shares, $1.

THE INTERSTATE OIL COMPANY, manufacturing and carrying on the sale of miners' lamps, and the manufacturing and sale of illuminating and other oils, &c., &c.; principal office, Pittsburgh, Pa.; charter issued April 6, 1855; expires March 29, 1915; incorporators, William H. Dooling, Philadelphia, Pa.; William M. Harrison, Williamsport, Pa.; James Henderson, S. A. Johnston, Pittsburgh, Pa.; William Miller, Allegheny City, Pa.; capital subscribed, $100,000; amount paid in, $10,000; par value shares, $1.

THE INTERSTATE RAILROAD AND TELEGRAPH CONSTRUCTION COMPANY, building, constructing, equipping, &c., railways, telegraph lines, telephone systems and other works and implement, &c., &c.; principal office, New York, N. Y.; charter issued March 25, 1865; expires March 25, 1915; incorporators, N. H. Leszynski, C. A. Troup, New York, N. Y.; R. T. Clark, E. C. Elwood, Bridgeport, Ct.; W. G. Lane, New York City; capital subscribed, $80,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $1.

THE INTERSTATE TELEPHONE COMPANY, constructing, maintaining and operating public and private telephones and telegraph lines and selling same, principal office, Scranton, Pa.; charter issued March 20, 1866; expires March 20, 1916; incorporators, Timothy Burke, Robert Reaves, Scranton, Pa.; J. R. Beem, Wilmingtom, Del.; Arthur Frothingham, Scranton, Pa.; capital subscribed, $100,000; amount paid in, $10,000; capital authorized, $1,000,000; par value shares, $100.

THE INTERNATIONAL TYPEWRITER COMPANY, manufacturing and selling typewriters, in Canada, Great Britain, France, Belgium, Germany, Austria, Hungary, Italy, Spain, Norway, Sweden, Denmark, &c.; under letters patent, in the names of Thos. Oliver or Granger Fairwell or both of them; principal office, Chicago, Illinois.
THE IROQUOIS GOLD MINING COMPANY, purchasing, mining and milling gold and other ores in Colorado and doing all things necessary thereto: principal office, New York City; charter issued February 21, 1896; expires January 1, 1916; corporators, William J. H. Miller, Aspen, Colo.; Floyd H. Wilson, Brooklyn, N. Y.; Edward C. O'Brien, New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.00.

THE J. P. THOMPSON OIL AND GAS COMPANY, buying and selling oil and gas, and developing the same and doing all things for the successful operation thereof: principal office, Wheeling, W. Va.; charter issued May 22, 1896; expires April 1, 1926; corporators, J. J. Dallas, W. A. Starke, Pine Valley, O.; H. Walker, Ditlowville, O.; W. A. Gates, H. S. Mud, New Cumberland, O.; Joseph Frentzley, Delaware, O.; Wm. Kochline, Bridgeport, O.; C. Verke, M. L. Verke, Pine Valley, O.; Wm. L. Lammon, Portland Station, O.; R. S. Neeley, Ditlowville, O.; J. T. Hodgen, Portland Station, O.; capital subscribed, $20,000.00; amount paid in, $1,000.00; capital authorized, $25,000.00; par value shares, $100.00.

THE JESSE W. S. CRAM AND PEARL BUTTON MANUFACTURING COMPANY, manufacturing and sale of pearl buttons, and the manufacture and leasing of machines for making pearl buttons; principal office, Philadelphia, Pennsylvania; charter issued February 21, 1895; expires January 31, 1915; corporators, Alfred J. Ostheimer, William J. Osethmer, Philadelphia, Pa.; Ernest May, Paris, France; J. Cregar, Paul B. Ferguson, Philadelphia, Pa.; capital subscribed, $15,000.00; amount paid in, $8,500.00; capital authorized, $20,000.00; par value shares, $100.00.

THE IVAN MILLS COMPANY, manufacturing and selling milling machinery and improvements therein, acquiring, owning, &c., the devices, inventions and letters patent of Ivan Mills, &c., &c.; principal office, Wheeling, W. Va.; charter issued January 21, 1896; expires January 21, 1915; corporators, William T. Moore, New York City; John B. Grant, Plushing, N. Y.; Paul D. Graeme, New York City; Franka, Ditlowville, N. Y.; J. D. Nash, Portland Station, O.; A. J. Neel, Ditlowville, O.; T. T. Hodges, Portland Station, O.; capital subscribed, $20,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $50.00.

THE J. CLERET MACHINE AND PEARL BUTTON MANUFACTURING COMPANY, manufacturing and sale of pearl buttons, and the manufacture and leasing of machines for making pearl buttons; principal office, Philadelphia, Pennsylvania; charter issued January 21, 1896; expires January 31, 1915; corporators, Alfred J. Ostheimer, William J. Osethmer, Philadelphia, Pa.; Ernest May, Paris, France; J. Cregar, Paul B. Ferguson, Philadelphia, Pa.; capital subscribed, $15,000.00; amount paid in, $8,500.00; capital authorized, $20,000.00; par value shares, $100.00.

THE J. C. LIEBERMAN AND PEARL BUTTON MANUFACTURING COMPANY, manufacturing and selling pearl buttons, and the manufacture and leasing of machines for making pearl buttons; principal office, Philadelphia, Pennsylvania; charter issued January 21, 1896; expires January 31, 1915; corporators, Alfred J. Ostheimer, William J. Osethmer, Philadelphia, Pa.; Ernest May, Paris, France; J. Cregar, Paul B. Ferguson, Philadelphia, Pa.; capital subscribed, $15,000.00; amount paid in, $8,500.00; capital authorized, $20,000.00; par value shares, $100.00.

THE J. C. LIEBERMAN AND PEARL BUTTON MANUFACTURING COMPANY, manufacturing and selling pearl buttons, and the manufacture and leasing of machines for making pearl buttons; principal office, Philadelphia, Pennsylvania; charter issued January 21, 1896; expires January 31, 1915; corporators, Alfred J. Ostheimer, William J. Osethmer, Philadelphia, Pa.; Ernest May, Paris, France; J. Cregar, Paul B. Ferguson, Philadelphia, Pa.; capital subscribed, $15,000.00; amount paid in, $8,500.00; capital authorized, $20,000.00; par value shares, $100.00.

THE J. C. LIEBERMAN AND PEARL BUTTON MANUFACTURING COMPANY, manufacturing and selling pearl buttons, and the manufacture and leasing of machines for making pearl buttons; principal office, Philadelphia, Pennsylvania; charter issued January 21, 1896; expires January 31, 1915; corporators, Alfred J. Ostheimer, William J. Osethmer, Philadelphia, Pa.; Ernest May, Paris, France; J. Cregar, Paul B. Ferguson, Philadelphia, Pa.; capital subscribed, $15,000.00; amount paid in, $8,500.00; capital authorized, $20,000.00; par value shares, $100.00.

THE J. C. LIEBERMAN AND PEARL BUTTON MANUFACTURING COMPANY, manufacturing and selling pearl buttons, and the manufacture and leasing of machines for making pearl buttons; principal office, Philadelphia, Pennsylvania; charter issued January 21, 1896; expires January 31, 1915; corporators, Alfred J. Ostheimer, William J. Osethmer, Philadelphia, Pa.; Ernest May, Paris, France; J. Cregar, Paul B. Ferguson, Philadelphia, Pa.; capital subscribed, $15,000.00; amount paid in, $8,500.00; capital authorized, $20,000.00; par value shares, $100.00.

THE J. P. THOMPSON OIL AND GAS COMPANY, acquiring title to oil, gas and mineral lands, and developing and improving the same, &c., &c.; principal office, Fairmont, W. Va.; charter issued November 6, 1895; expires October 28, 1915; corporators, John W. Mason, B. F. Ramon, Smith Hood, Sr., J. C. Puell, J. N. Lough, all of Fairmont, W. Va.; capital subscribed, $100,000.00; amount paid in, $60,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE JUHNE MANUFACTURING COMPANY, manufacturing, buying and selling the Jumbo toons, sucker rods, sucker rod wrenches and all oil and gas well supplies, machinery and equipment in wood, iron, copper and brass; principal office, Sistersville, Tyler county, W. Va.; charter issued August 27, 1896; expires August 21, 1916; corporators, W. G. Kohl, Sistersville, W. Va.; C. C. Snaver, Center Mine, Ohio; J. A. Fisher, Pittsburgh, Pa.; J. W. Henderson, W. L. Curnan, Sistersville, W. Va.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE KANAWHA SPLINT COAL COMPANY, buying and selling coal and carrying on a general mercantile business, buying and selling coal and other coal and coal products are incident to such business; principal office, East Bank, Kanawha county, W. Va.; charter issued September 3, 1896; expires August 1, 1916; corporators, F. E. Laff, Bertie E. Laff, East Bank, W. Va.; J. J. Keller, S. A. Keller, Crescent, W. Va.; C. E.
Corporations.

Rudesill, Charleston, W. Va.; capital subscribed $10,000.00; amount paid in, $2,000.00; capital authorized, $50,000.00; par value shares, $100.00.

The Kanawha Valley Telephone Company, constructing, maintaining and operating toll telephone lines in West Virginia and receiving and transmitting messages thereon for hire, &c.; principal office, St. Albans, West Virginia; charter issued April 17, 1905; expires April 17, 1915; corporations, J. H. Gray, St. Albans, W. Va.; E. W. Clark, G. D. Bryant, W. G. Henne, R. H. Lee, St. Albans, W. Va.; capital subscribed, $70,000.00; amount paid in, $70,000.00; capital authorized, $500,000.00; par value shares, $5.00.

The Kanawha, West Virginia, Manufacturing Company, manufacturing, dealing in and producing merchandise, investing in and developing properties, &c.; principal office, Charleston, W. Va.; charter issued January 3, 1903; corporations, Fred Paul Grossec, John C. Thomas, Wm. Lohmeyer, F. S. Hurley, O. A. Petty, all of Charleston, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $1.00.

The Kasser Mining and Milling Company, purchasing, developing and dealing in mines, and milling properties in the territory of Arizona and elsewhere; principal office, Washington, D. C.; charter issued March 19, 1895; expires March 19, 1915; corporations, John Kasser, Globe, Arizona; Lee and Brand, New Decatur, Ala.; Augustus O. Brummet, Washington, D. C.; Noble E. Daukou, Chicago, Ill.; Theodore Brand, Washington, D. C.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $1.00.

The Kennedy Coal and Mining Company, mining and selling coal and conducting a general mercantile business; principal office, Bluefield, W. Va.; charter issued October 3, 1895; expires January 1, 1925; corporations, J. F. Kroll, Panther, W. Va.; W. H. McKey, J. W. Ralston, Bluefield City, W. Va.; D. Kroll, Virginia City, W. Va.; J. W. McKey, Bedford City, W. Va.; capital subscribed, $1,250,000.00; amount paid in, $1,250,000.00; capital authorized, $55,000.00; par value shares, $50.00.

The Kentucky Beet Sugar Company, raising beets and manufacturing same into a bar for sale or export, raising beet-seed for sale, utilizing refuse of beets, &c.; &c.; principal office, Bowling Green, Kentucky; charter issued June 15, 1895; corporations, H. Cordes, Halle, Lauen, Germany; P. Dorriling, Osnunde, Germany; M. A. Stin, Augustus Sinn, of New York City; G. G. Smelhouse, M. H. Crump, of Bowling Green, Ky.; capital subscribed, $1,000,000.00; amount paid in, $600,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

The Kentucky Block Coal Company, manufacturing, selling and shipping lumber, timber, cannel and other coal and leasing land in Kentucky and elsewhere and doing all things necessary for the successful operation of said business; principal office, New York, N. Y.; charter issued May 10, 1896; expires May 1, 1916; corporations, William Dei Walbridge, New York, N. Y.; Sidney Windrighth, Brooklyn, N. Y.; John S. Stan, New York, N. Y.; Richard M. Bros, Monroe County, Pennsylvania; George W. Carr, New York, N. Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

The Keystone Axle Company, manufacturing axes, machinery and steel, shipping, &c., the same, and doing a general manufacturing business, &c.; &c.; principal office, Wheeling, W. Va.; charter issued May 9, 1895; expires April 30, 1915; corporations, Robert Sennett, Henry R. Cassel, New York City; John H. Bagley, Catskill, N. Y.; George J. Goff, Bayonne City, N. J.; Bertrand C. Hummel, Brooklyn, N. Y.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

The Keystone Mining and Milling Company, mining, milling, recovering, reducing, &c., gold and other ores, metals and minerals and the mined, milled, &c., products of same, &c.; &c.; principal office, Hambler City, Col.; charter issued March 28, 1895; expires March 27, 1915; corporations, Robert Sennett, Henry R. Cassel, New York City; John H. Bagley, Catskill, N. Y.; George J. Goff, Bayonne City, N. J.; Bertrand C. Hummel, Brooklyn, N. Y.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

The Knickerbocker Company, printing, publishing, editing, circulating, selling and distributing newspapers, books, pictures and general literature and works of art; principal office, New York, N. Y.; charter issued September 16, 1896; expires January 1, 1926; corporations, M. A. Macreagh, A. Curtie Bond, Horace P. Bond, Charles E. A. Macreagh, Walter W. Collard, all of New York City, N. Y.; capital subscribed, $500,000.00; amount paid in, $25,000.00; capital authorized, $10,000.00; par value shares, $1.00.

The Kollwitz Manufacturing Company, manufacturing light, heat and power and all the machinery, materials and tools necessary or relating to the manufacture thereof; principal office, Philadelphia, Pa.; charter issued January 28, 1896; expires January 1, 1926; corporations, Charles H. Mann, George F. Payne, Theodore
THE LA BELLE CORPORATIVE GOLD MINING COMPANY, acquiring mineral properties including gold, silver, copper and other precious metals in the State of New Mexico, and mining and selling same, &c.; principal office, Boston, Massachusetts; charte...
Corporations.

The Light, Heat and Power Corporation, manufacturing, buying and selling machinery and appliances, building, owning, leasing and selling water, light, power and heat plants, &c.; principal office, Boston, Mass.; charter issued January 11, 1897; expires December 1, 1946; corporators: Geo. E. Goddard, Philadelphia, Pa.; Frank B. Shriver, Wethersfield, Newton, Mass.; Charles W. Sheppley, Milford, Mass.; Martin J. Hucley, Arthur E. Childs, of Boston, Mass.; capital subscribed, $50,000; amount paid in, $500; capital authorized, $50,000,000; par value shares, $50.

The Little Kanawha Bridge Company, constructing, building and maintaining a public bridge across the Little Kanawha river at or near the city of Parkersburg, Wood County, W. Va.; principal office, South Parkersburg, W. Va.; charter issued May 20, 1893; expires January 20, 1915; corporators: J. H. Fischer, Wm. Bentley, Parkersburg, W. Va.; Wm. Kirk, David Reamley, South Parkersburg, W. Va.; A. R. Chan-ellor, Parkersburg, W. Va.; capital subscribed, $500,000; amount paid in, $25,000; capital authorized, $50,000,000; par value shares, $100.

The Little Kanawha Development Company, leasing oil, coal and mineral lands to persons for oil and gas and mine for coal and other minerals, &c.; &c.; principal office, Clarksburg, W. Va.; charter issued March 30, 1895; expires February 23, 1916; corporators: R. W. Ottutt, M. N. Ottutt, W. G. Ottutt, Burnsville, W. Va.; John B. Hart, Parkersburg, W. Va.; R. B. Martin, Boothville; capital subscribed, $800,000; amount paid in, $500; capital authorized, $50,000,000; par value shares, $100.

The Manhattan Gold Mining and Development Company, mining gold and other minerals and purchasing mines and developing the same; principal office, Placerville, Idaho; charter issued June 11, 1895; expires July 6, 1898; corporators: William Wood, New York City; Gordon Wood, Placerville, Idaho; Edward S. Innis, Charles C. Smith, Edw. H. Barnes, New York City; capital subscribed, $1,000,000; amount paid in, $1,000; capital authorized, $1,000,000; par value shares, $100.

The Maple Hill Coal Company, mining and dealing in coal, metals, ores and minerals and doing a general mining business and all things incident thereto; principal office, Hanford, Ohio; charter issued, May 25, 1895; expires April 5, 1945; corporators: George H. Schetz, F. E. Schetz, G. E. Schetz, Sycamore, Ohio; capital subscribed, $100,000; amount paid in, $1,000; capital authorized, $25,000; par value shares, $100.

The Marietta Bridge Company, constructing, maintaining and operating toll bridges across the Ohio river from Williamsburg, W. Va., to Marietta, Ohio, with the right to collect tolls, &c., &c.; principal office, Pittsburg, Pa.; charter issued March 19, 1895, and is to be perpetual; corporators: Homer H. Swaney, McKeesport, Pa.; T. S. White, New Brighton, Pa.; W. C. Jutte, Pittsburg, Pa.; J. F. Mitchell, New Brighton, Pa.; George W. Theis, Pittsburg, Pa.; capital subscribed, $80,000; amount paid in, $500; capital authorized, $500,000; par value shares, $100.

The Marietta Electric Company, building and operating an electric railroad in Marietta, Ohio, operating an incandescent electric plant in said city and furnishing light, heat and power to the citizens thereof; principal office, Marietta, Ohio; charter issued June 12, 1898; expires June 1, 1919; corporators: George Moore, A. L. Gracy, W. H. Poteat, Marietta; capital subscribed, $50,000; amount paid in, $500; capital authorized, $50,000; par value shares, $100.

The Maryland Gold Mining and Milling Company, mining, purchasing and selling gold, silver and other ores and minerals, operating and refining such ores and doing all things necessary for a general mining business; principal office, Baltimore, Maryland; charter issued May 15, 1893; expires May 1, 1918; corporators: Geo. F. Patterson, Henry H. Wilcox, Emil K. Schenker, W. H. Oliver Chad. H. Jones, Jr., all of Baltimore, Md.; capital subscribed, $100,000; amount paid in, $100; capital authorized, $600,000; par value shares, $1.

The Maryland Pail and Tub Manufacturing Company, manufacturing and selling tubs, buckets and wooden ware of every kind, principal office, Charleston, W. Va.; charter issued June 12, 1893; expires June 1, 1916; corporators: E. Rantman, Clyde B. Byrd, E. Walter Browning, Lewis B. Varma, H. I. Rowan all of Baltimore, Md.; capital subscribed, $50,000; amount paid in, $50; capital authorized, $50,000; par value shares, $1.

The Mariopa Quartz Mill Company, to acquire and hold by purchase, lease or otherwise, inventions, devices or machines and patents therefor that have been or may be issued in the United States for crushing or reducing ore and of manufacturing, operating and dealing in such inventions, &c.; principal office, New York City, N. Y.; charter issued September 30, 1893; expires July 1, 1916; corporators: James K. Griffin, Crawford, N. J.; Henry A. Kirkham, Walter Cooper, Francis
CORPORATIONS.

J. Kirkham, Luther E. Shinn, Brooklyn, N. Y.; capital subscribed, $50.00: amount paid in, $50.00; capital authorized, $1,000,000.00; par value shares, $10.00.

THE MASON COAL AND COKE COMPANY, acquiring by purchase, lease or otherwise, coal lands, coal, mining properties, operating the same and making coke; also of carrying on a general retail and wholesale merchandising business, and holding real estate necessary for such purposes; principal office, Fairmount, W. Va.; charter issued December 20, 1866; expires December 1, 1911; corporators, M. E. Hutchison, E. E. Hutchinson, J. M. Jacobs, A. B. McDonald, and W. Mason. Thomas W. Arnett, all of Fairmount, W. Va.; capital subscribed $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE MERE COUNTY LITERARY AND SOCIAL CLUB. for Literary and social purposes; principal office, Fairmount, W. Va.; charter issued October 1, 1910; corporators, H. C. Goley, R. P. Woolwine, Walter Coleman, J. W. Peters, E. D. Bishop, Bluefield W. Va.; capital subscribed, $250.00; amount paid in, $250.00; capital authorized, $250.00; par value shares, $5.00.

THE MENDENHALL COMPANY. engaging in the business of a wholesale merchant and manufacturer of cotton goods, wearing apparel, and other goods and articles of the same description, and all necessary for the carrying on the business, and holding real estate necessary for the same, principal office, Fairmount, W. Va.; charter issued December 6, 1866; expires December 5, 1916; corporators, R. F. Dixon, Macdonald, W. Va.; Ed Milfrons, W. J. Mathys, W. Va.; T. S. Light, Mt. Hope, W. Va.; capital subscribed, $100.00; amount paid in, $10.00; capital authorized, $10,000.00; par value shares, $10.00.

THE MENDENHALL COMPANY. buying, manufacturing and selling soap and toilet articles; principal office, Charleston, W. Va.; charter issued October 10, 1915; corporators, Ernest D. Mendenhall, E. Walter Brewington, Cepheus Bous, Jr., Henry Cambell, Henry S. Brewington, all of Baltimore, Md.; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $25,000.00; par value shares, $25.00.

THE MERCER COUNTY LITERARY AND SOCIAL CLUB, for Literary and social purposes; principal office, Bluefield, W. Va.; charter issued January 1, 1910; corporators, H. C. Goley, R. P. Woolwine, Walter Coleman, J. W. Peters, E. D. Bishop, Bluefield W. Va.; capital subscribed, $250.00; amount paid in, $250.00; capital authorized, $250.00; par value shares, $5.00.

THE MERCHANTS’ AND FARMERS’ TELEPHONE COMPANY, building, constructing, maintaining and operating telephone lines and a telegraph exchange system in the city of Mt. Vernon, Ohio, &c.; &c.; principal office, Mt. Vernon, Ohio; charter issued June 22, 1885; expires June 1, 1915; corporators, David H. Moffat Walter Cheeseman, Eben Smith, Daniel Lee W. Roobert H. Reid, all of Denver, Colo.; capital subscribed, $1,000.00; amount paid in, $200.00; capital authorized, $1,000.00; par value shares, $1.00.

THE MERCHANTS’ AND FARMERS’ TELEPHONE COMPANY, comprising a general mining business in the State of Colorado and doing all things necessary and proper thereto; principal office, Denver, Arapahoe County, Colorado; charter issued June 8, 1896; expires May 30, 1996; corporators, David H. Moffat Walter Cheeseman, Eben Smith, Daniel Lee W. Roobert H. Reid, all of Denver, Colo.; capital authorized, $1,000,000.00; par value shares, $10.00.

THE MERCURY MINING AND DRAIFAGE COMPANY, carrying on a general mining business in the State of Colorado and doing all things necessary and proper thereto; principal office, Denver, Arapahoe County, Colorado; charter issued June 8, 1896; expires May 30, 1996; corporators, David H. Moffat Walter Cheeseman, Eben Smith, Daniel Lee W. Roobert H. Reid, all of Denver, Colo.; capital authorized, $1,000,000.00; par value shares, $10.00.

THE MT. HOPE SOCIAL CLUB, general improvement, fishing, hunting, reading and other social and beneficial amusements; principal office, Mt. Hope, Fayette County, W. Va.; charter issued July 15, 1866; expires July 1, 1916; corporators, R. H. Hudson, F. F. Dixon, Macdonald, W. Va.; Ed Milfrons, W. J. Mathys, W. Va.; T. S. Light, Mt. Hope, W. Va.; capital subscribed, $100.00; amount paid in, $10.00; capital authorized, $10,000.00; par value shares, $10.00.

THE MT. SOPRIS MINING COMPANY, constructing, maintaining and operating telephone lines and a telegraph exchange system in the city of Mt. Vernon, Ohio, &c.; &c.; principal office, Mt. Vernon, Ohio; charter issued June 22, 1885; expires June 1, 1915; corporators, H. L. McElroy, F. L. Kelser, Frank L. Busch, L. E. Holbrook, Harry C. Devi*, all of Mt. Vernon, Ohio; capital subscribed, $30,000.00; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $10.00.

THE MAYNARD OIL & GAS COMPANY, boring and producing petroleum, oil and gas, and piping, tubing and transporting said oil and gas &c., &c.; principal office, Parkersburg, W. Va.; charter issued July 26, 1915; expires August 1, 1965; corporators, H. J. Maynard, H. F. Maynard, Columbus, Ohio; W. G. Way, Marietta, Ohio; Frederick R. Rose, James D. Rose, Parkersburg, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

THE MAYNARD OIL AND GAS COMPANY, boring and excavating for petroleum, oil and gas, and piping, tubing and transporting said oil and gas &c., &c.; principal office, Parkersburg, W. Va.; charter issued, July 26, 1915; expires August 1, 1965; corporators, H. J. Maynard, H. F. Maynard, Columbus, Ohio; W. G. Way, Marietta, Ohio; Frederick R. Rose, James D. Rose, Parkersburg, W. Va.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

THE MERCERS’ AND FARMERS’ TELEPHONE COMPANY, building, constructing and operating a telephone line from Mt. Pleasant, W. Va., along the Kanawha river to Charleston, W. Va.; principal office, Point Pleasant, W. Va.; charter issued August 13, 1896; expires January 1, 1941; corporators, E. S. Bright, W. Va.; corporators, C. H. Stockton, W. Va.; corporators, J. W. Cheshom, Brooklyn, N. Y.; Sidney C. Eastman, Carl H. Leopold, Chicago, Ill.; capital subscribed, $500.00; amount paid in, $25.00; capital authorized, $500.00; par value shares, $10.00.

THE MERCERS’ OIL REFINING COMPANY, refining and manufacturing oil and dealing in the same and doing all things necessary thereto; principal office, Huron, Michigan; charter issued January 22, 1896; expires January 1, 1946; corporators, J. W. Cheshom, Brooklyn, N. Y.; Harry Davidson, Sarina, O. Taylor, Jas R. Chisholm, Brooklyn, N. Y.; Sidney C. Eastman, Carl H. Leopold, Chicago, Ill.; capital subscribed, $500.00; amount paid in, $25.00; capital authorized, $500.00; par value shares, $10.00.

THE MENDENHALL COMPANY, buying, manufacturing and selling soap and toilet articles; principal office, Charleston, W. Va.; charter issued October 10, 1915; expires, October 10, 1915; corporators, Ernest D. Mendenhall, E. Walter Brewington, Cepheus Bous, Jr., Henry Cambell, Henry S. Brewington, all of Baltimore, Md.; capital subscribed, $25,000.00; amount paid in, $125.00; capital authorized, $25,000.00; par value shares, $25.00.
THE MEXICAN COFFEE AND IMPROVEMENT COMPANY, buying, leasing, improving, developing, colonizing and operating agricultural and other lands in the Republic of Mexico; principal office, Parkersburg, West Virginia; W. V. A.; charter issued November 14, 1884; expires November 14, 1894; corporators, William G. Church, Henry M. Blood, J. F. Huthmacker, George P. Metzger, Charles H. Shields, and twelve others, all of Toledo, Ohio; capital subscribed, $21,000.00; amount paid in, $22,000.00; capital authorzed, $20,000.00; par value shares, $100.00.

THE MEXICAN EXPLORATION COMPANY, build, maintain and operate railroads, tramways, lines, bridges and other public improvements in the Republic of Mexico and doing and doing all things necessary thereto; principal office, New York; W. V. A.; charter issued June 2, 1896; expires March 1, 1896; corporators, D. N. Mason, H. R. Goldsborough, Wm. A. Pollock, New York, N. Y.; D. A. Davies. Ernest Hopkins, Brooklyn, N. Y.; capital subscribed, $20,000.00; amount paid in, $100.00; capital authorized, $20,000.00; par value shares, $100.00.

THE MEXICO LITIGATION COMPANY, boring for and producing oil and gas and dealing in the same, laying pipe lines for the transportation of same, &c., &c.; principal office, West Union, W. Va.; charter issued April 17, 1914, corporators, Joseph E. McCoy, Whiting, W. Va.; G. H. Trainer, J. E. Trainer, West Union, W. Va.; L. Seifert, Fairmont, W. Va.; H. W. Johnson, Moundsville, W. Va.; W. A. Williams, Wheeling, W. Va.; capital subscribed, $25,000.00; amount paid in, $1,000.00; capital authorized, $25,000.00; par value shares, $100.00.

THE McKEE AND MOORE TELEPHONE COMPANY, constructing, renting, maintaining and operating a magnetic telephone or telegraph line in and throughout the county of Tyler and surrounding counties in the States of Texas and Arkansas; principal office, Tyler, Texas; W. V. A.; charter issued January 1, 1896; corporators, Layton J. McGhee, Jno. W. Moore, Jr., of East Liverpool, Ohio; Geo. W. Ryan, Weissville, Ohio; Jno. W. Moore, Sr., East Liverpool, Ohio; Howard L. Kerr, Sisteville, W. Va.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $500.00; par value shares, $100.00.

THE McKINLEY COAL COMPANY, buying and selling coal and coke, purchasing, selling, leasing coal lands and mining coal and manufacturing coke and doing all things necessary in connection therewith; principal office, Pittsburgh, Pa.; charter issued July 16, 1896; expires July 1, 1916; corporators, S. O. Rhodes, Elizabeth, Pa.; A. H. Pennington, Fairmont, W. Va.; James F. Blair, Pittsburg, Pa.; Edward A. Bream, Allegheny, Pa.; H. S. McKinley, Pittsburg, Pa.; capital subscribed, $200,000.00; amount paid in, $20,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE MILLER METAL COMPANY, manufacturing, buying and selling every kind of babitt metal, &c.; &c.; manufacturing, refining, &c., &c., all manner of white metals and white metal alloys, &c.; &c.; principal office, Cleveland, Ohio; charter issued March 31, 1916; corporators, Ralph Crewe, Victor I. Uhrin, Henry J. Reziger, Seth F. Crews, Jr., H. L. Miller, all of Chicago, Ill.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $500.00.

THE MILLER MINING COMPANY, buying, leasing, bonding, selling and operating mining claims, and property, and doing all things necessary for the successful operation of said business; principal office, Denver, Colo.; charter issued March 23, 1884; expires March 1, 1900; corporators, Walter F. Miller, Alfred Kerns, Henry W. Campbell, William W. Watson, Daniel L. Weld, all of Denver, Colo.; capital subscribed, $100,000.00; amount paid in, $20,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE MILLER AND MIDDLEY MINING AND SMELTING COMPANY, carrying on a general mining business for precious and other metals, and doing all things necessary thereto; principal office, Franklin, Venango county, Pa.; charter issued June 11, 1880; expires June 1, 1900; corporators, Chas. Miller, J. C. Middley, Samuel Plumer, E. H. Middley, Franklin, Pa.; J. O. Springer, Chicago, Illinois; capital subscribed, $100,000.00; amount paid in, $30,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE MINNEAPOLIS MINING COMPANY, mining, shipping, and selling coal and other minerals, owning, holding and working coal, mineral and other lands, &c., &c.; principal office, Duluth, W. Va.; charter issued March 25, 1885; expires March 1, 1915; corporators, C. Ford Smith, C. A. Pearson, Jr., Philadelphia, Pa.; Clarence Still, S. H. Wills, William C. Watt, Philadelphia, Pa.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE MINNESOTA COMPANY, acquiring mineral or timber lands in the State of Minnesota and Wisconsin and the mineral and water lands thereof, and water rights and power, hydraulic and electric plants, &c.; for mining and bringing to market such minerals, &c., &c.; principal office, New York City; charter issued July
THE MINERALS LEASING COMPANY, mining for gold and other ores, milling and treating ores and metals, buying and selling ores and metals and doing in the same, with the right to purchase lands, mining rights, &c.; principal office, New York City; charter issued August 3, 1865; expires July 1, 1915; corporators, Thomas G. Hillhouse, Yonkers, N. Y.; George B. Morris, Joseph W. Woolfall, William C. Gilre, John C. Ten Eyck, New York; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.

THE MINNESOTA ORE COMPANY, mining and buying and selling ores; principal office, Cleveland, Ohio; charter issued June 5, 1855; expires April 1, 1856; corporators, T. M. Levine, W. R. Drake, F. M. Mather, G. H. Foster, W. H. Porter, all of Cleveland, Ohio; capital subscribed, $1,000; amount paid in, $200; capital authorized, $500,000; par value shares, $100.

THE MONTAGEUM COPPER COMPANY, purhasing, owning, leasing, &c.; copper and other mines, operating, &c.; works for the treatment of ores and metals from said mines and from other mines, building wagon roads and train roads for the transportation of such ores, &c.; principal office, Bergen, N. J.; charter issued September 17, 1862; corporators, David Guggenheim, Benjamin F. Strong, John C. Greenbloom, New York City; Simon Guggenheim, Denver, Colorado; Morris Guggenheim, New York City; A. H. Danforth, Perth Ambry, N. J.; capital subscribed, $300; amount paid in, $50; capital authorized, $100,000; par value shares, $100.

THE MONGAHLIA FIRE INSURANCE COMPANY, transacting a general business of insurance against loss or damage by fire; principal office, Grafton, Taylor County, W. Va.; charter issued December 18, 1865; expires December 1, 1916; corporators, John B. McGraw, Grafton, W. Va.; Alex. O. Brim, Trumbull, N. J.; Chas. H. Reeder, J. H. Hamilton, Claude S. Jarvis, A. D. Warder, Jr., Saml. H. Grinn, Chas. R. Durbin, Grafton, W. Va.; John W. Mason, A. B. Fleming, Fairmount, W. Va.; capital subscribed, $1,000; amount paid in, $100; capital authorized, $100,000; par value shares, $100.

THE MONARCH ORANGE COMPANY, constructing, maintaining and operating hotels, developing, maintaining and operating mineral and other springs, &c.; principal office, Cleveland, Ohio; charter issued November 11, 1855; expires November 1, 1915; corporators, G. G. King, Jr., E. S. Sanderson, M. B. Johnson, H. H. Johnson, Alfred Church, all of Cleveland, Ohio; capital subscribed, $50; amount paid in, $50; capital authorized, $100,000; par value shares, $100.

THE MONKEY BRAND SOAP WORKS, manufacturing and selling soaps; principal office, Philadelphia, Pa.; charter issued June 17, 1865; expires June 1, 1915; corporators, Leonidas J. Hoffer, Charles G. Goss, Albert Orner, Frank M. Code, all of Philadelphia, Pa.; capital subscribed, $1,000; amount paid in, $100; capital authorized, $100,000; par value shares, $100.

THE MOKELUMNE RIVER CONSOLIDATED GOLD MINING COMPANY, acquiring the Nugget and other mines in Calaveras county, Cal., owing, developing and operating same and doing all things essential thereto; principal office, Jackson, Cal.; charter issued August 17, 1866; expires August 1, 1876; corporators, W. D. Riggs, Frank A. Sharp, Citerso, Cal.; George Barnes, Marquette, Mich.; Joseph C. Fredu, Philadelphia, Pa.; Arthur T. Martin, Coenties, Ill.; capital subscribed, $10,000; amount paid in, $1,000; capital authorized, $100,000; par value shares, $1.

THE MONONGA AND OHIO RIVER RAILROAD COMPANY, the proposed road is to commence at or near the mouth of Kingman Creek in the county of Marion and Hamilton and run by the most practical route to a point at or near the mouth of Fishin in the county of Wetzel; principal office, Parkersburg, W. Va.; charter issued September 13, 1865; and is to be perpetual; corporators, J. N. Cadden, W. I. Cadden, K. M. Newberger, H. L. Moss, William Armstrong, all of Parkersburg, W. Va.; capital subscribed, $2,000,000; capital authorized, $1,000,000; par value shares, $100.

THE MONTEREY COMPANY, supplying water for the public at the city of Monterey, State of Nueva Leon, Republic of Mexico, residents thereof and adjacent thereto, &c.; also light, heat, and power; principal office, Pittsburgh, Pa.; charter issued September 6, 1896; expires September 1, 1946; corporators, Geo. B. Moore, J. C. Noble, F. H. French, H. A. Noble, all of Pittsburgh, Pa.; capital subscribed, $5,000; amount paid in, $600; capital authorized, $2,000,000; par value shares, $50.

Corporations.
THE MONTANA GOLD BAR MINING COMPANY, purchasing and acquiring mines and mining property, obtaining therefrom ores, gold, silver and other minerals, and doing all things necessary for carrying on the business; principal office, New York City, New York; charter issued February 10, 1906; expires December 31, 1915; corporators, B. Morthimer Plue, Philadelphia, Pa., Joseph R. Muir, Philadelphia, Pa., Julius Hirschfield, New York, N. Y.; capital authorized, $1,000,000.00; par value shares, $1.00.

THE MONTPELLIER LIGHT AND WATER COMPANY, constructing and furnishing light, heat and water to the people of Montpelier, Ind., &c.; principal office, Montpelier, Blackford county, Indiana; charter issued June 12, 1896; expires June 10, 1916; corporators, Joseph S. Wilson, Charles D. Deyoe, Josiah H. Shoenacker, Sr., Joseph M. Wilson, Jr., J. J. Allured, Jr., and Julius H. Niles, Montpelier, Ind.; capital subscribed, $40,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $10.00.

THE MOORE PRINTING TYPEWRITER COMPANY, acquiring patents and inventions for U. S. of Charles T. Moore, relating to type writing and printing machines, and other inventions in same, manufacture and sell typewriters, &c., &c.; principal office, Charleston, W. Va.; charter issued March 18, 1916; expires March 16, 1936; corporators, Russell W. Moutagne, White Sulphur springs, W. Va.; William A. Darlington, W. Va.; Charles T. Moore, William F. Montague, George P. Montague, Washington, D. C.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE MOUNT HOPE MINING AND MILLING COMPANY, owning and holding a certain mine known as the "North Star," situated at Mokelumne Hill, California, and control and operate other gold and silver mines, and to do a general mining business; principal office, New York, N. Y.; charter issued April 23, 1856; expires April 23, 1936; corporators, Frank W. Andrews, Walter F. Gardner, Charles Blackwood, James H. Robinson, William J. Brown, Charleston, W. Va.; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $100,000.00; par value shares, $10.00.

THE MOUNTAIN STATE SOCIAL CLUB, promoting of social intercourse between its members, maintaining a library and reading room, &c., &c.; principal office, Kenova, W. Va.; charter issued January 25, 1855; expires January 1, 1925; corporators, C. H. Brainium, W. Va.; capital subscribed, $2,000.00; amount paid in, $2,000.00; capital authorized, $2,000.00; par value shares, $2.00.

THE MUNSEY BLACK FILLER AND PAINT COMPANY, mining, milling and marketing ore, mineral, stone, &c., in a crude or manufacture form, and manufacturing the same into all the products thereof, &c., &c.; principal office, Charleston, W. Va.; charter issued July 25, 1896; expires July 12, 1926; corporators, Geo. H. Neff, L. F. Neff, Su bury, Pa.; Alice Hill, Laton Hill, Medicine, Pa.; W. L. Dowling, Sunbury, Pa.; capital subscribed, $20,000.00; amount paid in, $20,000.00; capital authorized, $20,000.00; par value shares, $20.00.

THE MUTUAL BENEFIT ACCIDENT COMPANY, insuring against accident, collecting the premiums, issuing certificates of policies by the assessment plan, &c., &c.; principal office, Wheeling, W. Va.; charter issued July 18, 1855; expires July 12, 1925; corporators, John L. Dickey, Jos. F. Paull, Alfred Paull, Ambrose W. Neff, James C. Townsend, all of Wheeling, W. Va.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $500.00.

THE MUTUAL MINING AND REDEVELOPMENT COMPANY, buying, selling, leasing and operating mines and the products of mines, and to buy, sell or lease any patent processes connected with the mining business; principal office, Enfield, Conn.; charter
Corporations.

THE NATIONAL BRAKE COMPANY, manufacturing and selling brakes and their adjunctors for cars and locomotives and of contracting with railroads for the use of same, &c., &c.; principal office, Baltimore, Md.; charter issued August 23, 1885; expires October 11, 1895; corporators, Wm. H. Harford, E. J. Johnson, Wm. B. Calston, J. C. Gerliti, A. C. Nadenbauer, of Martinsburg, W. Va.; capital subscribed $100,000; amount paid in, $10,000; capital authorized, $500,000; par value shares, $20.

THE NATIONAL BEAUtxTE MINING AND ALLUMINUM MANUFACTURING COMPANY, manufacturing and selling cements and manufacturing, selling and leasing machinery; principal office, Clarksburg, W. Va.; charter issued October 5, 1885; expires September 1, 1915; corporators, Fred Balcom, Jacksonville, Florida; Fred S. Sauer, Poughkeepsie, N. Y.; H. W. Wyckoff, H. F. Miller, Washington, D. C.; capital subscribed $500,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $20.

THE NATIONAL CAPITAL CIGARETTE AND CIGARETTE MACHINE COMPANY, manufacturing and selling cigarettes and manufacturing, selling and leasing cigarette machines; principal office, Clarksburg, W. Va.; charter issued October 18, 1885; expires October 13, 1915; corporators, M. Smith, Paris, France; C. W. Moore, L. J. Hurd, E. Hedrick, H. L. Hedrick, of St. Louis, Mo.; capital subscribed $5,000; amount paid in, $500; capital authorized, $1,000,000; par value shares, $100.

THE NATIONAL CAPITAL FILTER COMPANY, manufacturing and vending filtering apparatus of all kinds and especially the Cole filtering apparatus, doing in all kind of plumbing, heating, ventilating and all kinds of material; principal office, Federal, W. Va.; charter issued October 5, 1885; expires September 1, 1915; corporators, Wm. B. Marche, Avis F. Meeker, John F. Dodohoe, J. M. York, C. C. Wilkinson, Wm. C. Peck, J. P. McOuley, Henry Kahn, F. A. Stiller, Aliet Washington, D. C.; capital subscribed $600,000; amount paid in, $60,000; capital authorized, $250,000; par value shares, $20.

THE NATIONAL GARBAGE REDUCTION COMPANY, carrying on processes for the reduction of garbage and other like material, manufacturing machinery and erecting plants to conduct the same; principal office, Cleveland, Ohio; charter issued November 7, 1885; expires October 1, 1915; corporators, Alexander S. Ramage, Sherman W. Waters, J. J. Sullivan, Joseph B. Beck, Morris Black, all of Cleveland, Ohio; capital subscribed $50,000; amount paid in, $10,000; capital authorized, $100,000; par value shares, $10.

THE NATIONAL OIL WELL CLEANING COMPANY, cleaning oil wells, leasing oil wells and lands, drilling oil wells; buying patents and rights for use in cleaning of wells, &c.; principal office, Washington, D. C.; charter issued July 5, 1885; expires December 1, 1916; corporators, James P. Lewis, J. D. Free, B. F. Franklin, J. E. Benjamin, O. B. Shafer, Washington, D. C.; capital subscribed $50,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $10.

THE NATIONAL PRINTING AND PUBLISHING COMPANY, printing and publishing newspapers, books, tracts, pamphlets, and doing all kinds of job work; doing in and selling printing presses, &c., &c.; principal office, Montgomery, W. Va.; charter issued July 5, 1885; expires May 1, 1910; corporators, W. T. Merchant, M. E. W. Va., A. G. Merchant, T. H. Payne, T. H. Norman, A. W. Slaughter, Montgomery, W. Va.; capital subscribed $50,000; amount paid in, $50,000; capital authorized, $10,000; par value shares, $5.

THE NATIONAL PRODUCE COMPANY, conducting a general wholesale produce business, or for any other purpose or business useful to the public, for which a company may lawfully be formed; principal office, Pittsburgh, Pa.; charter issued March 9, 1885; expires February 25, 1915; corporators, George S. Martin, George B. Agnew, Janetie G. Agnew, Julia Martin, Pittsburgh, Pa.; John F. Cox, Homestead, Pa.; capital subscribed $200,000; amount paid in, $40,000; capital authorized, $200,000; par value shares, $10.

THE NATIONAL SPORTS EXHIBITION COMPANY, acquire, own, hold, control and deal in inventions and patent rights, and to manufacture, use and sell apparatus or methods under such patent rights and privileges, and conduct such business incident thereto, &c., &c.; principal office, Charles Town, W. Va.; charter issued June 4, 1885; expires June 4, 1915; corporators, James M. Mason, James M. Mason, J. E. Roger Chew, Charles Town, W. Va.; capital subscribed $500; amount paid in, $500; capital authorized, $500,000; par value shares, $100.
CORPORATIONS.

THE NATIONAL STEAM BLOWER COMPANY, manufacturing steam blowers and steam appliances and appliances used in connection with same, doing all things essential thereto; principal office, New York City, N. Y.; charter issued August 11, 1896; expires September 1, 1946; corporators, Edward R. Meek, H. H. Frank, New York City, N. Y.; William H. McShinn, Newark, N. J.; John T. Kistoo, New York City, N. Y.; capital, subscribed, $1,000; amount paid in, $100; capital authorized, $50,000; par value shares, $100.

THE NATIONAL TELEGRAPH COMPANY, constructing, equipping, maintaining, operating, &c., telegraph lines; manufacturing, leasing, selling, &c., patented and other telegraph instruments, &c., &c.; principal office, Boston, Mass.; charter issued April 17, 1885; expires March 31, 1941; corporators, Addison R. Baldwin, Frank E. Baldwin, Brookline, Mass.; Alvi T Baldwin, Rochester, N. Y.; Thomas H. Winsor, Portland, Me.; Frank H. Doggett, Brookline, Mass.; capital subscribed, $500; amount paid in, $500; capital authorized, $1,000; par value shares, $100.

THE NATIONAL WOOL CLEANING COMPANY, securing and cleaning, extracting the fat and other valuable substances therefrom and dealing, &c., &c., &c.; principal office, New York City; charter issued March 2, 1896; corporators, Charles J. Luce, John W. Luce, Niantic, Conn.; William T. Cutter, East Lynn, Conn.; Arlo P. Platt, Detroit, Mich.; Jacob & Beckwith, Niantic, Conn.; capital subscribed, $500; amount paid in, $500; capital authorized, $1,000; par value shares, $100.

THE NEW CENTURY EDUCATIONAL COMPANY, printing, publishing, issuing, introducing, buying and selling school book or other books, periodicals, art publications, &c., &c.; principal office, New York City; charter issued May 22, 1895; expires May 15, 1945; corporators, Jerome E. Morse, Ebeneezer Butterick, Abner W. Pollard, of Houghton, John G. Thompson, Leominster, Mass.; Thomas E. Thompson, Lawrence, Mass.; capital subscribed, $120; amount paid in, $120; capital authorized, $100,000; par value shares, $10.

A NEW JERSEY EIDOSCOPE COMPANY, manufacturing, hiring, leasing, selling or leasing patents, devices, machines or processes for photographing objects at rest or in motion and projecting and exhibiting such photographs; principal office, Jersey City, New Jersey; charter issued, June 24, 1896; expires June 22, 1916; corporators, William H. Luce, John W. Luce, New York City, N. Y.; Anson L. Conant, N. H.; Arthur N. Y.; Brath J. Carroll, Francis P. Smith, Livingston Keye, New York City, N. Y.; capital subscribed, $500; amount paid in, $500; capital authorized, $1,000; par value shares, $100.

THE NEW MEXICO GOLD MINING COMPANY, taking up mining claims in accordance with mining laws, purchasing gold, silver and lead mining claims and operating the same, &c., &c., &c.; principal office, Pittsburg, Pa.; charter issued September 18, 1896; expires August 25, 1918; corporators, Jno. D. Davis, Allegheny City, Pa.; C. D. Gibbs, W. H. Rowan, Pittsburg, Pa.; C. H. Featherston, J. E. Nichols, San Marcial, N. M.; capital subscribed, $75,000; amount paid in, $20,000; capital authorized, $100,000; par value shares, $100.

THE NEW YORK GAS ATOMIZER COMPANY, manufacturing machines for atomizing gas and machines for heating and lighting, selling or leasing the same, &c., &c., &c.; principal office, New York City; charter issued May 6, 1895; expires April 20, 1915; corporators, Douglas H. Schneider, South Orange, N. J.; Oliver Sumner Teall, Franklin Lawrence, J. H. Jackson, A. S. Palmer, of New York, N. Y.; capital subscribed, $1,000; amount paid in, $100; capital authorized, $500; par value shares, $100.

THE NEW YORK MODEL BUILDING COMPANY, erecting, owning and selling and manufacturing model tenement houses, apartment houses, hospitals and hotels; principal office, New York, N. Y.; charter issued March 11, 1896; expires December 21, 1916; corporators, Mary Nevan Gannon, Alice J. Hands, Isabella Charles Davis, Ellen M. Hopkins, Henry G. Irons, all of New York, N. Y.; capital subscribed, $100; amount paid in, $100; capital authorized, $500; par value shares, $100.

THE NEW YORK TRACTION SWITCH COMPANY, manufacture, sell and deal in automatic, electrical and other railway switches and general supplies, issuing individuals and corporations to do the same, &c.; principal office, New York City, N. Y.; charter issued February 13, 1896; expires January 21, 1918; corporators, Cha.s. F. Duval, Boston, Mass.; Lorenzo A. Evans, John V. B. Clason, W. M. Ryan, Jesse Larrabee, New York, N. Y.; Edward H. Deman Jr., J. W. McKeeley, Hugh J. McNally, New York City, N. Y.; capital, subscribed, $50; amount paid in, $5; capital authorized, $200; par value shares, $50.

THE NEW YORK SPRACKETT WHEEL COMPANY, manufacturing, buying, selling and dealing in bicycles, bicycle wagons and vehicles of all kinds, &c.; principal office, New York City; charter issued August 31, 1896; expires December 31, 1916; corporators, Joseph Aekin, Ridgellond, N. J.; L. V. Walkley, Smithington, Conn.; James
Corporations.

Juenice, Robt. G. Hervey, of New York, N. Y.; George T. Forster, Jersey City, N. J.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $100.00.

The New York Standard Gold Mining Company, acquiring by purchase the Johnson, Johnson No. 2, Buckskin, Mountain Boy and Cherokee gold mines in Colorado and engaging in a general mining business throughout Colorado; principal office, New York City; charter issued May 6, 1906; corporators, William T. Benson, New York City; John H. Fahrenholz, Hoboken, N. J.; Albert E. Hartcom, George B. Covington, Brooklyn, N. Y.; Charles R. Kem, Salt Lake City, Utah; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

The New York and Utah Paper Company, carrying on a general trading business, in the purchase, sale, &c., on commission or otherwise of manufactured paper, of all kinds of paper, stock, &c., &c.; principal office Salt Lake City, Utah; charter issued April 5, 1905; expires January 1, 1945; corporators, William T. Benson, New York City; John H. Fahrenholz, Hoboken, N. Y.; Albert E. Hartcom, George B. Covington, Brooklyn, N. Y.; Charles R. Kem, Salt Lake City, Utah; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

The North American Mining and Milling Company, mining and milling gold silver and other ores, buying and leasing lands for said mining purposes, erecting milling works, &c., &c.; principal office, Cleveland, Ohio; charter issued July 22, 1885; expires July 1, 1945; corporators, Charles C. Hills, F. A. Bates, Alex. C. Bates, T. M. Irvine, F. N. Carter, all of Cleveland, Ohio; capital subscribed, $1,200,000.00; amount paid in, $1,260.00; capital authorized, $1,000,000.00; par value shares, $1.00.

The North Pen Oil and Gas Company, boring, mining and operating for, and producing oil, gas and water, constructing and laying down pipe lines for the conveyance of said oil, gas and water, &c.; principal office, Wheeling, W. Va.; charter issued October 15, 1895; expires October 7, 1915; corporators, J. C. Devine, John E. Clayton, W. H. HaUler, of Wheeling, W. Va.; Dennis Williams, Union District, Marshall County, West Virginia; B. F. Caldwell, Jno. A. Zorn, Harry L. McCowan, Daniel L. Prager, S. Brubaker, W. A. Stoettcr, C. W. Stoettcr, H. F. Muentemiller, of Wheeling, W. Va.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $500.00.

The Norris Sash Pulley Company, manufacturing and selling sash pullies and other classes of hardware, and doing all things necessary thereto; principal office, Baltimore, Md.; charter issued May 1, 1890; expires April 22, 1931; corporators, Frank B. Sloan, Frank S. Clarkson, Frank S. Clarkson, Jr., F. Eugene Sloan, Fisher Sloan, all of Baltimore, Md.; capital subscribed, $500.00; amount paid in, $400.00; capital authorized, $100,000.00; par value shares, $500.00.

The Nux Phospho Company, manufacturing nux phospho and other like compounds and doing all things necessary thereto; principal office, Charleston, West Virginia; charter issued January 28, 1895; expires January 28, 1925; corporators, W. F. Moreland, Morgan Howels, N. C. Crissionelli, Joseph Bowen, Clark W. Gress, all of Pittsburgh, Pa.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

The Oak Dale Milling and Manufacturing Company, buying, handling and selling grain, flour, feed and all products that may be manufactured from grain of any kind, doing a general milling business, &c., &c.; principal office, Bridgeport, W. Va.; charter issued November 30, 1893; expires January 1, 1923; corporators, Lodge, S. S. Faris, J. G. Payne, J. C. Johnson, W. M. Late, H. L. Deen, all of Bridgeport, W. Va.; capital subscribed, $1,500.00; amount paid in, $1,500.00; capital authorized, $1,500.00; par value shares, $100.00.

The Occidental Powder Manufacturing Company, manufacturing and selling powder of all kinds and all kinds of explosives and doing all things necessary thereto; principal office, New York, N. Y.; charter issued March 10, 1906; expires March 6, 1916; corporators, L. Laffin Kellogg, New York, N. Y.; Fordever L. Kellogg, Chicago, Ill.; Johnson, T. E. Broada Cud, Fairview, N. J.; John Claffie, Lyman Snyder, Arthur H. Smith, Alfred C. Pette, Brooklyn, N. Y.; capital subscribed, $3,500.00; amount paid in, $350.00; capital authorized, $3,000.00; par value shares, $100.00.

The Odorless Gas Stove Company, to manufacture stoves and other apparatus to be used for heating or other purposes by means of gas or otherwise and to manage, rent or sell the same, &c.; principal office, Charles Town, Jefferson county, W. Va.; charter issued August 3, 1896; expires July 1, 1916; corporators, Theodore W. Myers, New York City, N. Y.; H. E. Douton, Brooklyn, N. Y.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $100.00.
THE OHIO COFFEE GROWING AND TRADING COMPANY, buying, leasing and developing coffee-growing lands in the Republic of Mexico, raising and marketing coffee beans, principal office, Parkersburg, Wood County, W. Va.; charter issued October 17, 1890; expires October 10, 1916; incorporators, Henry F. Bilemester, Squire Garnsey, Charles Reade, John C. Deekelman, Morton D. Teal, Edgar C. White and others; capital subscribed, $12,000.00; amount paid in, $2,400.00; capital authorized, $15,000.00; par value shares, $100.00.

THE OHIO ENVELOPE COMPANY, manufacturing, buying, selling and dealing in paper envelopes and other products made from paper, Wallingford, Conn.; principal office, Franklin, Ohio; charter issued August 8, 1916; expires August 8, 1936; incorporators, A. L. Newell, C. M. Harding, D. E. Anderson, W. A. Boynton, C. M. Anderson, all of Franklin, Ohio; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,200.00; par value shares, $100.00.

THE OHIO PRODUCING COMPANY, purchasing and leasing lands, mining for oil and natural gas and laying pipelines for conveying same, principal office, Wheeling, West Virginia; charter issued September 24, 1896; expires August 31, 1916; incorporators, E. Opperman, D. F. Sherbahn, H. S. Lyman, A. M. Beckett, A. V. Cannou, all of Cleveland, Ohio; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $250,000.00; par value shares, $100.00.

THE OHIO AND WEST VIRGINIA COAL COMPANY, mining, milling, smelting, shipping, buying and dealing in coal, coke and ores and doing a general mining and merchandising business, principal office, Charleston, Kanawha County, W. Va.; charter issued February 10, 1908; expires February 10, 1928; incorporators, Charles E. Silsworth, Brooklyn, Ohio; Andrew Squire, Henry F. Miles, J. R. Dempsey, W. M. Duncan, Cleveland, Ohio; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,200.00; par value shares, $100.00.

THE OHIO AND WEST VIRGINIA MINING COMPANY, buying, selling, owning, improving and operating gold mines, in the United States, doing all necessary for the successful operation of same, principal office, Buffalo, New York; charter issued October 10, 1901; expires October 10, 1921; incorporators, John Bell, A. A. L. Schenk, Sanford, A. T. Kerr, Jacob Davis, Ernest Wendo, Eugene M. Sanger, James S. Smith, John D. Langner, Francis J. Henry, all of Buffalo, N. Y.; capital subscribed, $100.00; amount paid in, $50.00; capital authorized, $1,000.00; par value shares, $5.00.

THE OLMSTED WOODPECKER AND HUCKLEBERRY CO., principal office, Wheeling, Ohio; charter issued March 1, 1892; expires March 1, 1912; incorporators, Joseph A. Sturton, James W. Sturton, William A. Sturton, W. A. Audemar, E. Low, Chick, Ill.; capital subscribed, $12,000.00; amount paid in, $6,000.00; capital authorized, $12,000.00; par value shares, $1.00.

THE OMMANIC RUBBER COMPANY, buying, selling and dealing in rubber and other products made from rubber, principal office, Williamsville, N. Y.; charter issued September 20, 1910; expires September 20, 1930; incorporators, John B. Blake, Charles H. W. White, all of Ommanan, N. Y.; capital subscribed, $30,000.00; amount paid in, $100,000.00; capital authorized, $300,000.00; par value shares, $100.00.

THE OPEKSKA CANAL AND COKE COMPANY, holding by lease or otherwise, lands, coal, coal privileges and property necessary to be held for coal and coke purposes, and mining, selling and shipping coal, manufacturing coke and selling and shipping the same; dealing in general merchandise, principal office, Fairmount, W. Va.; charter issued October 10, 1900; expires October 10, 1920; incorporators, Stillwagon, Marcus Marletta, Connells ville, Pa.; John A. Guller, Fairmount, W. Va.;
THE ORIOLE OIL AND GAS COMPANY, acquiring real estate by deed, lease, &c., for oil and gas purposes; mining, boring for, shipping and disposing of oil, petroleum and other valuable minerals, &c., &c.; principal office, Baltimore, Md.; charter issued October 11, 1893; expires September 30, 1915; corporators, William H. Gorman, George Whiteoak, Daniel G. Ammon, Louis F. Young, E. Stanley Gary, Baltimore, Md.; capital subscribed, $50,000.00; amount paid in, $25,000.00; capital authorized, $60,000.00; par value shares, $100.00.

THE OSBORN ELECTRO-MAGNETIC RAILWAY SYSTEM, manufacturing apparatus for transmitting electric motor cars, including a railway telephone system and all electric appliances pertaining to electric railway systems and products, &c.; principal office, Auburn, N. Y.; charter issued October 19, 1895; expires September 10, 1915; corporators, Doctor Byron E. Osborn, John Harrison Pearson, Ruth E. Osborn, Auburn, N. Y., Charles A. Dunnington, New York City; arenas J. Parker, Auburn, N. Y.; capital subscribed, $200,000.00; paid in, $25,000.00; capital authorized, $300,000.00; par value shares, $50.00.

THE PAINT CREEK BOOM AND LUMBER COMPANY, constructing a boom or booms with or without piers, &c., in Paint Creek for the purpose of stopping, loading and securing logs, &c.; principal office, Paint Creek, Va.; charter issued April 21, 1896; expires March 31, 1916; corporators, W. E. Nutt, Henry H. Davis, Mansfield, O.; G. C. Lewis, Paint Creek, W. Va.; capital subscribed, $10,000.00; amount paid in, $100.00; capital authorized, $10,000.00; par value shares, $10.00.

THE PARKERSBURG CHAIR COMPANY, owning and operating a plant or plants for manufacturing and for buying and selling all kinds of chairs, furniture, &c., operating a saw mill and planing mill, &c., &c.; principal office, Parkersburg, W. Va.; charter issued March 28, 1890; expires March 20, 1918; corporators, Lawrence N. Dana, Belpre, Ohio; L. W. Hughes, Parkersburg, W. Va.; John D. Johnson, Belpre, Ohio; D. D. Johnson, Parkersburg, W. Va.; Anna L. Dana, Belpre, Ohio; capital subscribed, $20,000.00; amount paid in, $20,000.00; capital authorized, $30,000.00; par value shares, $10.00.

THE PARKERSBURG STORAGE COMPANY, carrying on a general storage, brokerage, commission and transfer business, selling merchandise and produce, &c.; principal office, Parkersburg, Wood County, W. Va.; charter issued March 28, 1890; expires March 20, 1918; corporators, Lawrence N. Dana, Belpre, Ohio; L. W. Hughes, Parkersburg, W. Va.; John D. Johnson, Belpre, Ohio; D. D. Johnson, Parkersburg, W. Va.; Anna L. Dana, Belpre, Ohio; capital subscribed, $20,000.00; amount paid in, $20,000.00; capital authorized, $30,000.00; par value shares, $10.00.

THE PARKERSBURG TRACTION COMPANY, building, equipping and operating a street railroad in Parkersburg, W. Va., and conveying thereon persons and property, and doing all other things necessary therefor, &c., &c.; principal office, Parkersburg, W. Va.; charter issued March 31, 1860; and is to be perpetual; corporators, D. B. Knowles, Wm. R. Hurd, Wm. W. H. Brown, Bristol, Conn.; H. P. Cameron, Jno. G. Hogan, Parkersburg, W. Va.; D. Brainard, trustee. Wm. R. Hurd, trustee, Bristol, Conn.; capital subscribed, $200,000.00; amount paid in, $200,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE PARKER WASHINGTON COMPANY, carrying on the business of "contracting engineers" and doing all things legal and necessary for the purpose of same; principal office, Charles A. Jones, Jefferson County, W. Va.; charter issued June 21, 1890; expires April 1, 1918; corporators, Wm. H. Parker, Richmond, Va.; Wm. H. Washington, New York, N. Y.; F. A. Dangerfield, Lexington, Ky.; M. P. Stoddeth, Winchester, Va.; David McCormick, St. Louis, Mo.; T. V. McCormick, Kansas City, Mo.; Jno. E. P. Dangerfield, New York, N. Y.; John H. Washington, Pittsburg, Pa.; R. P. Crenshaw, Washington, D. C.; Forest W. Brown, Geo. Washington, B. C. Washington, Charles Town, W. Va.; capital subscribed, $600,000.00; amount paid in, $600,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE PARSONS AUTOMATIC GAS HEATING COMPANY, manufacturing, selling and leasing the Parsons heating generator and other inventions, &c.; principal office, Philadelphia, Pa.; charter issued January 12, 1897; expires December 1, 1916; corporators, H. W. condemnation, Camden, N. J.; Alfred G. Coolidge, Geo. E. Coolidge, Wm. B. Coolidge, W. ScottDallas, Philadelphia, Pa.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE PARK REGENT LEASING COMPANY, leasing, buying, leasing, owning and dealing in mining claims in the State of Colorado and mining, milling and operating the same, &c.; principal office, Charleston, Kanawha County, W. Va.; charter issued November 24, 1896; expires November 10, 1915; corporators, W. H. Bryant, J. Frank
Corporations.

Adams, Denver, Colorado; George Davis, J. N. Carnes, A. E. Hummbreys, Charles E. Hummbreys, V. A.; capital subscribed, $100.00; amount paid in, $10.00; capital authorized, $100,000.00; par value shares, $1.00.

THE PASTEUR MILK COMPANY OF AMERICA, buying, selling and dealing in milk and dairy products of all kinds, especially milk which has been pasteurized, sterilized and rendered free from germs; principal office, Chicago, Ill.; authorized to manufacture, Chicago, Ill.; corporate name, Herman A. Kelly, H. H. McKeshan, W. C. Merrick, C. A. Judson, Gustav Von den Steinen, all of Ohio; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE PENNSYLVANIA ACETYLENE GAS MACHINE COMPANY, manufacturing, selling, renting and using acetylene gas machines for all purposes dealing in all kinds of appliances which might be used for and in the consumption of acetylene gas, &c.; principal office, Philadelphia, Pa.; charter issued October 31, 1894; expires July 1, 1916; incorporators, Herman A. Kelly, H. H. McKeshan, W. C. Merrick, C. A. Judson, Gustav Von den Steinen, all of Ohio; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE PASTEUR MILK COMPANY OF WEST VIRGINIA, buying, selling and leasing, or otherwise disposing of any and all kinds of dairy products from the earth, petroleum rock or carbon oil and natural gas, manufacturing, buying, selling and transporting the same in the crude and in the refined state, &c.; principal office, Charleston, W. Va.; charter issued November 10, 1894; expires September 4, 1913; incorporators, Byron C. Davis, James A. McCall, John Reesman, Thomas F. Gaynor, Charles E. Lee, all of Brooklyn, N. Y.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE PENNSYLVANIA ACETYLENE GAS MACHINE COMPANY, manufacturing, selling, renting and using acetylene gas machines for all purposes dealing in all kinds of appliances which might be used for and in the consumption of acetylene gas, &c.; principal office, Philadelphia, Pa.; charter issued June 1, 1906; expires June 1, 1926; incorporators, T. J. Seifert, Leighton, Pa.; James Bowman, Parisville, Pa.; James A. Kelly, M. F. Trelter, O. W. Snyder, Horace Heydt, T. J. Bremley, Leighton, Pa.; Paul Danner, Penn Forest Township, Pa.; Frede Surtse, Towamensing Township, Pa.; capital subscribed, $30,000.00; amount paid in, $30,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE PENNINGTON CONSOLIDATING MINING COMPANY, mining for coal, silver and all other minerals and metals, also to buy, sell, deal in, &c., the same, &c., &c.; principal office, Charleston, W. Va.; charter issued November 10, 1894; expires September 4, 1913; incorporators, Byron C. Davis, James A. McCall, John Reesman, Thomas F. Gaynor, Charles E. Lee, all of Brooklyn, N. Y.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE PENN MINING COMPANY, working ores, metals and minerals and doing a general mining business in any of the States and Territories of the United States; principal office, Lehighton, Pennsylvania; charter issued June 1, 1906; expires June 1, 1926; incorporators, T. J. Seifert, Leighton, Pa.; James Bowman, Parisville, Pa.; James A. Kelly, M. F. Trelter, O. W. Snyder, Horace Heydt, T. J. Bremley, Leighton, Pa.; Paul Danner, Penn Forest Township, Pa.; Frede Surtse, Towamensing Township, Pa.; capital subscribed, $30,000.00; amount paid in, $30,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE PEOPLE'S PRINTING AND PUBLISHING COMPANY, printing and publishing a newspaper or newspapers and doing a general printing and publishing business; principal office, Clarksburg, W. Va.; charter issued October 3, 1893; expires June 1, 1913; incorporators, John E. Steele, Charles S. Potter, Lewis R. Thomas, W. C. Averitt, Thomas A. Thomas, H. E. Smith, V. F. Snyder, all of Clarksburg, W. Va.; capital subscribed, $125,000.00; amount paid in, $25,000.00; capital authorized, $100,000.00; par value shares, $5.00.

THE PEOPLE'S TELEPHONE COMPANY, erecting, constructing and maintaining telephone lines, buying, selling and leasing telephone instruments, &c., &c.; principal office, Clarksburg, W. Va.; charter issued March 22, 1893; expires March 1, 1913; incorporators, John E. Steele, Charles S. Potter, Lewis R. Thomas, W. C. Averitt, Thomas A. Thomas, H. E. Smith, V. F. Snyder, all of Clarksburg, W. Va.; capital subscribed, $125,000.00; amount paid in, $25,000.00; capital authorized, $100,000.00; par value shares, $5.00.

THE PERFECT SAFETY PAPER COMPANY, manufacturing and selling paper, ink, chemicals and stationery blanks of all kinds under patent process or otherwise, and of acquiring and owning such real or personal property as may be necessary for such purposes; principal office, Franklin, Ohio; charter issued July 29, 1893; expires July 25, 1913; incorporators, B. R. Anderson, Chicago, III.; G. H. Harding, J. R. Wels, P. H. Rue, Ellis Fork, Franklin, Ohio; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

THE PHILADELPHIA COMPANY OF WEST VIRGINIA, mining, boring, digging for, or otherwise obtaining from the earth, petroleum, rock or carbon oil and natural gas, manufacturing, buying, selling and transporting the same in the crude and in the refined state, &c.; principal office, Pittsburgh, Pa.; charter issued September 20, 1865; expires December 31, 1915; incorporators, J. R. McIntyre, W. D. Pettegrew, T. W. Stimson, Pittsburgh, Pa.; W. F. Humbrar, H. II. Holf, John W. Hull, Robert Upton, William B. Stuck, Harry Clarton, Clifton, W. Va.; capital subscribed, $100.00; amount paid in, $25.00; capital authorized, $100,000.00; par value shares, $100.00.

THE PHILADELPHIA INSULATOR COMPANY, manufacturing, buying and selling, or leasing others to manufacture electrical insulators, &c.; principal office, Philadelphia, Pa.; charter issued November 27, 1865; expires December 1, 1916; incorporators, H. W. Kappley, J. W. Fitzpatrick, S. H. Kappley, T. W. Filling, James C. Kappley, Philadelphia, Pa.; capital subscribed, $100.00; amount paid in, $100.00; capital authorized, $250,000.00; par value shares, $100.00.
THE PHOENIX GRAIN AND STOCK EXCHANGE, buying, selling and dealing generally in grains, provisions, stocks, bonds and securities of all kinds and carrying on a general brokerage and commission business in all its branches: principal office, Cincinnati, Ohio; chartered November 20, 1860; expires November 20, 1880; corporators, Edward B. Fosher, Cincinnati, Ohio; James L. Applegate, Covington, Ky.; Francis A. Bradley, Theos. P. Cheney, Godfrey Joseph, Cincinnati, Ohio; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE PHOENIX OIL COMPANY, drilling, boring and mining for oil and gas, refining and disposing of same and doing all things necessary thereto: principal office, New York, N. Y.; chartered May 4, 1890; expires April 30, 1916; corporators, Edwin B. Fosher, New York, N. Y.; James S. Glenn, Buffalo, N. Y.; J. R. Foster, Westerly, R. I.; N. G. Read, Boston, Mass.; James A. Summons, New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE PIONEER GOLD MINING AND DREDGING COMPANY, developing and dredging gold, silver and other precious minerals in the Frazier river and its tributaries in British Columbia: principal office, Pittsburgh, Pa.; charter issued June 3, 1890; expires May 31, 1915; corporators, B. McKenna, B. W. Morgan, Martin McCandless, F. E. Youngs, Charles F. McKenna, all of Pittsburgh, Pa.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $200,000.00; par value shares, $1.00.

THE PITTSBURG AND CARIBOO GOLD DREDGING COMPANY, developing and dredging gold, silver and other valuable minerals in the Frazier river and its tributaries in British Columbia: principal office, Pittsburgh, Pa.; charter issued March 3, 1895; expires May 31, 1914; corporators, Charles F. McKenna, Pittsburgh, Pa.; B. McKenna, B. W. Morgan, J. S. Heymer, Martin McCandless, F. E. Youngs, Pittsburgh, Pa.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $200,000.00; par value shares, $5.00.

THE PITTSBURG OIL COMPANY, buying and leasing territory for the development of oil and gas, and transacting all business necessary thereto, etc.: principal office, Pittsburgh, Pa.; charter issued January 27, 1890; expires January 1, 1920; corporators, Joseph F. Brown, Charles F. McKenna, James K. Hatfield, Charles F. Studenberg, James B. Youngson, all of Pittsburgh, Pa.; capital subscribed, $20,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE PLUGINE COMPANY, manufacturing, buying and selling bicycles sundries and other articles of like nature: principal office, Cleveland, Ohio; charter issued August 7, 1890; expires April 1, 1910; corporators, H. Bates, A. G. Bates, T. F. Horan, Lee D. Johnson, G. H. Foster, all of Cleveland, Ohio; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE PNEUMATIC STREET CLEANING COMPANY, constructing and using pneumatic and steam cleaning machinery operated by motive power, for improved cleaning of streets, &c., &c.: principal office, Jersey City, N. J.; charter issued October 16, 1890; expires October 16, 1916; corporators, Robert J. Anderson, M. D. Francis Groom, R. L. Malcolm, Fred R. Cole, Geo. M. Wilcox, J. P. Herrin, all of New York City; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE POCAHONTAS COMPANY, mining coal, manufacturing coke, and buying and selling the same; purchase, lease, &c., lands, mining rights, &c., &c.: principal office, Bluefield, W. Va.; charter issued March 12, 1890; expires March 1, 1915; corporators, Wm. M. Barning, Sturbridge, N. Y.; Julius F. Workum, Philip C. Bantlett, New York City; John J. Tracy, Jersey City, N. J.; Samuel F. Jarvis, Jr., New York City; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $10.00.

THE POCAHONTAS IMPROVEMENT COMPANY, carrying on the business of mining, milling and reducing coal and in all its branches in the state of California: principal office, Toledo, Lucas county, Ohio; charter issued August 29, 1890; expires July 22, 1920; corporators, I. C. S. Merrill, C. M. Edson & I. T. Hubbard, J. M. Hough, James Brown, all of Wheeling, W. Va.; capital subscribed, $500,000.00; amount paid in, $20,000.00; capital authorized, $500,000.00; par value shares, $1.00.

THE POLLOCK OIL AND GAS COMPANY, boring, drilling or producing from the earth oil and gas and selling the same when produced: principal office, Wheeling, Ohio County, W. Va.; charter issued March 7, 1890; expires December 31, 1915; corporators, George T. Bugby, Simon Kline, F. M. Work, Martin Thombs, F. H. Hare, all of Wheeling, W. Va.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.
THE PORT KENNEDY SLAG WORKS, manufacturing from the raw material or refuse of iron furnaces, size of various kinds, coke, and soil through the process of cementing cemented buildings, &c., &c.; principal office, Philadelphia, Pa.; charter issued February 12, 1896; expires January 1, 1913; corporators, Jerome H. Louckheim, Henry S. Louckheim, Samuel K. Louckheim, J. W. E. Kahn, Oscar Fleeker, Philadelphia, Pa.; capital subscribed, $1,000,000.00; amount paid in, $600.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE PORTER MILLING COMPANY, carrying on the business of manufacturing, buying and selling flour, meal and other milling products, and doing all things incidental thereto; incorporators, M. J. Winter, E. W. Hitt, all of Winona, Minn.; capital subscribed, $600.00; amount paid in, $600.00; capital authorized, $250,000.00; par value shares, $50.00.

THE POTOMAC LEFFLER ELECTRO MAGNETIC RAILWAY COMPANY, to utilize all patents granted this company and all inventions or improvements of same in Maryland and District of Columbia, etc.; principal office, Washington, D. C.; charter issued January 17, 1896; expires January 11, 1916; corporators, Frederick J. Patterson, Geo. W. Mills, Wm. V. Griffin, J. K. Patterson, M. L. Patterson, all of Chicago, Ill.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

THE PORTABLE REFRIGERATOR AND FREEZER COMPANY, purchasing patent rights for the manufacture, use and sale of portable refrigerators and freezers, and selling the right to others, &c., &c.; principal office, Philadelphia, Pa.; charter issued March 11, 1896; expires March 6, 1916; corporators, Thos. F. King, Jersey City, N. J.; Richard I. Brooks, New York, N. Y.; William H. Mendel, Mount Vernon, N. Y.; William J. Murphy, William G. O'bourn, New York, N. Y.; capital authorized, $500,000.00; amount paid in, $50,000.00; par value shares, $100.00.

THE PRALL ENGINE AND POWER COMPANY, manufacturer of engines and machinery, and the acquisition and sale of plants, &c., and the necessary real estate, etc.; principal office, New York, N. Y.; charter issued March 11, 1896; expires March 6, 1916; corporators, Thos. F. King, Jersey City, N. J.; Richard I. Brooks, New York, N. Y.; William H. Mendel, Mount Vernon, N. Y.; William J. Murphy, William G. O'bourn, New York, N. Y.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE PRINCE ALBERT MINING COMPANY, (Limited), leasing, buying, &c., mining properties and mining rights of every kind, and working and mining the same; building and operating mills in the treatment of ores, &c., &c.; principal office, Charleston, W. Va.; charter issued October 19, 1895; expires October 1, 1915; corporators, John L. Taylor, James E. Campbell, Columbus, O.; capital subscribed, $600.00; amount paid in, $60.00; capital authorized, $600,000.00; par value shares, $1.00.

THE PUNCTURELESS TIRE COMPANY, manufacturing and dealing in rubber tires and other tires for vehicles, particularly for munitions and halls roads, &c.; principal office, Charleston, W. Va.; charter issued November 29, 1895; expires November 29, 1915; corporators, Peter Schweb, Hamilton, O.; Edmund N. Hatcher, J. W. Meeker, John M. Taylor, James E. Campbell, Columbus, O.; capital subscribed, $600.00; amount paid in, $60.00; capital authorized, $600,000.00; par value shares, $1.00.

THE PUBLIC WORKS CONTRACTING COMPANY, contracting all public and private works in the United States or foreign countries, to receive payment in ca, b, stock or bonds, &c.; principal office, New York City, N. Y.; charter issued September 25, 1896; expires August 27, 1916; corporators, D. N. Stantm, Yonkers, N. Y.; Perrot Long Johns, Toronto, Canada; Frank Miller, Pasadena, N. J.; D. P. Stanton, Mason, N. H.; K. W. Stanton, Yonkers, N. Y.; capital authorized, $2,500.00; amount paid in, $250.00; capital authorized, $500,000.00; par value shares, $100.00.

THE RAILWAY TRUST AND EQUIPMENT COMPANY, manufacturing, owning, leasing; selling and dealing in railway and street cars and all parts and machinery thereof, to supply the same to companies and others on what is known as car trusts, &c.; principal office, Charleston, Kanawha County, W. Va.; charter issued December 10, 1896; expires January 11, 1916; corporators, J. W. Chisnolm, Brooklyn, N. Y.; E. W. Howitt, Henry A. Hicken, Geo. E. Swartz, Mark Sands, Chicago, Ill.; capital authorized, $500,000.00; amount paid in, $50,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE RANDOLPH COAL AND COKE COMPANY, owning and operating coal and timber lands for manufacturing coke, and doing a general mercantile business; principal office, Belington, Barbour County, West Virginia; charter issued March 14, 1896; expires February 21, 1916; corporators, Sam-
Corporations.

THE RANDOLPH IMPROVEMENT AND DEVELOPING COMPANY, Improving and developing the Randolph Salt Sulphur and other springs, erecting hotels, bath houses and water works, developing any mineral, ore, coal, oil or gas in said county and working the same on such lands that the company may own or control; principal office, Huntington, W. Va.; charter issued December 26, 1885; expires January 1, 1930; corporators, J. N. C. Bell, Le Bell, W. Va.; Wirt C. Ward, Huntington, W. Va.; Vincent, P. Russell, of Crickard, W. Va.; J. H. Bell, W. Va.; Warwick Hutton, Huntington, W. Va.; E. B. Ward, Lee Bell, W. Va.; W. F. Snyder, E. Hutton, Lewis C. Conrad, Huntington, W. Va.; capital subscribed, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE RAWHIDE GOLD MINING COMPANY, acquire, own, hold, &c., all the title, interest, &c., in the "Randolph Salt Sulphur," and in the "Rawhide Mine," situated in California, and also to acquire, own, hold and work any other gold or silver mines, mining property, &c., &c.; principal office, Boston, Mass.; charter issued October 10, 1885; expires October 10, 1915; corporators, James T. Elliott, New Brighton, N. Y.; Aaron C. Thayer, Brooklyn, N. Y.; Anna A. Boggs, Bayonne, N. J.; Geo. M. Penney, Jr., New Brighton, N. Y.; Nata Phillips, Maplewood, N. J.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $600,000.00; par value shares, $50.00.

THE REGENERATIVE GAS HEATING AND CONSTRUCTION COMPANY, manufacturing, buying, selling and dealing in gas heating furnaces or any other kind of heating apparatus, buying and selling patent and rights relating thereto, &c., &c.; principal office, Parkersburg, W. Va.; charter issued June 15, 1896; expires January 30, 1916; corporators, Thomas Basbor, C. Hazeltine Basbor, Baltimore, Md.; John W. Baker, Charles L. Baker, Philadelphia, Pa.; Henry C. Trumbull, Jr., Douglass C. Trumbull, Baltimore, Md.; capital subscribed, $900,000.00; amount paid in, $450,000.00; capital authorized, $1,800,000.00; par value shares, $50.00.

THE RE-WORKING SCRAP STEEL COMPANY OF WILKESBARR, PENNSYLVANIA, re-working scrap steel and making refined iron from same under a certain patent of the U. S. granted to Henry Harris, Dec. 18, 1878, &e., &c.; principal office, Wilkesbarre, Pa.; charter issued July 12, 1895; expires July 6, 1915; corporators, Miles J. Marchews, Buffalo, N. Y.; Daniel Fraser, Elmira, N. Y.; John Williamson, John Hance, George W. Wallace, Wilkesbarre, Pa.; capital subscribed, $100,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE RIDGE LAND LAW, mining, shipping and selling coke, coal, iron, steel lumber, stumpage and buying and selling merchandise, etc.; principal office, Freemans, W. Va.; charter issued January 23, 1894; expires May 10, 1914; corporators, Jenkins Jones, Mrs. Isabella Freeman, Jonathan Bowen, Freemans, W. Va.; James Booth, Huntington, W. Va.; William Booth, Koonoke, Va.; capital subscribed, $10,000.00; amount paid in, $8,000.00; capital authorized, fully paid up; par value shares, $100.00.

THE RITCHIE COUNTY OIL AND GAS COMPANY, purchasing and leasing and sinking wells for oil and natural gas, laying pipe lines for conducting gas, &c., &c.; principal office, Wheeling, W. Va.; charter issued November 22, 1885; expires November 12, 1915; corporators, R. T. Howell, J. C. Dent, Bridgeport, Ohio; J. W. Grubbs, Charles R. Coates, H. P. Jones, Wheeling, W. Va.; capital subscribed, $1,000,000.00; amount paid in, $250,000.00; capital authorized, $100,000.00; par value shares, $250.00.

THE RICHLAND MINING COMPANY, mining and developing gold and silver ores buying and selling the same, locating mines, leasing and buying lands, &c., &c.; principal office, Parkersburg, W. Va.; charter issued September 23, 1916; expires September 18, 1925; corporators, J. R. Timms, A. G. Stue, J. D. Timms, J. Meeke, J. R. Timms, Jr., all of Parkersburg, W. Va.; capital subscribed, $2,500.00; amount paid in, $2,500.00; capital authorized, $100,000.00; par value shares, $100.00.

THE ROBERT A. WOOLDRIDGE COMPANY, importing, buying, manufacturing, selling, mining and compounding all kinds of fertilizing materials, etc.; principal office, Baltimore, Md.; charter issued March 8, 1895; expires March 1, 1915; corporators, Robert A. Woolridge, Thomas H. Travers, John T. Elliott, Baltimore, Md.;
CORPORATIONS.

M. C. Blackwell, Bethel Acacmy, Va.: J. C. sewards, Maitland, Pa.: capital subscribed, $15.00; amount paid in, $12.50; capital authorized, $100,000.00; par value shares, $50.00.

THE ROHINS COAL COMPANY, mining, selling and shipping coal, manufacturing selling coke, timber, &c.; principal office, Rohins, Fayette County, W. Va.; charter issued March 11, 1898; expires March 12, 1910; corporators, W. A. Brown, Alaska, W. E. Fox, H. L. Robinson, Mt. Carmel, Pa.; William Gould, Middlesburg, Pa., J. E. Robinson, Clar-mont, W. Va.; capital subscribed, $18,000.00; amount paid in, $18,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE RODERFIELD COAL AND COKE COMPANY, purchasing, acquiring and owning real estate, coal, coal lands, mining and shipping the coal, buying, selling, manufacturing, &c.; coke and timber, &c.; principal office, Roderfield, W. Va.; charter issued May 20, 1883; expires May 1, 1915; corporators, Wm. K. Inger, Inger, W. Va.; Philip W. Strother, Perrysburg, Va.; James French Strother, Welch, W. Va.; Wm. G. Inger, New York, N. Y.; Robt. W. Martin, Philadelphia, Pa.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $200,000.00; par value shares, $100.00.

THE RODFORD-MORTON COMPANY, conducting a general merchandise business, wholesale and retail, and dealing in produce, &c.; principal office, Roncovert, W. Va.; charter issued September 18, 1890; expires January 1, 1914; corporators, E. H. Camp, Quin Mortin, S. T. Peck, R. S. Loy-lee, John Driscoll, all of Roncovert, W. Va.; capital subscribed, $250,000; amount paid in, $500.00; capital authorized, $50,000.00; par value shares, $100.00.

THE ROSS GOLD MINING DEVELOPMENT AND INVESTMENT COMPANY, buying, selling, leasing, prospecting and developing mining property in the state of Nevada,尤他州, and foreign countries, &c.; principal office, Las Vegas, Nev.; charter issued November 17, 1890; expires September 1, 1910; corporators, C. P. Rossow, East Palestine, Ohio; John Lovett, G. W. Buxton, D. M. Shuler, J. W. Mayscher, Martinsburg, W. Va.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $2,500,000.00; par value shares, $1.00.

THE ROSSWELL LOVETT COMPANY, buying, selling and shipping all kinds of fruits and vegetables, canning, preserving and shipping the same, manufacturing ice and doing a general cold storage business, &c.; principal office, Martinsburg, Berkeley county, W. Va.; charter issued November 17, 1890; expires September 1, 1910; corporators, C. P. Rossow, East Palestine, Ohio; John Lovett, G. W. Buxton, D. M. Shuler, J. W. Mayscher, Martinsburg, W. Va.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $75,000.00; par value shares, $5.00.

THE ROYAL LIFE INSURANCE COMPANY OF WASHINGTON, D. C., carrying on a life and sick benefit insurance business, to be conducted in the usual manner adopted by such corporations; principal office, Harpers Ferry, Jefferson county, W. Va.; charter issued October 8, 1865; expires October 4, 1885; corporators, C. J. Orleans, H. A. Stobbs, Dr. F. W. Law, H. Hay, Arthur R. Hateman, Frank Thomas Evans, Arthur A. Birney, Michael G. McCormick, Washington, D. C.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $15,000.00; par value shares, $50.00.

THE ROYALTY OIL COMPANY, buying and selling oil and gas royalties and the products of the same, holding necessary real estate, &c.; principal office, Manna-gon, W. Va.; charter issued October 8, 1865; expires October 4, 1885; corporators, C. J. Orleans, Dr. F. W. Law, H. Hay, Arthur R. Hateman, Frank Thomas Evans, Arthur A. Birney, Michael G. McCormick, Washington, D. C.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $15,000.00; par value shares, $50.00.

THE RYMIR BUILDING COMPANY, erecting a hall and houses for any legal business or dwelling for rental; principal office, Rymir, Marion county, W. Va.; charter issued May 15, 1866; expires May 9, 1916; corporators, J. W. Hawkins, A. F. Hamilton, John Arnett, J. L. Arnett, O. H. Arnett, R. D. Moomaw, R. C. Hawkins, J. W. Arnett, J. L. Satterfield, U. G. Wilson, W. F. Sudargent, James Devore, J. T. S. Snyder, Rymir, W. Va.; amount paid in, $12,000; capital authorized, $5,000.00; par value shares, $1.00.

THE SALMON RIVER MILLING COMPANY OF IDAHO, purchasing, owning and operating mill and other manufactory and the manufacture of all kinds of flour, grist, and other produce of the same kind; &c.; principal office, Harrisburg, Pa.; charter issued October 10, 1866; expires September 28, 1896; corporators, R. F. Meyers, Patrick Russe, Harrisburg, Pa.; T. C. A. F. Kegler, Salmon City, Idaho; Ellis L. Munroe, W. F. Meyers, Harrisburg, Pa.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

THE SAMUELS DYNAMIC ACCUMULATOR COMPANY, manufacturing and selling electrical storage batteries and to sell rights to the same, and sell the manufactured
Corporations.

THE SHREWSBURY BY-PRODUCT AND COKE OVEN COMPANY, contracting and operating coke ovens of all kinds, manufacturing coke, gas, tar, ammonia and other

products of said company, &c., &c.; principal office, New York City; charter issued July 29, 1895; expires July 28, 1915; corporators, William Seward Webb, Shenburne; John Jacob Astor, Henry L. Sprouge, Henry B. Ely, Charles H. Burnet, of New York City; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $100.00.

THE SAN DOMINGO MINING COMPANY, carrying on a general mining business in the Republic of Mexico and doing all things necessary for the success of the same; principal office, New York City; charter issued June 12, 1894; expires May 27, 1940; corporators, Byron C. Howell, Cranford, N. J., Colin Campbell, New York, N. Y.; Thornley Dickson, Brooklyn, N. Y.; Frederick D. Chester, Frederick W. Custis New,ark, Brooklyn; capital subscribed, $200,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $100.00.

THE SANITARY PIPE AND PAVING COMPANY, making and manufacturing pipes, paving and building blocks and other articles from condensed concrete or other material, &c., &c.; principal office, New York City; charter issued August 17, 1883; expires August 16, 1983; corporators, J. E. Pierson Grant, Lawrence Hague, Samuel S. Bell, Clark B. Perry, Philip V R Van Wyck, all of New York City; capital subscribed, $200,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $100.00.

THE SAYLES CIGAR MANUFACTURING COMPANY, manufacturing and selling at wholesale and retail cigars and cheroots and general dealers in tobacco, snuff, &c.; principal office, Martinsburg, West Virginia; charter issued January 11, 1890; expires January 10, 1990; corporators, P. H. Sayles, B. H. Harrison, Stuart W. Walker, M. A. Miller, of Martinsburg, W. Va.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100.00.

THE SELLER DIFERENTIAL TYPEWRITER COMPANY, the manufacture, use, sale, lease, and sale by, ailing and contractag of rights to make, use and sell machines and devices of every nature and for business purposes incident thereto; principal office, Cleveland, Cuyahoga county, Ohio; charter issued July 4, 1896; expires July 3, 1916; corporators, Charles Sears, S. H. Chisholm, Edward J. Day, Charles C. Brinkley, A. F. Osborn, all of Cleveland; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $2.00.

THE SECURITY MORTGAGE AND TRUST COMPANY, receiving and investing money, making investment contracts to be sold in installment payments and procuring for such of the investors, policies of life Insurance and of acting as agents, &c., &c.; principal office, Detroit, Mich.; charter issued May 8, 1911; expires May 8, 1916; corporators, J. S. Thaxton, Henry O. Walk-r, Geo. W. Burkhat, James M. Harboor, Geo W. Burkhat, trustee, Edward J. Warren, all of Detroit, Mich.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $1.00.

THE SEVILLE CIGAR AND TOBACCO COMPANY, manufacturing, buying, selling and dealing in cigars, dealing, &c., &c.; in leaf tobacco and treating, curing and preparing the same for; principal office, Seville, Ohio; charter issued April 15, 1896; expires April 1, 1918; corporators, E. N. Long, Seville, Ohio; F. M. Townsend, Elyria, Ohio; J. A. Lowrie, J. H. Miller; C. A. Richard, Seville, Ohio; capital subscribed, $20,000; amount paid in, $20,000; capital authorized, $10,000; par value shares, $1.00.

"THE SEYMOUR OIL COMPANY," buying and leasing oil and natural gas lands, drilling, boring and operating the same and doing all things necessary and expedient for the conduct of same; &c.; principal office, Columbus, Ohio; charter issued November 28, 1896; expires January 1, 1916; corporators, John Cashatt, William Holt, Walter Zum, E. W. Parrett, M. T. Seymour, J. Q. Judkins, Columbus, Ohio; capital subscribed, $50,000; amount paid in, $20,000; capital authorized, $25,000; par value shares, $50.00.

THE SHADOWLESS ARC LIGHT COMPANY, manufacturing, electric arc, light lamps and carbon, to burn therein and all other electrical appliances; principal office, Pittsburgh, Pa.; charter issued June 17, 1896; expires March 27, 1916; corporators, J. G. Walwright, D. M. Seley, W. A. Schmidt; Pittsburgh, Pa.; Conrad Weber, Bennett, Parson, Meyer, Allentown, Pa.; capital authorized, $100,000; amount paid in, $100,000; capital authorized, $100,000; par value shares, $100.00.

THE SHIREBURY BY-PRODUCT AND COKE OVEN COMPANY, contracting and operating coke ovens of all kinds, manufacturing coke, gas, tar, ammonia and other
THE SHORT RISK GRAIN INDEMNITY COMPANY, insuring and protecting from day to day persons engaged in the production, milling, transporting, buying and selling, storing, &c., wheat or other cereals and grain against loss by changes in prices or shrinkage in value while in course of transportation or otherwise, &c.; principal office, Minneapolis, Minnesota; charter issued October 20, 1886; expires October 20, 1906; corporators, E. T. Osborn, C. T. Crosby, A. Cuningham, Henry Coulin, William Gilliland, all of Minneapolis; Minn.; capital subscribed, $3,000.00; amount paid in, $300.00; capital authorized, $3,000.00; par value shares, $100.00.

THE SILVER QUEEN MINING, REDUCING AND MARKETING COMPANY, purchasing, acquiring, leasing, &c., silver, gold, copper, lead, &c., and working and manufacturing the same in all of its various branches, &c., &c.; principal office, Huntington, W. Va.; charter issued February 13, 1886; expires February 9, 1915; corporators, F. B. Emsho, H. C. Simms, Lewis W. Leete, R. M. Baker, F. M. Hartman, all of Huntington, W. Va.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $300,000.00; par value shares, $100.00.

THE SIMPLEX MANUFACTURING COMPANY, manufacturing and selling bicycles and parts thereof and articles appertaining thereto, and to manufacture any other things which may be advantageous to said corporation, &c., &c.; principal office, Cincinnati, Ohio; charter issued October 20, 1886; expires January 1, 1915; corporators, George C. Smith, Cincinnati, Ohio; H. A. M. Kasson, Charles G. Brooks, Lee L. Cruises, Covington, Ky.; Albert E. Netleton, Syracuse, N. Y.; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $300,000.00; par value shares, $100.00.

THE SMITHFIELD OIL AND GAS COMPANY, taking, purchasing and selling indeterminate qualities of leases or real estate for the purpose of boring and operating wells thereon for oil and gas, &c., &c.; principal office, Wheeling, W. Va.; charter issued August 8, 1890; expires August 1, 1910; corporators, William Forsyth, Charles W., Aepenzerl Wheeling, W. Va.; William Koehnline, Bridgeport, Ohio; E. J. A. Brennan, Martin Ferry, Ohio; George W. Lemmon, Richard G. Oatly, Wheeling, W. Va.; Henry Koehnline, Bridgeport, Ohio; John C. Roberts, George Weber, Mathias Ferry, Ohio; Adelaid F. Skerry, R. A. Garver, C. Hess, Nell Quinn, Wheeling, W. Va.; William H. Jones, Martins Ferry, Ohio; James M. Smith, Bridgeport, Ohio; William H. Connally, Martins Ferry, Ohio; capital subscribed, $5,000.00; amount paid in, $20,000.00; capital authorized, $20,000.00; par value shares, $100.00.

THE SMITH AND ROUSE SPLIT BAR MANUFACTURING COMPANY, manufacturing split and house splint joint or facing timber for rails, stumps and structural work, and for sale or patent for same, &c.; principal office, Borough of Homestead, Pa.; charter issued May 1, 1890; expires April 30, 1915; corporators, Jacob E. Smith, Edward F. Rouse, John Osborne, M. D., Allard E. Ward, West, all of Homestead, Pa.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

THE SNOW CHURCH COMPANY, printing and publishing mercantile reports and legal directories, relating to credits and collections, and publishing wholesale merchants and manufacturers in relation to their credit and collections, &c., &c.; principal office, Charleston, W. Va.; charter issued May 13, 1894; expires April 3, 1915; corporators, H. W. Gabe, Joseph P. T. Nelson, Thomas M. Carr, Philadelphia; T. C. Campbell, H. W. Gabe, Philadelphia; H. W. Gabe, Columbus, O.; charter issued September 13, 1894; expires September 30, 1915; corporators, H. W. Webb, S. V. Pinke, H. L. Gilbert, L. F. Schomewella, J. C. Earlishaw, all of Columbus, O.; capital subscribed, $8,000.00; amount paid in, $1,000.00; capital authorized, $25,000.00; par value shares, $100.00.

THE SOLAR OIL COMPANY, buying, leasing and acquiring lands, prospecting for oil, natural gas and other products, and producing minerals and other products by the drilling for same, &c.; principal office, Columbus, O.; charter issued September 13, 1894; expires September 30, 1915; corporators, H. W. Webb, S. V. Pinke, H. L. Gilbert, L. F. Schomewella, J. C. Earlishaw, all of Columbus, O.; capital subscribed, $8,000.00; amount paid in, $1,000.00; capital authorized, $25,000.00; par value shares, $100.00.

THE SOUTHOA MINING COMPANY, acquiring gold, silver, copper, or other mines in the Republic of Mexico and elsewhere, &c., and generally to carry on the business of a
THE SOUTHERN ASBESTOS COMPANY. mining, milling and smelting company in all its branches, &c., &c.; principal office, Newport, Kentucky; charter issued May 1, 1855; expires April 30, 1865; corporators, W. F. Harris, Cincinnati, W. Va.; J. A. W. Lockwood, Cincinnati, Ohio; J. H. Blackwell, Cynthiana, Ky.; L. H. Kimball, Covington, Ky.; R. S. Camp, Philadelphia, Pa.; L. J. Reidel, Charleston, W. Va.; capital subscribed, $200,000; amount paid in, $70,000; capital authorized, $2,000,000; par value shares, $100.00.

THE SOUTHERN INDUSTRIES COMPANY. purchase, sale and ownership of property, real or personal of any description, the development thereof, of the development of industries, manufactures, mining or otherwise, &c.; principal office, Butte, Montana. Charter issued March 14, 1880; expires December 31, 1885; corporators, Charles & Co., Missoula, Montana; J. B. Keyston, Paterson, N. J.; capital subscribed, $5,000,000; amount paid in, $1,000,000; capital authorized, $5,000,000; par value shares, $100.00.

THE SOUTHERN ASPHALT COMPANY, dealing in and dealing in asphalt and asphaltic materials, contracting for, repairing and re-building streets, roads and railroads, Baltimore, Maryland; charter issued March 20, 1835; expires March 1, 1835; corporators, Josiah L. Blackwell, Henry B. Keyser, David G. Evans, Arthur L. Shreve, Edward N. Rich, all of Baltimore, Md.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $50.00.

THE SOUTHERN BUILDING COMPANY, constructing and erecting business and dwelling houses, churches, and all other kind of building in any place, &c.; principal office, Richmond, Va.; charter issued August 19, 1856; expires August 14, 1865; corporators, N. Partee, H. A. Partee, D. B. Burrough, John K. Peck, M. H. Partee, all of Bluefield, W. Va.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $10.00.

THE SOUTHERN HOME INDUSTRIES COMPANY, manufacturing and dealing in building bricks, stone, and other products of the mine; principal office, Springfield, Hampshire County, W. Va.; charter issued December 15, 1828; expires July 1, 1839; corporators, J. T. Woodson, N. B. Guthrie, Dr. W. P. Shippe, Solis C. Millison, C. R. Millison and others, all of Springfield, W. Va.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $10.00.

THE SOUTHERN ASBESTOS COMPANY. mining, milling and smelting company in all its branches, &c., &c.; principal office, Newport, Kentucky; charter issued May 1, 1855; expires April 30, 1865; corporators, W. F. Harris, Cincinnati, W. Va.; J. A. W. Lockwood, Cincinnati, Ohio; J. H. Blackwell, Cynthiana, Ky.; L. H. Kimball, Covington, Ky.; R. S. Camp, Philadelphia, Pa.; L. J. Reidel, Charleston, W. Va.; capital subscribed, $200,000; amount paid in, $70,000; capital authorized, $2,000,000; par value shares, $100.00.

THE SOUTHERN ASBESTOS COMPANY. mining, milling and smelting company in all its branches, &c., &c.; principal office, Newport, Kentucky; charter issued May 1, 1855; expires April 30, 1865; corporators, W. F. Harris, Cincinnati, W. Va.; J. A. W. Lockwood, Cincinnati, Ohio; J. H. Blackwell, Cynthiana, Ky.; L. H. Kimball, Covington, Ky.; R. S. Camp, Philadelphia, Pa.; L. J. Reidel, Charleston, W. Va.; capital subscribed, $200,000; amount paid in, $70,000; capital authorized, $2,000,000; par value shares, $100.00.

THE SOUTHERN ASPHALT COMPANY, dealing in and dealing in asphalt and asphaltic materials, contracting for, repairing and re-building streets, roads and railroads, Baltimore, Maryland; charter issued March 20, 1835; expires March 1, 1835; corporators, Josiah L. Blackwell, Henry B. Keyser, David G. Evans, Arthur L. Shreve, Edward N. Rich, all of Baltimore, Md.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $50.00.

THE SOUTHERN BUILDING COMPANY, constructing and erecting business and dwelling houses, churches, and all other kind of building in any place, &c.; principal office, Richmond, Va.; charter issued August 19, 1856; expires August 14, 1865; corporators, N. Partee, H. A. Partee, D. B. Burrough, John K. Peck, M. H. Partee, all of Bluefield, W. Va.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $10.00.

THE SOUTHERN ASBESTOS COMPANY. mining, milling and smelting company in all its branches, &c., &c.; principal office, Newport, Kentucky; charter issued May 1, 1855; expires April 30, 1865; corporators, W. F. Harris, Cincinnati, W. Va.; J. A. W. Lockwood, Cincinnati, Ohio; J. H. Blackwell, Cynthiana, Ky.; L. H. Kimball, Covington, Ky.; R. S. Camp, Philadelphia, Pa.; L. J. Reidel, Charleston, W. Va.; capital subscribed, $200,000; amount paid in, $70,000; capital authorized, $2,000,000; par value shares, $100.00.
THE SOUTHLAND OIL COMPANY, purchasing and leasing lands, and developing the same for petroleum and natural gas, and engaging in all kinds of transportation and selling same, &c., principal office, Bradford, Pa.: charter issued July 22, 1868; expires June 1, 1943; capital authorized, $6,000,000; par value $100; amount paid in, $1,000,000; capital authorized, $6,000,000; par value $100.

THE S.P. GROSS ARTIFICIAL STONE PAVING AND SUPPLY COMPANY, of CHARLESTON, WEST VIRGINIA: constructing all kinds of pavement and roads, laying and placing cement work and filling in all such necessary thereto: principal office, Charleston, Kanawha County, W. Va.: charter issued June 18, 1860; expires June 1, 1943; corporators, A. D. MacCorkle, P. Gross, Thomas Popp, Charleston, W. Va.; A. B. Lewis, St. Albans, W. Va.; G. O. Onillon, Charleston, W. Va.: capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $100.

THE SPRAGG OIL AND GAS COMPANY, purchasing, leasing, and operating oil and gas, coal and mineral lands, purchasing, refining, transporting and selling same, &c., principal office, Wheeling, Ohio County, W. Va.: charter issued August 17, 1860; expires August 12, 1888; corporators, S. S. Spragg, H. P. Taylor, C. F. Grote, Ohio, all of Wheeling, W. Va.: capital subscribed, $5,000; amount paid in, $5,000; capital authorized, $5,000; par value shares, $100.

THE STANDARD TELEPHONE AND TELEGRAPH COMPANY, constructing and operating telephone and telegraph lines, building all kinds of machinery and devices for constructing the same, &c., principal office, Philadelphia, Pa.: charter issued August 1, 1866; expires July 31, 1891; corporators, Frank G. Payne, Charles G. Wetzel, Philadelphia, Pa.: Charles H. Mann, H. deG. Haldeman, N. J.: capital subscribed, $1,000,000; amount paid in $100; capital authorized, $1,000,000; par value shares, $100.

THE STAR BREWERY, manufacture and sale of malt liquors, holding necessary real estate for carrying on such business: principal office, Boston, Mass.: charter issued January 23, 1866; expires January 1, 1881; corporators, Gardner Washburn, Boston, Mass.; John F. Oliver, Cambridge, Mass.; Andrew Washburn, Hyde Park, Mass.; John J. Law, Lawrence Mass.; John J. Donavan, Lowell, Mass.: capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $100.


THE STARK OIL AND GAS COMPANY, buying, leasing and holding lands, prospecting and drilling for gas and oil and minerals, storing and transporting same, mining, in laying, smelting and delivering ores and minerals, &c.: principal office, Canonsburg, Pa.: charter issued September 9, 1863; expires September 9, 1963; corporators, Paul C. Hau, John H. Hasler, Canonsburg, 1830; Edward B. Westphiler, N. W. Philadelphia, Ohio: Louis A. Lederer, A. Langenbach, Samuel Lovenstein and others, of Canonsburg, Ohio: capital subscribed, $6,000; amount paid in, $6,000; capital authorized, $6,000; par value shares, $300.

THE STEEL COMPANY, carrying on the drug business in all its various branches, and manufacturing and selling of patent medicines and all proprietary articles, &c., &c., &c.: principal office, Wheeling, W. Va.: charter issued November 1, 1865; expires October 31, 1965; corporators, C. F. Rust, Thomas Manning, W. Va.; O. H. Dorsey, Christian Sennett, E. C. Harby, of Wheeling, W. Va.: capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $100.

THE STEEL LUMBER COMPANY, buying, selling, manufacturing, &c., lumber, &c.: charter issued April 13, 1865; expires April 12, 1965; corporators, E. A. Smith, Providence, R. I.; C. H. Beall, Charleston, W. Va.; S. N. Grammont, Paterson, N. J.; M. Jackson, J. F. Brown, Charleston, W. Va.: capital subscribed, $65,000; amount paid in, $65,000; capital authorized, $100,000; par value shares, $50.

THE STEUBENVILLE PHOENIX TELEPHONE COMPANY, equipping, maintaining and operating a telephone exchange in the states of Ohio and West Virginia; principal
Corporations.

THE STEUBENVILLE AND WEST VIRGINIA BRIDGE COMPANY, constructing, maintaining and operating a toll bridge for highway and street traffic across the Ohio river from a point in Brooke county, W. Va., to Steubenville in the State of Ohio. Corporators, Spencer R. Quick, Gilbert G. Gaston, Ethelma T. Wells, J. A. McGilvray, George A. Maxwell, Steubenville, Ohio; capital subscribed $50,000; amount paid in $50.00; capital authorized $29,000.00; par value shares, $100.00.

THE STEUBENVILLE AND WEST VIRGINIA BRIDGE COMPANY, constructing, maintaining and operating a toll bridge for highway and street traffic across the Ohio river from a point in Brooke county, W. Va., to Steubenville in the State of Ohio. Corporators, Spencer R. Quick, Gilbert G. Gaston, Ethelma T. Wells, J. A. McGilvray, George A. Maxwell, Steubenville, Ohio; capital subscribed $50,000; amount paid in $50.00; capital authorized $29,000.00; par value shares, $100.00.

THE SUPPLY SYNDICATE, (Limited), manufacturing, buying, selling and dealing in iron, brass and copper, woods and metal goods, machinery devices and novelties; principal office, Charleston, Kanawha county, W. Va.; charter issued July 5, 1866; expires July 10, 1916; corporators, L. Morgan Bowen, Brooklyn, N. Y.; William Hall Herring, New York City, N. Y.; Charterfield, Wm. & Comway; Jere H. V. Jones, Brooklyn, N. Y.; capital subscribed $10,000.00; amount paid in $200.00; capital authorized $300,000.00; par value shares, $100.00.

THE SUN COMPANY, conducting a publishing business, acquiring and publishing daily, weekly and monthly newspapers, also books, magazines, &c.; principal office, Philadelphia, Pa.; charter issued March 1, 1854; expired March 1, 1915; corporators, Clem H. Congdon, Michael P. Duggan, M. A. C. Scanlin, N. J. Congdon, L. C. Buckler, all of Philadelphia, Penn.; capital subscribed $10,010.00; amount paid in $10,010.00; capital authorized $100,000.00; par value shares, $10.00.

THE SUNLIGHT COMMERCIAL COMPANY, engaging in the sale of incandescent lamps, burners, mantles and other materials connected therewith, &c.; principal office, New York City, N. Y.; charter issued December 28, 1865; expires December 29, 1945; corporators, Isaac Stiebel, Morris Lownsburn, Lewis Mendeleson, Joseph Hartman, Nathan Kleiner, Joseph Joseph Mendelsohn, all of New York City, N. Y.; capital subscribed $2,500.00; amount paid in $2,500.00; capital authorized $2,500.00; par value shares $100.00.

THE SUN INCANDESCENT LIGHT COMPANY, making, using and selling for use in the United States, an incandescent gas burner, founded upon the patents of C. Mandol; principal office, New York City; charter issued July 29, 1877; expires July 1, 1892; corporators, Franklun Ewerhart, New York; Stephen Parrish, Jersey City, N. J.; Thomas C. Dunn, John A. Yates, Waldemar Hagem, New York; capital subscribed $300,000.00; amount paid in $55,000.00; capital authorized $4,500,000.00; par value shares, $5.00.

THE SUN POWER COMPANY, acquiring the right, license or privilege of using any invention or improvement in mechanism, devices and appliances in the art of subjecting the heat of the sun or other body emitting heat or light to industrial or scientific use, &c.; principal office, Washington, D. C.; charter issued December 18, 1865; expires December 29, 1946; corporators, William E. Oliver, Michael W. Callahan, Wm. Calvert, George K. Darling, Lomen G. Hine, all of Washington, D. C.; capital subscribed $1,500.00; amount paid in $250.00; capital authorized $5,000,000.00; par value shares, $25.00.

THE TAHLEHA CONSTRUCTION COMPANY, contracting for, equipping, buying owning and operating railway, telegraph, telephone piping and manufacturing lines and other works incidental to the business; principal office, Fort Smith, Ark.; charter issued July 28, 1896; expires June 21, 1818; corporators, John Doug, Huntington, Ark.; J. J. McCarthy, Little Rock, Ark.; Homer Smith, South Calistoga, T. T.; Anton Emers, Fort Smith, Ark.; S. G. Reddy, Dunson, Texas; Edmund D. Chadwick, Sr., Auburn, N. Y.; capital subscribed $300,000.00; amount paid in $300,000.00; capital authorized $1,000,000.00; par value shares $100.00.

THE TANNING COMPANY OF WEST VIRGINIA, for the purpose of manufacturing leather; principal office, Baltimore, Md.; charter issued November 25, 1893; expires November 18, 1915; corporators, Benjamin P. Deford, Thomas Deford, Benjamn F. Deford, Jr., Harrie How, William M. Russell, all of Baltimore, Md.; capital subscribed $300,000.00; amount paid in $30,000.00; capital authorized $500,000.00; par value shares, $25.00.

THE TAYLOR COMPANY, mining, quarrying, digging, crushing, &c., all kinds of ores, mineral, &c., manufacturing, purchasing, &c., all kinds of materials, goods, &c., &c.; principal office, Lowell Mass.; charter issued July 20, 1893; expires July 1, 1913; corporators, Frederick Taylor, Cyril E. Taylor, Nathaniel B. Pratt, Lowell, Mass.; Justice Edwards, Boston, Mass.; Frederick W. Taylor or, Lowell, Mass.; capital subscribed $500,000.00; amount paid in $50,000.00; capital authorized $1,000,000.00; par value shares, $25.00.
THE TEMPLTON MANUFACTURING COMPANY, manufacturing, buying, selling and dealing in spring motors and all other classes of motors, doing a general manufacturing and mercantile business, &c.; principal office, New York City, N. Y.; charter issued October 2, 1886; expires September 2, 1910; corporators, Edward R. Rollins, William Lupton, Henry Kane, Charles Eymer, Joseph J. Dimock, all of New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $160,000; capital authorized, $250,000.00; par value shares, $2,00.

THE TEXAS MINING COMPANY, to acquire, purchase, lease and hold mines and mining properties, rights and water rights and work the same; principal office, Silver City, Grant County, New Mexico; charter issued March 10, 1886; expires March 2, 1916; corporators, George S. Cartwright, Roxbury, N. Y.; Robert E. Benjamin, Philadelphia, Charles E. Tayman, Somerset, Pa.; Albert Laws, Salisbury, Md.; Thomas Conway, Silver City, N. M.; capital subscribed, $200,000.00; amount paid in, $5,000.00; capital authorized $500,000.00; par value shares, $100.00.

THE TEXAS OIL AND MINERAL COMPANY, mining, boring, prospecting and drilling for oil, gas, mineral and other mineral substances in the State of Texas and elsewhere; for refining; or, thereon preparing for the market any such products and selling the same, &c.; principal office, Charleston, W. Va.; charter issued August 6, 1880; expires August 1, 1915; corporators, J. A. Savage, W. A. Savage, Fred Paul Grosscup, W. E. Chilton, Charleston, W. Va.; J. W. Otley, Richmond, Va.; capital subscribed, $500,000.00; amount paid in, $20,000; capital authorized $500,000.00; par value shares, $100.00.

THE TORNADO GOLD MINING COMPANY, acquiring, owning, operating, &c., mines and running claim; owning, operating, &c., mills for the reduction of ores, and doing mining business, &c., &c.; principal office, Clay Center, W. Va.; charter issued April 1, 1895; expires March 1, 1915; corporators, Job A. Cooper, John W. Graham, William B. Morrison, Andrew K. Worthington, Stephen G. Shaw, all of Denver, Colorado; capital subscribed, $100,000; amount paid in, $20,000; capital authorized, $500,000.00; par value shares, $100.00.

THE TOLEDO CLAY COMPANY, manufacturing and selling brick, sewer pipe and all other clay products; principal office, Toronto, Ohio; charter issued February 3, 1860; expires January 1, 1906; corporators, Edward New, W. Smith, Ohio; Harry Nicholson, Toronto, Ohio; Charles Kosser, Belleire, Ohio; James H. McCrady, John H. McCrady, James M. Horner, Bridgetown, Pa.; capital subscribed, $15,000.00; amount paid in, $15,000.00; capital authorized, $25,000.00; par value shares, $100.00.

THE TRILBY MINING CORPORATION, (Limited), carrying on in the United States, British Columbia and elsewhere in all its branches the business of mining, reduction and refining of ores and doing all things necessary and expedient for the successful operation of the same, &c.; principal office, Buffalo, N. Y.; charter issued November 12, 1886; expires October 31, 1910; corporators, Charles James Rattray Beithune, Henry Alexander Drummond, Melville Burgoyne Robertson Gordon, Albert Henry Collins Wm. Lyon McLennan Lindsay, Jean Stewart, all of Toronto, Canada; capital subscribed, $75,000; amount paid in, $75,000; capital authorized, $1,250,000.00; par value shares, $1.00.

THE TROY GOLD MINING COMPANY, acquire, own, hold, &c., certain mining claims and working and operating the same, &c.; principal office, New York City; charter issued April 20, 1896; expires April 1, 1916; corporators, William B. Miller, Frank W. Andrews, Walter F. Gardner, Charles Blackwood, Charles D. Mende, Lewis G. Hopkins, Brooklyn, N. Y.; William A. Burrows, Fordham, N. Y.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $2,000,000.00; par value shares, $1.00.

THE TROLLEY WHEEL GUARD COMPANY, manufacturing trolley wheels and guards for same and for selling and leasing territorial rights for same, &c.; principal office, New York, N. Y.; charter issued December 23, 1886; expires December 1, 1921; corporators, Arnold R. Weber, New York, N. Y.; William S. Hurley, Harris Begert, Thomas W. Thompson, Geo. W. Duryea, Brooklyn, N. Y.; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE TUG RIVER LAND COMPANY, acquiring lands for oil, gas, coal, leasing said properties for mining purposes and carrying on a general merchandising business for the curtail of timber, &c.; principal office, Cooper's, Mercer County, W. Va.; charter issued January 8, 1898; expires November 28, 1910; corporators, William H. Miller, Frank W. Andrews, Walter F. Gardner, Charles Blackwood, Charles D. Mende, Lewis G. Hopkins, Brooklyn, N. Y.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $2,000,000.00; par value shares, $100.00.

THE TURNERS LAND, IMPROVEMENT AND INVESTMENT COMPANY, erection and sale of buildings and conducting the ordinary business of a real estate broker
THE TWIN TOWNS NATIONAL, SAVINGS BUILDING AND LOAN ASSOCIATION, securing for its members the means of saving and investing their money, to aid them in building houses, acquiring and improving real estate, &c., &c., principal office, Piedmont, W. Va.; charter issued November 12, 1890; directors: S. D. F. Timmons, H. B. Williams, H. D. Wilson, C. S. Wilson, J. W. L. Williams, W. G. Foster, B. F. Foster, J. W. L. Williams, S. D. F. Timmons; capital authorized, $1,000,000; capital paid in, $250,000; par value shares, $50.00.

THE TWIN TOWNS NATIONAL, SAVINGS BUILDING AND LOAN ASSOCIATION, securing for its members the means of saving and investing their money, to aid them in building houses, acquiring and improving real estate, &c., &c., principal office, Piedmont, W. Va.; charter issued November 12, 1890; directors: S. D. F. Timmons, H. B. Williams, H. D. Wilson, C. S. Wilson, J. W. L. Williams, W. G. Foster, B. F. Foster, J. W. L. Williams, S. D. F. Timmons; capital authorized, $1,000,000; capital paid in, $250,000; par value shares, $50.00.

THE UNITED STATES AIR BRAKE COMPANY, manufacturing and selling air brakes and all appliances relating thereto or for the application of air to railroad or railway cars, &c.; principal office, Philadelphia, Pa.; charter issued April 12, 1900; directors: Jas. H. Wilson, A. M. Gessinger, A. J. Wiener, Knowles Cranley, Frank H. Miller, Philadelphia, Pa.; capital authorized, $300,000; capital paid in, $15,000; par value shares, $50.00.

THE UNITED STATES DRUG AND CHEMICAL COMPANY, manufacturing, compounding and dealing in drugs and chemicals and pharmaceutical preparations, relating thereto; principal office, Cleveland, Ohio; charter issued March 4, 1900; expires
THE UNITED STATES FUSE COMPANY, manufacturing, buying and selling at wholesale and retail fuses and explosives; principal office, New Haven, Conn.; charter issued April 18, 1866; expires April 1, 1916; corporators, William J. Clarke, Charles M. Polhamus, John B. Newell, New York City; Noah G. Rogers, New York City; Henry M. Baird, Jr., Yonkers, N. Y.; capital subscribed, $10,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value $1.00.

THE UNITED STATES AND HAVITI CABLE COMPANY, constructing, laying, &c., lines of electric telegraph and a submarine cable between the United States and the West Indies; &c.; &c.; principal office, New York City; charter issued February 4, 1865; expires December 10, 1911; corporators, John W. Mackay, Virginia City, Nevada; George T. Ward, Brooklyn, N. Y.; W. W. Mackay, Jr., New York City; Albert B. Chandler, Brooklyn, N. Y.; Albert Beck, New York City; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $2,500,000.00; par value shares, $100.00.

THE UNITED STATES IRON WORKS COMPANY, manufacturing and selling tools, frogs, switches, crossings, &c., and dealing generally in implements used in the construction and operation of railroads; principal office, Charleston, W. Va.; charter issued May 2, 1869; expires April 24, 1919; corporators, Frederick K. Field, Brooklyn, N. Y.; P. H. Fleet, J. Collin Fite, Irving H. Munford, William H. Clark, New York City; capital subscribed, $125,000.00; amount paid in, $125,000.00; capital authorized, $500,000.00; par value shares, $50.00.

THE UNITED STATES SECURITIES COMPANY, carrying on the general business of making loan and investment and promoting company; promote and exploit business, trade marks, bonds, &c., &c., &c.; principal office, Bridgeport, Conn.; charter issued April 27, 1865; corporators, Hawley Pettibone, New Rochelle, N. Y.; Franklin Everhart, C. W. Piarrer, A. J. A. Bereman, Bruns Schildkueck, New York City; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000.00; par value shares, $25.00.

THE UNION AGENCY COMPANY acting as agent for individuals and corporations; principal office, New York City; charter issued June 15, 1865; expires June 10, 1895; corporators, L. A. Myers, James M. Nahum, Edward W. Tuthill, New York City; principal office, New York City; amount paid in, $100,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE UNIVERSAL BARRELL TAP COMPANY, securing the patents of Albert Hollowell, and any other persons, for barrel taps and tapers, making and selling the same, &c.; &c.; principal office, Lowell, Mass.; charter issued February 5, 1865; expires January 1, 1915; corporators, Albert Hallowell, Lowell, Mass.; Rudolph F. Stahl, Boston, Mass.; John H. Coffey, Frank E. Shaw, Lowell, Mass.; Thomas Salmon, Walburn, Mass.; John Joyce, Lowell, Mass.; Maurice A. Hanigan, Fitchburg, Mass.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE UNIVERSAL SUGAR BEARING COMPANY, manufacture and sale of bearings, for use on rail ways and steam ships, and for steam as well as surface roads, and for the manufacture and sale of all railway supplies, &c.; principal office, Charleston, Kanawha county, W. Va.; charter issued December 4, 1868; expires December 1, 1918; corporators, A. W. Moncey, Brooklyn, N. Y.; H. G. Well, E. Y. Bell, J. A. Blair, New York City; J. R. Baker, Jersey City; D. L. Monjo, Elizabeth, N. J.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.

THE UNIVERSAL SURFACE ELECTRIC RAILWAY COMPANY, to acquire, hold, use and lease patents and inventions relating to electric power, railroads, canal and other vessels, including devices and appliances for electricity for all motive power, light, heat, &c.; principal office, New York City; charter issued May 1, 1866; corporators, William Lawrence, Julius Harrisfield, Leopold Brueckheimer; Henry S. Clark, J. S. K. Hall, all of New York, N. Y.; capital subscribed, $1,500.00; amount paid in, $125.00; capital authorized, $2,500,000.00; par value shares, $50.00.
THE VANDERBILT GOLD MINING COMPANY, acquiring by purchase the American, fault and Vanderbilt gold mines with other mines in New Mexico, cooperating and selling the same and doing all things necessary therefor; principal office, New York City, N. Y.; charter issued March 2, 1866; expires February 1, 1916; incorporators, George W. Wood, Las Cruces, New Mexico; Col. Saunders, New York City, N. Y.; Andrew P. Morrison, Monticelli, N. J.; Cole Saunders, Jr., New York City, N. Y.; Ford H. Wilson, Brooklyn, N. Y.; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE VERNON OIL AND GAS COMPANY, mining, drilling or boring for oil or gas, and for said purposes to buy and sell leases or leaseholds and develop same, &c.; &c.; principal office, Pittsburg, Pa.; charter issued March 25, 1915; corporators, J. D. Remmeter, D. A. Cameron, Lillian Cameron, William Adams, C. F. Bausch, William R. Ramsey, all of Pittsburg, Pa.; capital subscribed, $600.00; amount paid in, $600.00; capital authorized, $100,000.00; par value shares, $100.00.

THE VIENNA PEARL BUTTON MANUFACTURING COMPANY, manufacturing and selling pearl buttons and other similar articles, &c.; &c.; principal office, New York City, N. Y.; charter issued December 3, 1886; expires December 31, 1915; corporators, Gustav Blumenthal, Alfred Blumenthal, Douglas A. Willis, William H. Spiegel, John J. Collins, all of New York City, N. Y.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE VIRGINIA GOLD MINING AND MILLING COMPANY, mining and owning rent estate and other properties, &c.; &c.; principal office, Richmond, Va.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE VIENNA PEARL BUTTON MANUFACTURING COMPANY, manufacturing and selling pearl buttons and other similar articles, &c.; &c.; principal office, New York City, N. Y.; charter issued December 5, 1866; expires December 31, 1915; corporators, Gustav Blumenthal, Alfred Blumenthal, Douglas A. Willis, William H. Spiegel, John J. Collins, all of New York City, N. Y.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THEophone COMPANY, establishing and maintaining a telephone exchange and constructing and operating telephone lines through Brookville, Hancock and Ohio counties, W. Va.; &c.; &c.; principal office, Wellsburg, W. Va.; charter issued February 11, 1875; expires December 31, 1914; corporators, Joseph M. Walker, Geo. S. Russell, W. H. Paul, W. J. Nicholas, all of Wellsburg, W. Va.; capital subscribed, $250.00; amount paid in, $25.00; capital authorized, $25,000.00; par value shares, $50.00.
THE WELDLESS TUBE AND STEEL COMPANY, manufacturing iron and steel in all their forms and any articles which may be in whole or in part composed of iron and steel, and especially weldless metal, metal tubes, and cold rolled metal tubes, and compound metal tubes, also iron and steel sheets and plates; principal office, Charleston, W. Va.; charter issued, December 23, 1888; expires December 19, 1915; corporators, E. H. Bier, A. H. Howard, P. S. Dunlop, Morgan Bratcher, J. B. W. E. Bratcher, D. M. Bell, J. W. Shepherd, J. H. Hatcher, John M. Taylor, Columbus, Ohio; capital authorized, $500,000; amount paid in, $500,000; par value shares, $100.

THE WERTZ MINING SYNDICATE, searching, digging and developing mines for iron, clay, coal, natural gas &c., also to reduce, concentrate, manufacture, &c., all minerals and mineral substances, &c., &c.; principal office, Charleston, W. Va.; charter issued July 20, 1878; expires June 30, 1913; corporators, E. V. Machette, Brooklyn, N. Y.; M. R. Arum, C. R. Wertz, Knoxville, Va.; Robert R. Allen, San Antonio, Texas; N. F. Wertz, Kankakee, Ill.; Jas. C. Caldwell, New York City; capital subscribed, $1,100; amount paid in, $1,100; capital authorized, $25,000; par value shares, $100.

THE WESTON BOARD OF TRADE, collecting, recording and publishing such local and financial information as may promote the manufacturing and financial welfare of the town of Weston, W. Va., &c.; principal office, Weston, Lewis county, West Virginia; charter issued February 21, 1894; expires February 1, 1916; corporators, J. S. Vanderpool, E. G. Davison, M. A. Post, John Klug, John C. Kent, Jacob Kohl, Louis Bennett, D. M. Bailey, S. Hinkle, W. E. Lively, Chas. O'Han, M. H. Kahlton, J. S. Mitchell, J. M. Hayden, E. Kheu, N. L. Dunniongton, Chas. F. Habb, E. Kahlton, R. J. Harrison, A. A. Lewis, Jno. A. Barnes, D. M. Timberlake, all of Weston, W. Va.; capital authorized, $50,000; amount paid in, $25,000; capital authorized, $50,000; par value shares, $10.

THE WEST PENN OIL COMPANY, leasing, purchasing, holding, &c., real estate for the production of petroleum, oil, gas, &c.; boring, drilling, excavating, &c., &c.; principal office, Fairmont, W. Va.; charter issued July 1, 1898; expires June 30, 1915; corporators, O. S. McKimney, John A. Clark, H. J. Price, John Bell, Fairmount, W. Va.; W. G. L. T. Buckingham, W. Va.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100.

THE WEST VIRGINIA AND ATLANTIC RAILWAY COMPANY, constructing a line of railroad in the state of West Virginia, operating and maintaining the same; principal office, Hinton, Barbour county, W. Va.; charter issued March 14, 1899, perpetual; corporators, Samuel B. Diller, Henry C. Terry, Philadelphia, Pa.; J. H. Allen, Womelsdorf, W. Va.; capital authorized, $1,100,000; par value shares, $100.

THE WEST VIRGINIA ABSTRACT COMPANY, furnishing information in regard to any or all surveys and land grants made and issued by Virginia and West Virginia, lying in any of Virginia, West Virginia and Ky.; for establishing and furnishing abstracts, &c., to title to real estate &c., &c.; principal office, Charleston, W. Va.; charter issued August 9, 1865; expires January 1, 1881; corporators, M. H. Dyer, L. R. McWhorter, E. B. Dyer, J. W. Kennedy, Russell G. Quarrier, all of Charleston, W. Va.; capital subscribed, $100; amount paid in, $10; capital authorized, $10,000; par value shares, $10.

THE WEST VIRGINIA DENTAL COLLEGE, educational, charitable and philanthropic purposes, for educating suitable persons in the art and science of dentistry and conferring degrees on the same, &c., &c.; principal office, Huntington, W. Va.; charter issued October 1, 1865; expires September 30, 1915; corporators, Joseph Finley, N. B. Ferguson, C. Everett Romans, F. J. Tindal, H. E. Fish, all of Huntington, W. Va.; capital authorized, $100,000; amount paid in, $25,000; par value shares, $50.

THE WEST VIRGINIA COAL COMPANY, buying and selling and dealing generally in coal; principal office, Charleston, W. Va.; charter issued November 25, 1866; expires October 31, 1869; corporators, A. Montgomery, M. M. Garrett, T. M. Garrett, Coventry, Ky.; Q. McKissick, Charleston, W. Va.; J. B. Lewis, Hanley, W. Va.; M. M. D. Retz, Traeck, Covington, Ky.; capital subscribed, $2,500; amount paid in, $2,500; capital authorized, $2,500; par value shares, $50.

THE WEST VIRGINIA SATE CAMP GROUNDS AND INTERSTATE CHAUTAUQUA ASSEMBLY, promoting sound and Christian morals, conducting and carrying on annual
THE WHEELING PRIVATE ELECTRIC CORPORATION, making, using and dealing in electrical instruments, machines and supplies, generating and supplying electricity for all purposes for which it may be utilized; principal office, Wheeling, Ohio County, W. Va.; charter issued February 13, 1903; expires January 1, 1918; corporators, R. A. Hanna, Jesse H. Edmond, Clifton, W. Va.; A. M. Heusley, Hartford City, W. Va.; P. B. Stansbery, Pomeroy, Ohio; Albert McDaniel, Henry Mees, G. W. Tucker, Mason City, W. Va.; capital subscribed, $100,000; amount paid in, $10,000; capital authorized, $25,000.00; par value shares, $100.00.

THE W. H. HILL COMPANY, manufacturing and wholesaling proprietary medicines, perfumery, chemicals, fluid extracts and all articles in the drug and chemical line, &c., &c.; principal office, Detroit, Mich.; charter issued, September 6, 1893; expires, September 5, 1903; corporators, William H. Hill, Philip S. Claus, Robert H. Brown, Frank A. Aldrich, Nathan T. Thurber, G. S. Brown, J. C. Chamber, Detroit, Mich.; Geo. A. Clark, Lorain, Ohio; capital subscribed, $2,500.00; amount paid in, $2,500.00; capital authorized, $100,000.00; par value shares, $100.00.

THE WHITAKER OIL AND OIL LAND COMPANY, purchasing, buying, holding &c., oil, gas and other minerals, and developing oil wells and the laying of pipe lines, buying tanks, &c., necessary to take care of the products of said business; principal office, Wheeling, W. Va.; charter issued, May 13, 1905; expires, January 1, 1925; corporators, E. E. Whitaker, Wheeling, W. Va.; C. D. Elliott, Sutton, W. Va.; G. W. Mckinley, Albert C. Whitaker, C. W. Akkinson, Jr., Wheeling, W. Va.; capital subscribed, $100,000.00; amount paid in, $100,000; capital authorized, $500,000.00; par value shares, $100.00.

THE WISHBONE GOLD MINING COMPANY, locating and buying to be mining claims, placer claims and deposits of ore and doing all things necessary to a complete mining business; principal office, Clarksburg, W. Va.; charter issued January 20, 1896; expires January 20, 1916; corporators, Frank L. Lofthus, Stillwell Connor, Minnie B. Lofthus, Amy E. Mace, Milton Cr. Waybright, all of Denver, Colo.; capital subscribed, $100,000.00; amount paid in, $10,000; capital authorized, $1,000,000.00; par value shares, $1.00.

THE WILHELMINA MINING COMPANY, buying, selling, owning and managing mines and mining properties and transacting all business incident thereto; principal office, New York City, N. Y.; charter issued August 17, 1896; expires January 1, 1906; corporators, Edward P. Kennard, New York City, N. Y.; George F. Jackson, Minneapolis, Minn.; James A. Ossiny, Coral Springs, C. I.; William F. Shaw, John F. Degnon, New York City, N. Y.; capital subscribed, $3,000,000; amount paid in, $3,000,000; capital authorized, $3,000,000; par value shares, $1.00.

THE WILLIAMS AND DAVIDSON COMPANY, doing a wholesale hardware and building supply business; principal office, Clarksburg, W. Va.; charter issued January 28, 1895; expires January 1, 1915; corporators, J. W. Williams, E. G. Davidson, Jacob Kolbegaard, Weston, W. Va.; John Kolbegaard, John L. Rife, Clarksburg, W. Va.; capital subscribed, $300,000.00; amount paid in, $300,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE WILLIAMS DRILL COMPANY, manufacturing, selling and otherwise disposIng of all kinds of drills, drilling machinery, etc.; principal office, New York, N. Y.; charter issued May 11, 1896; expires March 1, 1905; corporators, R. S. Sperry, Charles H. Jones, Jr., J. Henry Koch, C. H. Muehle, W. D. Steuer, Jr., all of Baltimore, Md.; capital subscribed, $30,000.00; amount paid in, $20,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE WILLIAMS OIL AND GAS COMPANY, buying, leasing and holding lands for the purpose of boring for oil and gas and disposing of same; principal office, Wheeling, West Virginia; charter issued October 7, 1896; expires January 1, 1916; corporators, John K. Glater, Wheeling, W. Va.; Densil Williams, Sharon, W. Va.; W. A. Halber, H. L. McKown, W. H. Hornish, Joe. E. Schulman, S. J. Polhemus, W. J. Wouden, of Wheeling, W. Va.; capital subscribed, $100,000; amount paid in, $10,000; capital authorized, $50,000.00; par value shares, $100.00.

THE WILMONT FIRE PROOFING COMPANY, mining, milling, metals, mineral and metallic substances and manufacturing the same into solid bodies for fire proofing, fire brick, pipe and boiler-covers &c.; principal office, Baltimore, Md.; charter issued September 22, 1896; expires September 21, 1898; corporators, William Montgomery, J. J. Joseph, and others; corporators, James K. Siney, Frank, Jameson, all of Baltimore, Md.; capital subscribed, $500,000; amount paid in, $250,000; capital authorized, $1,000,000; par value shares, $100.00.
Corporations.

THE WILLIAM PLACE SLEEPING CAR COMPANY, manufacturing and repairing railroad sleeping cars, passenger and freight cars, and any and all other kinds of cars, &c., &c.; principal office, Kansas City, Missouri; chartered April 3, 1866; expires March 30, 1916; corporators, Arthur E. Stillwell, Frank Coole, Harry P. Callid, Elliott E. Richardson, Kansas City, Mo.; Edward S. Drought, Kansas City, Kansas; Stephen T. Ivy, Kansas City, Mo.; Amos H. Merchant, Omaha, Neb.; Arthur A. Moore, Columbus, N. Y.; Charles N. Robinson, Kansas City, Mo.; James L. G. A. Ooley, J. H. Harkess, John O'Grady, J. Q. A. King, trustee, J. Q. A. King, J. J. Buchanan, J. J. Buchanan, trustee, Webb W. Williams, Webb W. M. Williams, trustee, Kansas City, Mo.; capital subscribed, $4,000,000.00; amount paid in, $2,750,000.00; par value shares, $100.00.

THE WILLIAM SMITH AND SONS BREWING COMPANY, manufacturing, brewing, and selling ale, lager beer and other malt liquors, &c., holding necessary real estate for said purposes, &c., &c.; principal office, Boston, Mass.; chartered June 9, 1893; expires June 1, 1914; corporators, William Smith, George W. Smith, William Smith Jr., Albert C. Smith, Boston, Mass.; Henry A. Kott, Winthrop Mass.; capital subscribed, $200,000.00; amount paid in, $500,000.00; capital authorized, $600,000.00; par value shares, $100.00.

THE WINOLA OIL, GAS, AND DEVELOPMENT AND IMPROVEMENT COMPANY, drilling and mining for oil, gas and other valuable substances as excavated in a crude state in Wyoming County, &c.; principal office, Factoryville, Pa.; charter issued July 1, 1910; corporators, Daniel E. Dryden, Franklin D. Hager, J. A. Sheek, W. H. Dryden, Pa.; E. D. C. W. Mary Brooklyn, Pa.; F. H. Chase, A. Calvin, W. M. Carpenter, B. Taylor, A. B. Rought, J. W. Reynolds, J. W. Carpenter, Factoryville, Pa.; A. A. Perkins, New York County, C. N. C. M., capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $1.00.

THE WOLFE FALL COMPANY, establishing and conducting a business as letter-press librarians and electrotype printers, book-binders, &c., purchasing literary and art productions, &c.; principal office, New York, &c., &c.; principal one, New York, &c., &c.; charter issued June 3, 1910; expires June 20, 1915; corporators, Hugh R. Mackenzie, James S. Mackenzie, Stephen D. Hutton, Frank A. Vander Beck, Jr., Samuel Tebbit, all of New York City; capital subscribed, $2,000.00; amount paid in, $250.00; capital authorized, $2,000.00; par value shares, $100.00.

THE YOUNGSTOWN SPECIALTY MANUFACTURING COMPANY, manufacturing business, buying, selling and dealing in manufactured goods and merchandise, &c.; principal office, Youngstown, Ohio; charter issued December 29, 1854; expires January 1, 1859; corporators, Henry C. George, E. McNab, J. C. Smith, F. T. Jean, W. C. Huie, Youngstown, Ohio; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $100.00.

THE ZENITH TRANSIT COMPANY, owning, controlling, &c., steamships, barges and vessels of all kinds for the transportation of freight of all kinds and passengers, &c., &c.; principal office, Duluth, St. Louis County, Minn.; charter issued March 1, 1854; expires March 1, 1865; corporators, James H. Hoyt, H. H. McKeehan, C. A. Johnson, Morris Black, Edmund von den Steinen, all of Cleveland, O.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THERMAL GOLD REDEPOSITION COMPANY, acquiring, owning and operating properties for gold, silver, copper and precious metals and doing a general mining business; principal office, New York, N. Y.; charter issued June 29, 1890; expires June 1, 1896; corporators, George Pumpey, Peter O., Abraham S. Davernport, Eikhart, Indiana; Daniel C. Good, New York City, N. Y.; George H. Littlewood, Idle, N. Y.; Carl G. Davernport, Eikhart, Ind.; capital subscribed, $500,000.00; amount paid in, $25,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THOMAS HURGER AND SONS COMPANY, buying, selling and dealing in timber and lumber of all kinds, &c., building roads, tramways, &c., &c., and holding necessary real estate for the purpose of carrying on said business, &c., &c.; principal office, Donohue, Tucker County, West Virginia; charter issued April 12, 1865; expires April 12, 1915; corporators, Thomas Hurger, Edward D. Hurger, James R. Burger, Centennial Burger, all of Park's, W. Va.; capital subscribed, $20,000.00; amount paid in, $20,000.00; capital authorized, $20,000.00; par value shares, $100.00.

TOD'S HIGHERS COMPANY, for the purpose of conducting the general tailoring business and of buying, selling and dealing in such fabrics, &c., &c.; principal office, Wheeling, West Virginia; charter issued January 1, 1884; expires December 23, 1915; corporators, A. M. Hamilton, Robert V. Brown, John P. Troll, John Weiruck Andrew Brown, Wheeling, W. Va.; capital subscribed, $80,000.00; amount paid in, $80,000.00; capital authorized, $80,000.00; par value shares, $100.00.

THOMPSON OIL AND GAS COMPANY, boring, drilling, mining, &c., petroleum, oil and natural gas; buying, selling, refining, &c., &c.; such oil and gas and transporting
the same, &c., principal office, Wheeling, West Virginia; charter issued September 16, 1854; expires December 30, 1899; corporators, Howard Thompson, A. F. Gasmire, C. A. Robinson, William Ellingham, Frank G. Caldwell, Wheeling, W. Va.; capital subscribed, $50,000.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

TILDEN IRON MINING COMPANY, mining iron and other ores in the states and territories of the United States, transporting and dealing in iron and other ores, &c.; principal office, New York, N. Y.; charter issued March 23, 1868; expires March 3, 1898; corporators, Fred. T. Gates, Edward V. Cary, Montclair, N. J.; capital authorized, $5,000,000.00; par value shares, $100.00.

TINTIC MINING AND DEVELOPMENT COMPANY, doing a general mining business in the State of Utah and elsewhere; principal office, New York City, N. Y.; charter issued, August 28, 1896; expires, August 28, 1916; corporators, G. O. Chilton, Biltof McDonalid, Geo. S. Chilton, A. D. MacCorkle, E. D. Moore, all of Charleston, W. Va.; capital subscribed, $150,000.00; amount paid in, $15,000.00; capital authorized, $2,000,000.00; par value shares, $5.00.

TOMATO-FIG COMPANY, purchasing, manufacturing, vending and dealing in all kinds of drug, medicines, &c., manufacturing co.'s, &c., &c.; principal office, Washington, D. C., charter issued, February 19, 1894; corporators, Geo. W. Harvey, A. L. Johnson, Washington, D. C.; T. J. Strait, Lancaster, S. C.; Geo. W. Brown, O. H. Budlong, Washington, D. C.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

TONSO ADVERTISING COMPANY, doing a general advertising business and publishing books, cards, &c., and doing such things connected therewith as the directors or stockholders may determine; principal office, Philadelphia, Pa.; charter issued July 6, 1896; expires July 1, 1936; corporators, Charles M. Hicks, Charles M. Hobert, W. Chariton Stfrican, Joseph W. Fitzpatrick, Henry Reed Collins, all of Philadelphia, Pa.; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $2,000,000.00; par value shares, $10.00.

TOPPAN PETROLEUM REMEDY COMPANY, manufacturing, treating and selling chemical compounds, oils and oil compounds, buying and selling all such materials, &c., &c.; principal office, New York City, N. Y.; charter issued November 10, 1896; expires November 10, 1936; corporators, Frederic K. Farnsley, George H. Gander, Meridith Dryden, Chas. S. Senior, Geo. F. Whitney, A. L. Hervey, W. T. Brown, paid in, $50,000; capital authorized, $1,000,000.00; par value shares, $50.00.

TOWNSEND SANITARIUM COMPANY, establishing sanitariums for treatment of consumptives and patients with other diseases, the manufacture of remedies, the sale or concession to others of rights, &c., to establish sanitariums, &c., &c.; principal office, Charleston, W. Va.; charter issued July 20, 1896; expires July 18, 1916; corporators, Richard C. Townsend, Townsend, Coshocton & Delaware, Ohio; George W. Fish, Samuel H. Crossman, all of New York City; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $500,000.00; par value shares, $50.00.

TRIMBLE AND LUTZ COMPANY, plumbing, furnishing team, hot water and other heating apparatus, &c., manufacturing, setting &c., all goods pertaining to same, &c.; &c.; principal office, Wheeling, W. Va.; charter issued March 30, 1895; expires March 1, 1915; corporators, George W. Lutz, George Ho-h, John Adam H. &c., John Schenck, Jr., Harry A. Horse, act of Wheeling, W. Va.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

TRI-PERIDHT CIF COMPANY, mining and merchandising for oil and gas, buying, selling and disposing of oil and gas, and doing all things necessary to a general oil and gas business; principal office, Parkersburg, Wood county, W. Va.; charter issued, June 3, 1896; expires June 31, 1916; corporators, R. S. Gray, J. C. Kahle, oil City, Pa.; J. R. McIvor, W. H. Hatch, M. C. Rodgers, Pittsburgh, Pa.; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $500,000.00; par value shares, $50.00.

TWENTIETH CENTURY ADVERTISING AND MANUFACTURING COMPANY, manufacturing, leasing and renting Barr's automatic advertising clocks, &c.; principal office, Pittsburgh, Pennsylvania; charter issued December 24, 1896; expires December 24, 1916; corporators, Jno. U. Barr, Jr., Pittsburgh, Pa.; David L. Lebovich, Allegheny, Pa.; William B. Satt, T. W. Sessions, Ernest J. Satt, Bennett, P. O., Pa.; capital subscribed, $500,000.00; amount paid in, $500,000.00; par value shares, $100.00.

TWO REPUBLICS' GOLD MINING COMPANY, purchasing, leasing, holding, working, &c., mining property and properties of every kind and description and deal-
Corporations

...ing in the products of the same, erecting machinery and plants necessary to conduct such business: principal office, Pittsburgh, Pa.; charter issued February 4, 1895; expires December 31, 1915; incorporators, C. M. Carpenter, Brookline, Mass.; Henry Wasserman, Joseph B. Martin, Boston, Mass.; Daniel Ittali, Melrose, Mass.; James W. Briggs, Boston, Mass.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $600,000; par value shares, $100 each.

UNITED STATES COMMERCIAL AGENCY, doing a general commercial agency business: report on the standing of individuals and doing a general commerce business: &c.; principal office, Charleston, W. Va.; charter issued September 11, 1895; expires September 11, 1915; incorporators, William T. Davis, Henry Levy, William H. White, W. H. Adams, all of Baltimore, Md.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $600,000; par value shares, $100 each.

UNITED STATES GAS AND ELECTRIC COMPANY, manufacturing gas and electric light globes and lamps in the States and Territories of the United States, principal office, Charleston, Kanawha county, W. Va.; charter issued January 1, 1897; expires, December 31, 1916; incorporators, John H. Gould, Charles H. Daval, New York City, N. Y.; Malcolm G. Pine, Brooklyn, N. Y.; S. J. McKelvey, A. A. Keabler, New York City, N. Y.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $600,000; par value shares, $100 each.
Corporations.

York City, N. Y.; capital subscribed, $100.00; amount paid in, $75.00; capital authorized, $1,000,000.00; par value shares, $1.00.

UNITED STATES SULPHUR AND CHEMICAL COMPANY, buying and selling lands and mines in Texas and other States, purchasing, mining and selling sulphur and other minerals and manufacturing chemical and mineral products; principal office, New York City, N. Y.; charter issued July 6, 1866; expires July 6, 1916; corporators, B. E. Schattenheber, F. J. Pratt, Sall E. Raunhaim, T. S. Kyle, L. A. Mitchell; capital subscribed, $25.00; amount paid in, $25.00; capital authorized, $500,000.00; par value shares, $5.00.

UNITED STATES RETAIL GROCERY COMPANY, conducting the business of a retail grocery, or for any other purpose or business useful to the public, for which a firm or partnership may be lawfully formed under the laws of this State, chartered at Pittsburg, Pa.; charter issued May 17, 1869; expires May 11, 1915; corporators, George C. Roll, Charles A. Corbin, Alex. E. Goss, Pittsburg, Pa.; Samuel G. Harber, Ingrain, Pa.; John F. Cox, Homestead, Pa.; capital subscribed, $10,000.00; amount paid in, $10,000.00; amount paid in, $10,000.00; capital authorized, $25,000.00; par value shares, $10.00.

UNITED STATES TRUST AND TITLE GUARANTEE COMPANY, for the purpose of guaranteeing titles, acting as the fiscal transfer agent for any State, municipality, &c.; principal office, Washington, D. C.; charter issued December 9, 1886; expires February 1, 1935; corporators, Charles R. McLaughlin, Edward Tollen, Henry F. Fagan, L. H. McLaughlin, Thomas J. McLaughlin, all of New York, N. Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

UNITED STATES TUNNEL COMPANY, tunneling, mining, milling ores and other business pertaining thereto, pursuant to and in conformity with the laws of West Virginia; principal office, Wheeling, W. Va.; charter issued June 5, 1868; expires June 4, 1925; corporators, James C. Fagan, George H. Deeb, George M. Rosenberg, Thomas Mackeller, Charles R. Sickles, all of New York City; capital subscribed, $500.00; amount paid in, $500.00; par value shares, $100.00.

UNION PHOSPHATE MINING COMPANY, mining, selling and handling phosphate, cutting, selling and manufacturing timber and lumber, &c.; principal office, New York City; charter issued May 23, 1868; expires May 15, 1922; corporators, R. Wayne WilsoN, Henry H. McDowell, George H. Sullivan, Barton B. ward Henry C. Townsend, all of New York City; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $5,000,000.00; par value shares, $5.00.

UNIVERSAL INDUSTRIAL POWER COMPANY, manufacturing, trading in and selling power machinery and motive power, both built and marketed, &c.; principal office, Newark, N. J.; charter issued April 18, 1894; expires April 17, 1914; corporators, Joseph Dughi, Cesare Basilien, Vittorio Bianchi, Luizl Olivina, VincenzoCiucola, Joseph C. Asce, Constantino Forte, Newark, N. J.; le H. Giglietta, Roselle, N. J.; Ezio d'Ulivo, Newark, N. J.; capital subscribed, $5,000,000.00; amount paid in, $1,500,000.00; capital authorized, $1,000,000.00; par value shares, $5.00.

URBAN PNEUMATIC TRACTION COMPANY, constructing, maintaining, operating, building and constructing railways used exclusively for passenger traffic, building and constructing buildings, to be operated by all mechanical or other power known; principal office, Harper's Ferry, Jefferson County, W. Va.; charter issued June 3, 1900; expires May 25, 1906; corporators, W. H. H. Knight, L. H. Wheatley, F. E. Dreher, John N. Webb, Francis Hallett, all of Washington, D. C.; capital subscribed, $500,000.00; amount paid in, $300,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

U. S. CYCLE IMPROVEMENT COMPANY, buying, selling and manufacturing bicycles or veloce pieces and other manufactured articles pertaining to the bicycle trade, &c.; principal office, Pittsburg, Pa.; charter issued October 11, 1865; expires October 8, 1915; corporators, Wickliffe C. Lyne, Williamhams, Pa.; J. Palmer O'Neill, A. Le Franc Carse, Pittsburg, Pa.; W. W. Scott, Southly, Pa.; J. M. Coughly, Allegheny, Pa.; capital subscribed, $20,000.00; amount paid in, $2,000.00; capital authorized, $20,000.00; par value shares, $5.00.

U. S. ELECTRO-GALVANIZING COMPANY, operating, working and practicing certain processes of galvanizing metals and manufactured articles and doing all things necessary thereto; principal office, New York, N. Y.; charter issued March 25, 1869; expires March 16, 1919; corporators, Frank E. Steiner, Henry B. Hough, Britton, N. Y.; Robert Swenson, David Gardner, New York, N. Y.; Theodore Lewis Polechoff, Long Island City, N. Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

UPTIGHT CYCLE COMPANY, manufacturing business, especially bicycles, riding machines, vehicles or combinations thereof; principal office, Jersey City, N. J.; char-
Venezuelan Development Company, carrying on the general business of a fiscal and financial corporation in the Republic of Venezuela and such other places, convenient or necessary in connection therewith; principal office, Charleston, Kanawha county, Va.; charter issued September 1, 1900; expires August 15, 1910;
corporators, Willard Brown, John Bogart, New York City, N. Y.; Smith M. Weed, Plattsburg, N. Y.; John Y. Sherwood, New York City, N. Y.; w. l. York, Plattsburg, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

VIBRATION PROOF HOLT AND VIT COMPANY, owning, controlling, manufacturing, &c., what is known as "Friction Grip" mechanism, invented by E. Stancliff, and all classes of machinery, tools and mechanism, &c.; principal office, New York City, N. Y.; charter issued, July 3, 1905; expires, June 8, 1915; corporators, S. B. Elkina, M.E., W. T. Buxton, Piedmont, W. Va.; James Rowe, Brooklyn, N. Y.; Thomas Orgill, E. Stancliff, New York, N. Y.; capital subscribed, $20,000.00; amount paid in, $20,000.00; capital authorized, $30,000,000.00; par value shares, $100.00.

VICTOR KOEHL & CO., manufacturing, importing and selling albumen, dye stuffs, colors and chemicals, principal office, New York City, N. Y.; charter issued, January 13, 1906; expires January 1, 1911; corporators, S. F. Croft W. S. Smith, Philadelphia, Pa.; Frank Sheriff, Highland Ave., Chestnut Hill; Charles H. Willits, Francis D. Cannell, Philadelphia, Pa.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $100.00.

YICHEFIZZ CHEMICAL COMPANY, manufacturing v'cchfizz, concentrated essence of peppermint, &c., and doing every thing incident to such work, &c.; principal office Philadelphia, Pa.; charter issued, January 30, 1896; expires, January 1, 1911; corporators, John O. Johnson, Washington, D. C.; A. M. Greene, Annacostia, D. C.; R. M. Yacht, McIver, Washington, D. C.; capital authorized, $100,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $100.00.

VIRGINIA SOUTHERN AND MIDLAND RAILWAY COMPANY, proposed road is to commence at or near the town of Rowlesburg, Preston County, and run by way of Cheat and Greenbrier rivers at a point at or near the White Sulphur Springs in Greenbrier county; principal office, New York City, N. Y.; charter issued, October 16, 1895; expires October 15, 1905; and is to continue perpetually; corporators, James Bets Metcalf, New York City; J. H. Hotchkiss, Staunton, Va.; John T. McCraw, Graford, W. Va.; Thomas S. Riley, Ohio County, W. Va.; James H. Prizer, Berkeley County, W. Va.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

WACABSH MINING AND SMELTING COMPANY, mining and smelting gold, silver, lead and other ores and engaging in a general mining and smelting business, &c.; principal office, Covington, Ky.; charter issued, December 5, 1866; expires, November 30, 1916; corporators, Adam Gray, Louis Woyler, Jacob Schwary, Wm. Klappert, Chas. Edgell, Brown, all of Cincinnati, Ohio; capital subscribed, $1,500.00; amount paid in, $615.00; capital authorized, $1,500.00; par value shares, $100.00.

WADDELL-ENTZ MACHINE COMPANY, purchasing and selling electric appaatus and machinery, making contracts relating to such business, and generally dealing in electrical machinery and goods, &c., &c.; principal office, New York City; charter issued, October 16, 1895; expires, January 1, 1916; corporators, Alfred A. Whitman, New York, N. Y.; Joseph A. Machado, Plainfield, N. J.; Antonio Knauth, George H. Engelhard, Frank W. Roller, New York N. Y.; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $500,000.00; par value shares, $100.00.

WAGNER STEAM LAUNDRY COMPANY, doing a general laundry and renovating business; principal office, New York City; charter issued, February 1, 1895; expires February 1, 1915; corporators, Harry W. Berlin, Louis H. Hassbrock, George S. Hassbrock, Sarah A. Hatch, Sarah A. Bush, New York City; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $100.00.

WAINWRIGHT STREET-BOUND CURB COMPANY, acquiring title to a certain patent for "Street Curbs" issued to H. H. Wainwright, No. 128,342, May 29, 1888 and to manufacture and dispose of the same, etc.; principal office, Washington, District Columbia; charter issued, January 17, 1895; expires January 8, 1915; corporators, John O. Johnson, Washington, D. C.; A. M. Greene, Annacostia, D. C.; R. M. Yacht, McIver, Washington, D. C.; capital authorized, $100,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $100.00.
CORPORATIONS.

WARRN ELECTRIC MANUFACTURING COMPANY, manufacturing electric and other apparatus, machinery and devices, and carrying on the business pertaining to same; principal office, Sandusky, Ohio; charter issued July 21, 1903; charter expires July 15, 1943; corporators, Jos. F. Kilby, Cleveland, Ohio; Geo. Barney, Sandusky, O. -In; Charles C. Warren, Chicago, Ill.; Frank Warren, Toledo, Ohio; E. F. Mack, Sandusky, Ohio; capital subscribed, $200,000.00; amount paid in, $200,000.00; capital authorized, $500,000.00; par value shares, $100.00.

WASHINGTON CHEMICAL COMPANY, manufacturing and dispensing drugs, chemicals, food products and medicines, to contract sanitary and hospitals; principal office, Sandusky, Ohio; charter issued October 9, 1900; charter expires October 8, 1916; corporators, Henry E. Kline, Edward J. Mulhall, Elia M. Riley, David J. Willis, William P. Springer, all of Washington, D. C.; capital subscribed, $200,000.00; amount paid in, $200,000.00; capital authorized, $500,000.00.

WASHINGTON COOLING COMPANY, constructing mains in underground and operating refrigerating and ice making plants and works and doing all things necessary thereto; principal office, Washington, D. C.; charter issued January 28, 1896; expires December 16, 1945; corporators, John M. Field, Louis W. Ritchie, Hyman Posner, Gabriel Whitehead, Washington, D. C.; Charles W. Clark, New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $50.00.

WASHINGTON, COLONIAL BEACH AND NORFOLK STEAMBOAT AND HOTEL COMPANY, transportation of freight and passengers on the Potomac River and the Chesapeake Bay and adjacent waters; principal office, Washington, D. C.; charter issued February 19, 1894; expires November 1, 1914; corporators, J. R. Collinge, Edw. K. Lewis, Phil B. Thompson, Jr., J. H. Vale, Jr., L. Page, all of Washington, D. C.; capital subscribed, $200,000; amount paid in, $25,400; capital authorized, $250,000.00; par value shares, $100.00.

WASHINGTON GOLD MINING COMPANY, owning and operating a gold mine and all business pertaining to the owning and operating of said gold mine; principal office, New York City, N. Y.; charter issued, May 27, 1893; expires, May 17, 1948; corporators, George W. Robinson, East Orange, N. J., Milo J. Luter, Stroudsburg, Pa., Frank Simmons, Samuel L. Bean, New York City, N. Y.; Charles W. Manahan, Jr., Toledo, Ohio; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $100.00.

WATERTOWN WATER, LIGHT AND POWER COMPANY, acquiring, selling, constructing, operating and dealing in water, gas and electric light plants and disposilng of water, gas and electric power for all purposes and doing all things necessary thereto, &c.; principal office, Watertown, N. Y.; charter issued, February 11, 1883; expires, January 1, 1918; corporators, Albert Sprague Bard, McCready Spikes, Richard F. Goldsborough, New York, N. Y.; Leighton Calkins, Plainfield, N. J.; Edward I. Sanford, New York, N. Y.; capital subscribed, $400.00; amount paid in, $300.00; capital authorized, $200,000.00; par value shares, $100.00.

WATSON SUPPLY COMPANY, carrying on a jobbing and wholesale mercantile business by buying and selling at wholesale all kinds of merchandise, live supplies, &c., &c.; principal office, New York City; charter issued October 29, 1899; expires, October 28, 1903; corporators, J. E. Watson, S. L. Watson, Charles Mackall, J. E. Sands, A. B. Fleming, all of Fairmont, W. Va.; capital subscribed, $700.00; amount paid in, $70.00; capital authorized, $100,000.00; par value shares, $100.00.

WAVERLY MANUFACTURING COMPANY, manufacturing and buying chemicals, earths and minerals, manufacturing and selling their compounds and products, &c., &c.; principal office, New York City; charter issued February 27, 1893; expires February 26, 1943; corporators, Wesley S. Black, John W. Black, of Brooklyn, N. Y.; John H. Bank, Boonton, N. J.; P. de P. Reckless, New York City; Geo. R. Ricketts, Elizabeth, N. J.; capital subscribed, $800.00; amount paid in, $80.00; capital authorized, $100,000.00; par value shares, $100.00.

WEBER JACQUARD AND ELECTRIC SHUTTLE COMPANY, manufacturing, selling, leasing, &c., of Jacquards, textile machinery and accessories and mill supplies; acquiring letter patent, &c., which relate to or can be used in said business, &c., &c.; principal office, New York, N. Y.; charter issued April 27, 1893; expires January 1, 1914; corporators, William A. Wheeler, Dexter Hitchen, Edwin H. Mathewson, Rob. Van Buren, Henry S. Sells, of Norwalk, Conn.; William T. P. Hollingsworth, New Canaan, Conn.; George E. Knott, Paterson, N. J.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $50.00.

WEBSTER LUMBER COMPANY, manufacturing lumber of all kinds, selling and shipping said products, and doing a general retail merchandise business; principal office, Morgantown, W. Va.; charter issued July 12, 1893; expires, July 10, 1943; corporators, Joseph F. Kilby, Cleveland, Ohio; Edward J. Mulhall, Elia M. Riley, David J. Willis, William P. Springer, all of Washington, D. C.; capital subscribed, $200,000.00; amount paid in, $200,000.00; capital authorized, $500,000.00; par value shares, $100.00.
Corporations.

WEST PENN COAL, OIL AND GAS COMPANY, buying, leasing and operating mineral lands, mining coal, making coke, excavating for petroleum, etc; principal office, Fairmont, W. Va.; charter issued March 2, 1895; expires February 16, 1915; incorporators, W. M. Cole, President, M. L. Cole, Treasurer, E. Robison, of Allegheny City, Pa.; G. W. Arnett, Fairmont, W. Va.; John N. Cunningham, Pittsburg, Pa.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $50.00.

WEST VIRGINIA ASSURANCE SOCIETY, providing for the payment after death to members of the society a certain amount of money, according to rules and regula-

porators, Worth Kilpatrick, Lloyd Johnston, Connelsville, Penn.; Joseph Better, Johnstown, Penn.; James R. Balsley, R. Marietta, James A. Zimmeman, Joseph D. Madigan, Andrew J. Brown, Connelsville, Penn.; O. C. Reed, Ulnouton, Penn.; Peter Spilson, James McGrath, Joseph T. McCormick, Connellsville, Penn.; Keil Long, New Haven, Penn.; Clair Stillwagon, William Spilson, Connellsville, Penn.; J. J. H. Matthews, New Florence, Penn.; Geo. B. Freed, M. J. Madigan, Connellsville, Penn.; capital subscribed, $80,000.00; amount paid in, $80,000; capital authorized, $200,000.00; par value shares, $100.00.

WEBSTER SPRINGS SALT SULPHUR BOTTLING COMPANY, bottling, selling and holding mineral water from the Webster Springs and doing all things necessary and expedient therein; principal office Addison, Webster county, W. Va.; charter issued December 21, 1896; expires January 1, 1916; incorporators, Geo. M Whitselaver, Grafton, W. Va.; Myer Newberger, George Newberger, Parkersburg, W. Va.; George R. Simpson, H. L. Lott, Addison, W. Va.; capital subscribed, $200,000.00; amount paid in, $30.00; capital authorized, $100,000.00; par value shares, $1.00.

W. E. HUTTON AND COMPANY, doing a general brokerage and merchandise business, in wheat, oil and other products, buying and selling stocks, bonds and other securities; negotiating sale of all kinds of property, real estate, mortgage bonds, &c; principal office, Charleston, Kanawha county, W. Va.; charter issued October 3, 1896; expires October 12, 1916; incorporators, W. E. Hutton, James M. Hutton, James H. Clark, James L. Quinton, Edward C. Hutton; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000.00; par value shares, $100.00.

WESTERN RESERVE OIL COMPANY, producing, purchasing, transporting or selling oil, coal and gas in all the States and Territories of the United States, &c.; principal office, Chicago, Ill.; charter issued August 3, 1896; expires August 3, 1916; incorporators, Edwin F. Getchell, Lyman D. Hammond, Augustus O. Hall, Edward F. Crayton, Albert Sibley, all of Chicago, Ill.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000.00; par value shares, $100.00.

WEST CHARLESTON STREET RAILWAY COMPANY, buying, building, owning, maintaining, &c., a street railway on the north side of the great Kanawha river, Kanawha county, W. Va., from Two Mile Creek, below Charleston, to Wilson's Hollow, above Charleston; principal office, Charleston, W. Va.; charter issued January 24, 1895; expires February 15, 1896; incorporators, Geo. S. Couch, F. Stilman, Geo. S. Laidley, F. P. Grosscup, Malcolm Jackson, Joseph W. Rocke, all of Charleston, W. Va.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $100.00.

WEST INDIA AND COLUMBIA STEAMSHIP COMPANY, to run, own and operate a line of steam propell'd vessels for carrying freight, &c., from New York via the West India Island to Carlagena in the Republic of Columbia, &c., acquire timber, mineral and lands, &c., and develop the same, &c., &c.; principal office, New York City; charter issued July 21, 1916; expires July 21, 1946; incorporators, John T. Grayson, Stanford, Conn.; Charles Cooper Clark, James P. Fike, Henry Planer, New York City; Harry Bell, Stamford, Conn.; capital subscribed, $2,500,000; amount paid in, $250,000; capital authorized, $2,500,000.00; par value shares, $25.00.

WEST INDIA FIBRE COMPANY, acquire by purchase or otherwise, rights, licenses, inventions, &c., and dispose of the same, acquire and hold lands, tenements and heirs; reditaments and use, improve, mortgage, &c., the same, to purchase and acquire all machinery necessary to carry out the objects of the company, &c., &c.; principal office, Boston, Mass.; charter issued October 23, 1896; expires May 1, 1916; incorporators, Edward H. Brown, Salem, Mass.; Lemont G. Burnham, Andrew W. Preston, Isaiah C. Young, Charles B. Moseley, Boston, Mass.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $200,000.00; par value shares, $100.00.

WESTERN OIL AND GAS COMPANY, buying, selling, leasing and holding real estate; operating for producing, supplying and dealing in petroleum, &c., and other minerals; principal office, Olean, Cattaraugus county, N. Y.; charter issued July 20, 1906; expires July 1, 1926; incorporators, Eliza M. Johnson, Olean, N. Y.; Eric J. Wilson, Olean; John J. Stimson, Olean; William J. Niemeck, Franklin Huver, Bolliver, N. Y.; capital subscribed, $20,000.00; amount paid in, $2,000.00; capital authorized, $200,000.00; par value shares, $50.00.

WESTERN OIL AND GAS COMPANY, buying, selling, leasing and holding real estate; operating for producing, supplying and dealing in petroleum, &c., and other minerals; principal office, Olean, Cattaraugus county, N. Y.; charter issued July 20, 1906; expires July 1, 1926; incorporators, Eliza M. Johnson, Olean, N. Y.; Eric J. Wilson, Olean; John J. Stimson, Olean; William J. Niemeck, Franklin Huver, Bolliver, N. Y.; capital subscribed, $20,000.00; amount paid in, $2,000.00; capital authorized, $200,000.00; par value shares, $50.00.

WESTERN OIL AND GAS COMPANY, buying, selling, leasing and holding real estate; operating for producing, supplying and dealing in petroleum, &c., and other minerals; principal office, Olean, Cattaraugus county, N. Y.; charter issued July 20, 1906; expires July 1, 1926; incorporators, Eliza M. Johnson, Olean, N. Y.; Eric J. Wilson, Olean; John J. Stimson, Olean; William J. Niemeck, Franklin Huver, Bolliver, N. Y.; capital subscribed, $20,000.00; amount paid in, $2,000.00; capital authorized, $200,000.00; par value shares, $50.00.
WEST VIRGINIA COAL AND IRON POLICE, doing a general detective business; principal office, Bluefield, W. Va.; charter issued December 16, 1896; expires December 1, 1925; corporators, R. M. McDermott, T. W. Cook, C. L. Cook, J. F. Jordan, E. S. Smith, all of Parkersburg, W. Va.; capital subscribed, $3,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $50.00.

WEST VIRGINIA CONSTRUCTION COMPANY, constructing, equipping and operating steam railroads, electric R. R. street car lines, canals, water works, coal mines, telephones and telegraph lines, principal office, Clarksburg, H. I., Marion county, W. Va.; charter issued, January 7, 1907; expires, January 5, 1917; corporators, T. M. Jackson, Tines, Pettigrew, G. S. Sands, J. F. Allen, F. R. Davis; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $100.00.

WEST VIRGINIA LAND AND CORPORATION LAW COMPANY, rendering legal service to clients and promoting their interests, examining and certifying title to real estate and guaranteeing same, etc.; principal office, Charleston, W. Va.; charter issued February 1, 1896; expires May 1, 1916; corporators, George C. Sturgis, F. C. Evans, Sargantowne, W. Va.; Jas. H. Stewart, Raymond City, W. Va.; Rufus Switz, D. D. Pinkowski, Charleston, W. Va.; Frank R. Dowal, Huntington, W. Va.; capital authorized, $1,500.00; amount paid in, $2,000.00; capital authorized, $25,000.00; par value shares, $100.00.

WEST VIRGINIA LOAN COMPANY, encouraging industry, frugality and home building and saving amongst its members, creating a fund for continuing the lastments and maturing the shares of its stockholders; principal office, Wheeling, Ohio county, W. Va.; charter issued August 10, 1896; expires August 7, 1916; corporators, Alfred Faull, Charles Burdett Hart, Wheeling, W. Va.; W. E. Lawrence, Washington, Va.; J. W. Davenport, George Book, M. L. Hayne, William A. Wilson, A. Elliott, Wheeling, W. Va.; capital subscribed, $200.00; amount paid in, $200.00; capital authorized, $5,000.00; par value shares, $100.00.

WEST VIRGINIA GLASS MANUFACTURING COMPANY, manufacturing, buying and selling glassware; principal office, Wheeling, W. Va.; charter issued March 12, 1896; expires February 23, 1916; corporators, Charles Muhlenau, Hamilton, Ohio; James M. Anderson, Bernhard Klepper, W. Va.; Thomas W. Wheeling, W. Va.; John W. Lamb, Wheeling, W. Va.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $100.00.

WEST VIRGINIA INDIAN MEDICINE MANUFACTURING COMPANY, manufacturing and selling medicines compounded of herbs, roots and bark; principal office, Charleston, Kanawha county, W. Va.; charter issued June 10, 1896; expires June 1, 1916; corporators, C. N. Older, Bancroft, W. Va.; H. G. Kelley, O. Other Older, Confidence, W. Va.; G. W. Mctinials, H. K. Houston, Charleston, W. Va.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $10.00.

WEST VIRGINIA MUTUAL FIRE INSURANCE COMPANY, making and investing insurance of all kinds against loss, damage, liability or injury of every character from whatever cause arising, also upon all kinds of property, real or personal, and exercising all other rights incident thereto; principal office, Charleston, Kanawha county, W. Va.; charter issued October 30, 1896; expires October 1, 1913; corporators, M. L. Dawson, R. T. Durham, Richmond, Virginia; Joseph M. Brown, W. L. Ashby, J. D. Adams, C. M. Montero, Charleston, W. Va.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $10.00.

WEST VIRGINIA NORTHERN RAILWAY COMPANY, constructing and operating a railroad in the State of West Virginia; principal office, Rosecravet, Greenbrier County, West Virginia; charter issued March 25, 1896; perpetual; corporators, Robert McNaul, W. D. McNaul, J. T. Smith, of Rosecravet, Va.; M. L. Carmack, M. J. Carmack, of Cleveland, Ohio; capital authorized, $8,000,000.00; par value shares, $100.00.

WEST VIRGINIA OIL AND COAL RAILROAD COMPANY, constructing and operating a railroad in the State of West Virginia; principal office, Sistersville, Tyler County, West Virginia; charter issued June 11, 1896; perpetual; corporators, Edwin Riple, Sherman, N. Y.; W. A. MacCorkie, E. W. Clifton, John Baker White, S. B. Avis, of Clarksburg, W. Va.; Sherman, N. Y.; Alls, J. D., Plattsburg, Pa.; W. R. Collins, R. H. Peck, of Buffalo, N. Y.; H. L. Kerr, Sistersville, W. Va.; capital authorized, $30,000.00; par value shares, $100.00.

WEST VIRGINIA PAVING BRICK COMPANY, manufacturing buying and selling paving brick, fire brick, fire clay, sewer pipe and any other clay products; principal office, Parkersburg, W. Va.; charter issued December 19, 1896; expires December 1, 1925; corporators, R. W. Cook, T. W. Cook, C. L. Cook, J. F. Jordan, E. S. Smith, all of Parkersburg, W. Va.; capital authorized, $5,000.00; par value shares, $100.00.
Corporations.

office, New Cumberland, Hancock County, West Virginia: charter issued June 3, 1855; expires May 31, 1858; corporators, James M. Porter, New Cumberland, W. Va.; W. E. Houlton, East Liverpool, Ohio; James E. Brandon, New Cumberland, W. Va.; John S. McNutt, Wheeling, W. Va.; capital subscribed, $500; amount paid in, $50; capital authorized, $50,000.00; par value shares, $100.00.

West Virginia Short Line R. R. Company, from New Martinsville, W. Va., by most practical route up Fishing creek to head, thence down Middle Run, &c., to a point near Clarksburg, thence on to Belington, W. Va.; principal office, Clarksburg, W. Va.; charter issued, February 5, 1855; continues perpetually; corporators, T. M. Jackson, J. H. Allen, J. Philip, J. Horner Davis, Tom C. Brady, all of Wheeling, W. Va.; capital subscribed, $500; amount paid in, $10; capital authorized, $100,000.00; par value shares, $10.00.

West Virginia Southern Railway Company, the proposed road will connect Braddock yard, and other points on the Kanawha river, with the state road and railroad through Boonesboro, Logan, &c., to Tazwell county, Va.; principal office, Charleston, W. Va.; charter issued May 2, 1856; expires May 1, 1857; corporators, R. T. Henderson, J. C. Watts, J. W. Clark, Russell & Quarrier, Charleston, W. Va.; capital authorized, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

West Virginia Tannery and Lumber Company, buying, selling, manufacturing, and dealing in tannery, lumber, and shipping manufactured articles; &c., &c.; principal office, Charleston, W. Va.; charter issued, June 16, 1856; expires June 15, 1857; corporators, J. C. Allegheny, Pa.; Frank P. cherry, Michal McNamara, E. Guy Pittsburg, Pa.; capital subscribed, $250; amount paid in, $50; capital authorized, $200,000.00; par value shares, $10.00.

Wheeling Brick Company, manufacturing, buying and selling brick and other building materials; manufacturing, buying and selling tenea cotte, contracting for and erecting houses and other structures, and doing all things necessary to conduct said business; principal office, Wheeling, W. Va.; charter issued, June 20, 1865; expires, June 1, 1885; corporators, John E. Clater, James McFadden, R. J. McCullough, Wm. T. Row, Wheeling, W. Va.; capital subscribed, $200; amount paid in, $100; capital authorized, $200,000.00; par value shares, $100.

Wheeling Hat Company, manufacturing, buying and selling hats, caps, and other articles requiring theirs, &c., &c.; principal office, Wheeling, W. Va.; charter issued, March 18, 1865; expires, March 18, 1885; corporators, J. I. McCammon, Wheeling, W. Va.; capital subscribed, $1,000; amount paid in, $500; capital authorized, $1,000,000.00; par value shares, $100.

Wheeling Saddlery Company, manufacturing and dealing in harness, saddles and collars, and the sale of saddlery, hardware, &c., &c.; principal office, Wheeling, W. Va.; charter issued July 22, 1865; expires July 1, 1868; corporators, H. C. Robb, A. H. Robb, Geo. Hatch, H. T. Lee, R. P. Robb, W. Yand, all of Wheeling, W. Va.; capital subscribed, $7,000; amount paid in, $7,000; capital authorized, $200,000.00; par value shares, $100.

Wheeling Stone Company, for the purpose of manufacturing, selling and dealing generally in artificial stone and other building material, &c.; principal office,
Exceptions. All of the following companies are incorporated and doing business within the State of West Virginia, except where otherwise stated:

WINROW GOLD MINING AND MILLING COMPANY, for the purpose of doing a general mining business, milling and trading other ores; principal office, New York, N. Y.; charter issued December 29, 1896; expires December 1, 1915; corporators, Henry H. Boooy, David A. Hoody, Frank R. Underwood, New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $500.00; capital authorized, $200,000.00; par value shares, $1.00.

WHEELING SUBURBAN RAILWAY COMPANY, constructing and operating a railroad in the State of West Virginia; principal office, Wheeling, Ohio county, W. Va.; charter issued March 26, 1886, and is perpetual; corporators, Paul O. Reyman, Wheeling, W. Va.; William Noyan, Mike Keegan, Parkersburg, W. Va.; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $10,000.00; par value shares, $50.00.

WHITE STAR SEAWASH COMPANY, carrying on and conducting the laundry business in the city of Parkersburg, W. Va.; principal office, Parkersburg, W. Va.; charter issued September 5, 1865; expires September 3, 1910; corporators, C. S. Phillips, W. E. Skirvin, Geo. E. Gilchrist, Elm Grove, W. Va.; capital subscribed, $1,000.00; par value shares, $50.00.

WINDSOR FRUIT COMPANY, manufacturing, buying and selling pickles, preserves, jellies, syrups, olives, &c., and canning meats, grapes, &c., &c.; principal office, Wheeling, W. Va.; charter issued March 26, 1886; expires January 1, 1916; corporators, E. F. Launty, G. C. Wate, Jas. Putney, Jos. Renshaw, R. T. Herndon, all of Charleston, W. Va.; capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $50.00.

WILCOX HERNIA CURE COMPANY, establishing and conducting a business for the treatment and cure of hernia, by a process known as the Wilcox hernia cure, &c., &c.; principal office, Charleston, Kanawha county, W. Va.; charter issued May 13, 1840; expires May 1, 1940; corporators, John Q. Dickinson, G. W. Taylor, J. E. Dana, R. W. Knight, Malcolm Jackson, all of Charleston, W. Va.; capital subscribed, $600.00; amount paid in, $60.00; capital authorized, $600.00; par value shares, $100.00.

WILSON LABORATORY COMPANY, experimenting, developing, demonstrating, &c., inventions, processes and apparatus; acquiring, &c., &c.; principal office, New York City; charter issued July 9, 1865; expires July 25, 1885; corporators, Arthur G. Frasier, Charles K. Frasier, Brooklyn, N. Y.; Frank White, New York City; John G. McGuire, J. Wesley Allison, Brooklyn, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

WILLIAM MILDE ICE MACHINE COMPANY, manufacturing and selling all kinds of machines and apparatus for producing ice, refrigeration or cold storage, invention pertaining to same, &c.; principal office, Charleston, Kanawha county, W. Va.; charter issued May 13, 1840; expires May 1, 1940; corporators, John Q. Dickinson, G. W. Taylor, J. E. Dana, W. W. Knight, Malcolm Jackson, all of Charleston, W. Va.; capital subscribed, $600.00; amount paid in, $60.00; capital authorized, $600.00; par value shares, $100.00.

WINONA HUNTING AND FISHING CLUB, hunting, fishing and general amusements; principal office, Winona, Fayette county, W. Va.; charter issued, March 1, 1896; expires, January 1, 1906; incorporators, Fred Seightmabes, Winona, W. Va.; J. H. Nelson, Edmund W. Winona, W. Va.; J. H. Hannah, J. F. Matux, L. Jones, Winona, W. Va.; capital subscribed, $50.00; amount paid in, $5.00; capital authorized, $50.00; par value shares, $5.00.

WINONA RAILWAY AND LIGHT COMPANY, acquiring, constructing and operating street railways, electric light and gas plants and work and furnishing the city of Winona, Minn., with same; principal office, Winona, Minnesota; charter issued March 1, 1896; January 1, 1916; corporators, Frank B. Kellogg, Corbett A. Severance, Edward Lee, Frank A. Seymour, M. B. Wiler; capital subscribed $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $1.00.

WINROW GOLD MINING AND MILLING COMPANY, for the purpose of doing a general mining business, milling and trading other ores; principal office, New York, N. Y.; charter issued December 29, 1896; expires December 1, 1915; corporators, Henry H. Boooy, David A. Hoody, Frank R. Underwood, New York, N. Y.; capital subscribed, $1,000.00; amount paid in, $500.00; capital authorized, $200,000.00; par value shares, $1.00.

WILCOX HERNIA CURE COMPANY, establishing and conducting a business for the treatment and cure of hernia, by a process known as the Wilcox hernia cure, &c., &c.; principal office, New York City; charter issued April 11, 1896; expires December 31, 1941; corporators, Robert G. Schmidt, T. N. Dittemborfer, Fred. W. Birt, William A. Brady, David Gerber, all of New York City; capital subscribed, $750.00; amount paid in, $100.00; capital authorized, $25,000.00; par value shares, $50.00.

William A. Brady, acquiring, selling, &c., dramatic and musical composition, and acquiring and disposing of the right to give performances upon the stage, &c., &c.; principal office, New York City; charter issued April 11, 1896; expires December 31, 1941; corporators, Robert G. Schmidt, T. N. Dittemborfer, Fred. W. Birt, William A. Brady, David Gerber, all of New York City; capital subscribed, $750.00; amount paid in, $100.00; capital authorized, $25,000.00; par value shares, $50.00.

WILCOX HERNIA CURE COMPANY, establishing and conducting a business for the treatment and cure of hernia, by a process known as the Wilcox hernia cure, &c., &c.; principal office, Charleston, Kanawha county, W. Va.; charter issued March 26, 1886; expires January 1, 1916; corporators, E. F. Launty, G. C. Wate, Jas. Putney, Jos. Renshaw, R. T. Herndon, all of Charleston, W. Va.; capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $50.00.
WISCONSIN ACETYLENE COMPANY, manufacturing, producing and using calcium carbide and substances generally known as acetone and other substances and materials for making and using the same, principal office, Chicago, Ill.; charter issued November 13, 1865; expires November 11, 1915; corporators, Am. G. Pethorne, Alfred H. Murliken, of Chicago, Ill.; Axel A. Strom, Austin, Ill.; William D. Hindley, William A. Boyle, of Chicago, Ill.; capital subscribed, $60,000; amount paid in, $60,000; par value shares, $100.00.

W. I. RUSSELL AND COMPANY, buying and selling metals of all kinds; principal office, New Yo., N. Y.; charter issued March 16, 1866; expires March 1, 1896; corporators, W. I. Russell, Grace E. Clark, Mrs. C. C. Russell, of Brooklyn, N. Y.; W. I. Russell, E. G. Russell, of Westfield, N. J.; capital subscribed, $25,000; amount paid in, $25,000; par value shares, $100.00.

W. M. WATTLCS AND COMPANY, buying, selling, importing, quarrying, &c., granite, marble, brownstone, &c., for building, monumential, ornamental and other purposes, &c.; principal office, Rochester, N. Y.; charter issued October 21, 1865; expires October 1, 1915; corporators, W. M. Wattles A. H. Wattles, Rochester, N. Y.; M. J. Murphy, Geneva, N. Y.; A. J. Roller, Lakeville, N. Y.; H. H. Finley, New York, N. Y.; capital subscribed, $1,000; amount paid in, $1,000; capital authorized, $200,000.00; par value shares, $100.00.

WILLIAM ERNST TRANSPORTATION COMPANY, building, purchasing, owning, navigating, operating, chartering and leasing, steamboats, barges and other boats and transporting people, coal and freight of all kinds; principal office, Handley, Kansas County, W. Va.; charter issued July 24, 1880; expires January 1, 1905; corporators, A. Montgomery, Thomas Singleton, Covington, Ky.; J. B. Lewis, Haysville, W. Va.; S. Johnston, Dickensville, Westmoreland, Va.; capital subscribed, $250,000; amount paid in, $25,000; capital authorized, $600,000.00; par value shares, $50.00.

W. M. WHITMER AND SONS INCORPORATED, buying, selling, leasing, operating, &c., sawmills, shingle mills, pulp mills, &c., and buying, holding, leasing and cutting timber, &c., &c.; principal office, Philadelphia, Pa.; charter issued January 28, 1865; expires January 1, 1915; corporators, Wm. Whitmer, Sunbury, Pa.; Samuel E. Saymaker, Robert F. Whitmer, Philadelphia, Pa.; Martin Lane, Wilmington, Dela.; John Halfpenny, Philadelphia, Pa.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $600,000.00; par value shares, $100.00.

WOLF CREEK LUMBER COMPANY, buying timber lands, timber and lumber, manufacturing lumber and preparing the same for market and selling the same; principal office, Morgantown, W. Va.; charter issued August 3, 1865; expires July 1, 1915; corporators, J. S. Uglan, R. H. Lindsey, A. W. Boyd, H. F. Dutweiler, J. K. Hittell, Unlontown, Pa.; J. W. McFadden, Fairch, &c., Pa.; John A. McDowell, Dunbar, Pa.; T. Posary, J. B. Ewing, M. H. Bowman, John W. Jacob, Martin A. Keller, Thomas N. Boyle, Unlontown, Pa.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $600,000.00; par value shares, $100.00.


W. RYDER SAFETY BATHING SUIT COMPANY, manufacturing the W. Ryder safety bathing suit garment or live preserving suit, introducing the same, etc.; principal office, Philadelphia, Pa.; charter issued, January 20, 1866; expires, January 17, 1896; corporators, Watson Ryder, Philadelphia, Pa.; T. A. K. Bell, David A. Carlson, Brooklyn, N. Y.; Charles R. McLoughlin, New York, N. Y.; J. D. Carpenter, Brooklyn, N. Y.; capital subscribed, $1,500,000; amount paid in, $1,500,000; par value shares, $10.00.

WYLIE CAMPING COMPANY, conducting sages or other similar transportation between points of interest, or to and from places of enjoyment and providing subsistence, provisions and accommodations; principal or other office, T. B. Yule, or other corporators; principal office, Bozeman, Gallatin County, Montana; charter issued, November 21, 1866; expires, November 10, 1896; corporators, Fred Wylie, M. Grace Wylie, Clinton Wylie, Mary J. Wylie, William W. Wylie, Bozeman, Mont.; capital subscribed, $10,000.00; amount paid in, $1,000.00; par value shares, $10.00.

YERBY-COTTIER NON-REFILLABLE BOTTLE COMPANY, manufacturing, buying and selling bottles, owning and using of works, machines, moulds, &c., useful in the manufacture of non-refillable bottles; principal office, Brooklyn, N. Y.; charter issued March 20, 1865; expires March 4, 1915; corporators, John Cottier, Ross H. Yerby, Brooklyn, N. Y.; J. Hawley Biggs, New York City; Andrew S. Kennedy.
Albert P. Fisher, Brooklyn, N. Y.: capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000,000.00; par value shares, $50.00.

ZANDER INSTITUTE AND MANUFACTURING COMPANY, manufacturing, purchasing and leasing machines, and to do all things necessary and incidental thereto; principal office, New York City, N. Y.; charter issued January 2, 1887; expires January 1, 1897; incorporators, F. Egerton Webb, Buckingham Hotel, Carl Fallen, M. D. 20 W. 59th street, Dan. H. Smith, M. D., 227 West 31st street, W. H. Ritter, 230 West 31st street, Edw. D. Worocser, Jr., 48 East 49th street, New York, N. Y.; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $50.00.

CLEARWATER MINING COMPANY, mining gold and silver, and all treatment thereof in every form, and of holding owning &c., real and personal property, &c., &c.; principal office, Mount Idaho, Idaho; charter issued January 29, 1889; expires December 31, 1899; incorporators, Robert S. Walker, Robert T. Walker, Brooklyn, N. Y.; Joseph Jonas, Jr., Roselle, N. J.; Theodore H. Enis, Jersey City, N. J.; George P. Jonas, Mount Idaho, Idaho; capital subscribed, $100.00; amount paid in, $10.00; capital authorized, $100,000.00; par value shares, $10.00.