

FILE COPY

DIGEST
OF
SENATE AND HOUSE BILLS ENACTED
BY THE
FORTY-SECOND GENERAL ASSEMBLY
OF THE
STATE OF COLORADO

(1959 - First Regular Session)

and

APPROVED OR VETOED BY THE GOVERNOR

(Together with a Subject Index)

Compiled by the

Legislative Reference Office
251 State Capitol
Denver

Note: The first date appearing after the act is the date on which it was approved by the Governor; the second date is the effective date of the act.

HOUSE BILLS ENACTED AND APPROVED

- | No. | Subject | | |
|-----|---|-------------|-------------|
| 2 | <u>Appropriation - to legislative department</u> - For expenses of forty-second general assembly - \$565,000; for special legislative studies - \$125,000. | January 21 | January 21 |
| 3 | <u>Appropriation, supplemental - to state teachers' emeritus retirement fund</u> - For current fiscal year - \$30,000. | March 20 | March 20 |
| 5 | <u>Appropriation - to joint legislative inaugural committee</u> - For expenses of inauguration on January 13, 1959 - \$1,600. | January 28 | January 28 |
| 6 | <u>Fees of county treasurers</u> - Provides that no fees shall be charged by a county treasurer for receiving or collecting money for any hospital established pursuant to article 7 of chapter 66, CRS. | April 17 | April 17 |
| 12 | <u>County commissioners, salaries</u> - Provides that the salary increases given county commissioners in 1958 shall apply only to county commissioners taking office from and after second Tuesday in January, 1959. | February 20 | February 20 |
| 14 | <u>Criminal proceedings - period of probation in misdemeanor cases</u> - Limits the period of probation, together with any extensions thereof, in misdemeanor cases to one year. | March 20 | March 20 |
| 15 | <u>County officers - office hours</u> - Provides that all county offices may be closed all day Saturday, upon a finding by the board of county commissioners that such closing would not work any hardship upon the general public. | April 28 | April 28 |

- | No. | Subject | | |
|-----|---|----------|------------|
| 23 | <u>Eminent domain - towns</u> - Grants the power of eminent domain to towns, provided, that except as specifically authorized by law, no incorporated town shall exercise such power over property outside the town boundaries. | May 18 | May 18 |
| 26 | <u>District attorney, second judicial district - salaries - practice of law</u> - Effective on the second Tuesday in January, 1961, increases the salary of the district attorney for the second judicial district from \$10,000 to \$12,000, and of his assistant district attorney from \$8,000 to \$10,000, and prohibits such district attorney and his assistant from practicing law. Effective March 12, 1959, increases the salary of the chief deputy district attorney from \$7,000 to \$9,000, and of the other deputies from \$6,000 to \$8,000, and prohibits a member of the district attorney's, deputy district attorney's, or assistant district attorney's law firm from defending persons being prosecuted by a salaried member of the district attorney's staff. | March 12 | See Digest |
| 28 | <u>Agriculture - inspection of onions</u> - Makes the state inspection of onions optional. | March 21 | March 21 |
| 30 | <u>Joint budget committee</u> - Creates a joint budget committee, to consist of the chairman of the house appropriations committee, plus one majority and minority party member thereof, and the chairman of the senate finance committee, and one majority and minority party member thereof, to function year around. Provides for per diem and travel expenses between sessions. Empowers the committee to: study the management, operations, programs, and fiscal needs of state institutions and agencies; hold hearings and make recommendations to general assembly; estimate revenues; make its staff facilities available to senate and house finance committees; and study the state's fund structure, financial condition, fiscal organization, budgeting, and purchasing. Provides for the appointment and duties of a nonpartisan staff director, and additional | | |

- | No. | Subject | | |
|-----|---|------------|------------|
| 30 | employees, to be employees of the general assembly and not under civil service. Expenses of the committee are to be paid by appropriations made for legislative purposes. Provides for reports by the committee to the senate finance and house appropriations committees. Repeals section 63-2-17, CRS, which created the joint appropriations sub-committee. | January 29 | January 29 |
| 32 | <u>Superior court judges - retirement</u> - Places superior court judges under P.E.R.A. | March 2 | March 2 |
| 34 | <u>Elections - mandatory recount of votes</u> - Provides for the mandatory recount of votes in the event that any candidate, except a candidate for president or vice-president, in a primary election fails to be nominated be less than 2% of the highest vote cast for a candidate of his party for that office, or fails to be elected in a general election by less than ½ of 1% of the votes cast for that office. All expenses of the recount are to be paid by the counties. | March 12 | March 12 |
| 37 | <u>Bingo and raffles law</u> - Allows any "qualified organization" to apply for an annual license from the licensing authority (secretary of state) for the conducting of "games of chance", defined as including only bingo or raffles, upon the payment of an annual fee of \$50, which fees, together with the proceeds from a 2½% tax on the net proceeds of any game of chance, shall be deposited in a "games of chance administration fund", to be used for the administration of the act only. Provides that games of chance may be held on no more than 8 occasions in any calendar month, that no more than 35 games may be played on any single occasion; that no prize greater in amount or value than \$250 may be given in any single game of bingo; and that the aggregate amount for a single occasion may not exceed \$1,500. Places a yearly limit of \$15,000 in prizes for the game of "raffles". Provides that all net profits must be devoted within 1 year to a "lawful use". Regulates the method of playing bingo. Limits the expenses that may be incurred and requires quarterly | | |

No. Subject

37 statements of receipts and expenses. Places the
(Cont.) administration of the act under the secretary of
state, and prescribes the causes and procedures for
suspension, revocation, or forfeiture of a license
and for appeals to the district court. Provides
that a wilful violation of the act shall be a mis-
demeanor, punishable by a fine not exceeding \$1,000
or by imprisonment for not more than 3 months, or
both.

April 29

April 29

51 Sale of state lands - Authorizes the governor and
director of institutions, on behalf of the Monte
Vista Golden Age Center, to convey certain state
lands to the Idaho Potato Starch Company for \$6,588.70.

Vetoed March 20

53 District attorneys, salaries - Increases the compensa-
tion of district attorneys, deputy district attorneys,
and assistant district attorneys, in districts other
than the 2nd judicial district, as follows: where the
total population of the district is 50,000 or more to
\$9,000, \$6,000, and \$7,500 respectively; where the total
population is less than 50,000 but more than 25,000, to
\$6,000, \$4,200, and \$4,600 respectively; and where the
total population is less than 25,000, to \$4,800, \$3,600,
and \$3,600 respectively. The district attorney's salary
increase becomes effective on the second Tuesday in
January, 1961, and the increases for the deputies and
assistants on January 1, 1960.

April 9

See Digest

55 Elections - votes by presidential electors - Requires
presidential and vice presidential electors to vote for
the pair of candidates who received the highest number
of votes at the preceding general election in Colorado.

March 5

March 5

64 State industrial school for boys and training school for
girls - Removes the authority of the superintendent of
the state industrial school for boys, and the board of
control of the state training school for girls, to release
on their own initiative boys or girls committed to their
respective schools, except to place them in a private
home or grant leaves of absences, and during any such

No. Subject

64 leave of absence the boy or girl is to be under the
Cont. supervision of the division of juvenile parole.

May 11

July 1

66 Juvenile probation officers - Repeals and re-enacts present law, with amendments, removing inconsistencies and providing that county and juvenile courts may appoint juvenile probation officers to serve at the pleasure of the court and in such numbers and at such compensation as may be fixed by the court with the approval, except in counties of over 300,000 population, of the county commissioners. Allows joint probation officers for any two or more counties having a total combined population of over 25,000, and for apportionment of the salaries of such joint probation officers. Provides for state reimbursement to each county of 25,000 population or more, and to each group of counties having joint probation officers, for one-half the salary of each full-time probation officer, up to a maximum of \$200 per officer, but only if such officer meets the standards established for probation officers, to be determined by the civil service commission. Prescribes duties and powers of juvenile probation officers.

Vetoed April 6

67 Relinquishment of children - Includes in the definition of "relinquishment", the voluntary release of parental rights by the mother only in the case of children born out of wedlock. Authorizes the court, in its discretion, to require that notice of the relinquishment proceeding be given to a natural parent who has not joined in the petition. Requires all child placement agencies to inform the court of the ultimate disposition of a relinquished child.

April 10

July 1

68 Relinquishment of children - Allows a person to receive a child for adoption if the rights of the child's parents have been terminated in a dependency proceeding pursuant to article 1 of chapter 22, CRS. Provides that a child may be relinquished to any relative without court action. A petition for relinquishment may be filed in the county where the child is living or is physically present.

April 10

July 1

- | No. | Subject | | |
|-----|---|----------|--------|
| 69 | <u>State industrial school for boys - commitments</u> -
Raises the maximum age for commitment to the state industrial school for boys from 16 to 18 years. Provides that a boy committed to the school within 6 months before his 18th birthday may be held for a period not to exceed one year from the date of his admission. | April 29 | July 1 |
| 70 | <u>Adoption</u> - Amends the law so as to allow the court to grant an adoption decree forthwith only if the petitioner is a relative or stepparent of the child to be adopted. If the petitioner is not a relative or stepparent, the petition must be filed within 30 days after the child is placed in the home of the prospective adoptive parents. | April 13 | July 1 |
| 71 | <u>Delinquent children</u> - Makes minor changes in the definition of a "delinquent" child. Broadens and details the section pertaining to service of summons on the parents or guardian of a child charged with being delinquent. Provides that after a delinquency hearing the court must enter a decree based upon written findings of fact, and specifies the various provisions which may be contained in any such decree, including a new provision authorizing the court to cause a child to be examined or treated by a physician or psychiatrist and to be placed in a hospital for such a purpose. Provides for continuing jurisdiction over a child until he reaches his 21st birthday, unless sooner terminated by the court. Provides that a child 18 years of age or under (formerly 16 years or under), when arrested, must be taken directly before a county or juvenile court, and that unless a hearing is immediately held, such a child must be admitted to bail or released in custody of his parent or parents. | May 18 | July 1 |
| 72 | <u>Juvenile parole division and board</u> - Creates a juvenile parole board to consist of 5 members from specified fields of endeavor, to serve without compensation at the pleasure of the governor. Empowers board to grant, refuse, suspend, or revoke paroles of juveniles committed to state industrial schools. Creates a juvenile parole division within the department of institutions, to be headed by a director, who shall establish districts and appoint juvenile parole | | |

No. Subject

72 officers therefor whose powers and duties shall include
Cont. the supervision, investigation, and rehabilitation of
parolees from the state industrial school for boys and
the state training school for girls and from institu-
tions in other states which are subject to the inter-
state compact on juveniles, as well as the right to
arrest suspected parole violators with or without a
warrant and to have such violators detained for ten
days pending investigation and action by the juvenile
parole board. Empowers director to temporarily suspend
parole pending action by the board. Gives parole of-
ficers, in performing their duties, the powers of peace
officers.

April 9

July 1

78 Health - venereal disease - Allows a person suspected
of or infested with venereal disease to retain his own
physician for the purposes of examination or treatment,
but if he is financially unable so to do, requires him
to submit to an examination or treatment provided at
public expense. Requires the physician to forthwith
provide the local health officer with a written report
of the examination.

May 11

May 11

83 Commissioner of mines - deputy - Provides that the com-
missioner of mines shall also be the director of natural
resources, with such duties as are prescribed by the
governor, at a salary not to exceed the maximum salary
available under classified civil service; also provides
for the appointment by the commissioner of a deputy com-
missioner, who shall be under civil service.

February 10

June 1

85 Coal mines - classification as gassy - When mines are
located in an area known to be gassy, the chief in-
spector is authorized, without further analysis, to
classify such mines as gassy.

April 6

April 6

87 Coal mines - board of examiners - coal mining engineer -
per diem allowances - Increases the per diem allowance
of the members of board of examiners from \$15 to \$25
and of the coal mining engineer from \$20 to \$30.

March 20

March 20

No.

Subject

94

Firemen's pensions - cities of 100,000 or more - Increases the amount of a fireman's pension to include $\frac{1}{2}$ of any increase in salary or longevity granted during the period of his retirement to the rank occupied by him. Increases the monthly annuity granted to widows from $\frac{1}{4}$ of the current monthly salary of a fireman, first grade, to $\frac{1}{3}$ of the current monthly salary being paid to a fireman, first grade, receiving and including fullest longevity. Increases the monthly annuity for each child while the widow is living, from \$12 to \$30. Increases the monthly annuity payable to children in case the widow should die or in case there is no surviving widow, from $\frac{1}{4}$ of the current monthly salary of a fireman, first grade or \$30 per child, whichever is greater, to the full widow's retirement benefit or \$30 per child, whichever is greater.

March 5

March 5

98

Savings and loan associations - Rewrites the provisions of the savings and loan law concerning loss reserve requirements. Basically, the amendment provides that the permanent stock shall be set apart and be non-withdrawable, and shall be a reserve to absorb losses after all surplus, undivided profits, and other reserves available for losses have been depleted, and prohibits the current use of the general reserves in absorbing depreciation in value of assets. Provides that no association shall be required to maintain permanent stock in excess of \$500,000. Changes the term "Christmas savings" to "short term savings," and provides that an association need not pay earnings on short term shares. Section 7 of the act is the same as H.B. No. 145, vetoed by the governor, except that the provision in H.B. No. 145 stating that "the leasing of a box in joint tenancy shall not be evidence of the title of the contents of the said box" has been eliminated.

May 11

May 11

102

Money order act - Provides regulations for the bonding and licensing of the business of issuing checks, drafts, money orders, and other instruments for the transmission or payment of credit or money. Places the administration of the act with the state bank commissioner. Exempts from the act agencies of the United States or of any state or municipal government, banks, savings and loan associations, and telegraph and cable companies. Authorizes multiple locations under one license. The amount of

No. Subject

102 Cont. the bond and of the license fee depend on the number of sales outlets, the maximum bond being \$50,000 and the maximum license fee, \$250. Authorizes the deposit of securities with the commissioner in lieu of furnishing the bond. Establishes procedures for the issuance, renewal, surrender, suspension, and revocation of licenses, for inspection, for hearings before the commissioner, and for judicial review, and provides penalties for violations of the act.

April 29

July 1

107 Civil actions - threats or acts of violence - restraining order - Repeals the provisions authorizing justices of the peace to require peace bonds, and establishes a new procedure authorizing courts of record, upon the filing of a verified complaint alleging that a defendant has attacked, beaten, molested, or threatened the plaintiff, to issue a temporary restraining order and a citation directed to the defendant. Provides for a hearing on the citation and authorizes the court, based on the evidence, to make the restraining order permanent. Provides that a violation of the restraining order constitutes contempt of court.

May 18

May 18

109 Crimes and punishment - larceny - Provides that a mortgagor of personal property shall not be guilty of the crime of larceny by disposing of any mortgaged property contrary to the provisions of the mortgage, unless such mortgagor acted with intent to deprive the mortgagee of his property.

May 15

May 15

111 Ton mile tax - certain county vehicles exempt - Exempts from the ton mile tax, any truck, truck tractor, trailer, or semitrailer owned by a county and operated on the highways on official county business.

March 30

March 30

114 Architects - Repeals the old law and enacts a new article concerning the licensing and regulation of architects. The major changes are as follows: makes it unlawful to practice or to offer to practice architecture in this state without a license, excepting the performance of architectural services on certain specified buildings,

No. Subject

114 such as single family dwellings, farm buildings, and
Cont. others; rewrites the definition of the term "practice
of architecture;" makes changes in the qualifications
necessary for a license and in the fees paid for examina-
tions and licenses; requires that certain evidence be
submitted by applicants for a license without examina-
tion pursuant to the grandfather's clause; specifically
authorizes the association of one or more licensed
architects and one or more licensed professional engi-
neers; establishes new procedures and causes for the
withholding, suspension, and revocation of licenses,
and for judicial review; exempts from the application
of the article the practice of landscape architecture
and the practice of architecture by legally qualified
architects employed by any agency of the United States
while in the performance of their official duties;
makes certain additional acts a misdemeanor and provides
for injunctive proceedings in addition to criminal penalties.
Retains the present state board of examiners of architects.

May 18

May 18

117 State lands - exchanged for lands owned by city and
county of Denver - Allows the state board of land commis-
sioners, in its discretion, to exchange certain public
lands for lands owned by the city and county of Denver.

March 20

March 20

126 Mentally ill and mentally deficient persons - central
records - Provides that commencing July 1, 1959, a copy
of all orders of adjudications of mentally ill, mentally
deficient, or of competency shall be forwarded to the
director of public institutions, to be indexed and made
available to public officials, attorneys, and other per-
sons having bona fide business dealings with the respond-
ent concerned.

April 28

April 28

127 Mentally ill and mentally deficient persons - records
separately maintained - Provides that all records in pro-
ceedings brought under the provision of the law concern-
ing short term involuntary hospitalization, shall be main-
tained separately and that upon the release of any person
committed to a hospital pursuant to such proceedings, the
records shall be forthwith sealed and the name of the re-
spondent omitted from the court indices until and unless

- | No. | Subject | | |
|-----|--|----------|----------|
| 127 | the respondent is subsequently adjudicated mentally ill or mentally deficient. | April 28 | April 28 |
| 131 | <u>District judges - second judicial district</u> - Increases the number of district judges in the second judicial district (Denver), from 9 to 10. | April 28 | April 28 |
| 135 | <u>Metropolitan districts - types of districts which may be formed</u> - Includes within the authorized types of metropolitan districts, a mosquito control district and a street improvement district. | May 11 | May 11 |
| 138 | <u>Dependent children - decree</u> - Provides that after a dependency hearing the court shall enter a decree based on written findings of fact, and prescribes the provisions which may be contained in any such decree. Provides for modification of the decree and for dismissal of a dependency petition. | April 28 | July 1 |
| 140 | <u>Sale of state lands</u> - Authorizes the governor and superintendent of the state industrial school for boys, for and on behalf of such school, to convey certain state lands located in Jefferson County to the Jefferson County school district No. R-1, for \$10,666.67. | March 5 | March 5 |
| 141 | <u>Water rights and irrigation - covering of ditches</u> - Repeals 147-7-10, CRS, which required the covering, confining, or fluming of that portion of any ditch 2 feet in width or over and at least 12 inches deep, located within the corporate limits of any city of the first class. | March 16 | March 16 |
| 144 | <u>Wills and estates - illegitimate persons</u> - Amends the law to add that illegitimate persons may inherit from their father if the father, during his life, in writing, by his conduct, or otherwise acknowledged that the children are his and regularly contributed to their support for a reasonable period prior to his death, and provides that | | |

No. Subject

144 if any such children would have inherited from their
Cont. father, their estate upon their death shall be dis-
tributed in the same manner as the estate of legitimate
children.

May 11

May 11

145 Savings and loan associations - safety deposit boxes -
Regulates the business of leasing safety deposit boxes
by state and federal savings and loan associations. Con-
tains provisions regarding the right of access by fi-
duciaries and joint tenants, search procedures in the
event of the death of a lessee, adverse claims, and the
disposition of the contents of a box in the event the
rental thereon is 1 year or more past due. Provides
that the leasing of a box in joint tenancy shall not be
evidence of the title of its contents.

Vetoed March 21

147 Initiative and referendum - Changes the residence re-
quirement for the signing of initiative and referendum
petitions, from 30 to 90 days in the county and from 10
to 15 days in the precinct, and adds a new requirement
that the signer must have resided in the city or town
for at least 30 days.

March 5

March 5

152 Sale of state lands - Authorizes the governor and the
superintendent of the state industrial school for boys,
for and on behalf of such school, to convey certain state
lands to the city of Golden, Colorado, for \$7,000.

March 2

March 2

156 Compensation of district court employees - Repeals the
statutory salaries of clerks of district courts in coun-
ties of class V and VI, and provides that their compen-
sation shall be fixed by the judge or judges in said
counties, subject to the approval by the board of county
commissioners.

May 11

May 11

157 Physical therapy - Creates a "state board of physical
therapy" consisting of 3 members to serve without compen-
sation and be appointed for ultimate 3 year terms by the
governor from a list submitted by the Colorado chapter of
the American Physical Therapy Association. Defines the
practice of physical therapy. Specifies the powers of the

No. Subject

157 board. Establishes procedures for the examination of
Cont. applicants, for the issuance of temporary permits, for
the granting, renewing, denying, suspending, or revok-
ing of licenses, for disciplinary proceedings and other
hearings, and for judicial review. Provides standards
and courses for accredited physical therapy schools,
and specifies the number of hours necessary in each
course for graduation. Contains a grandfather's clause.
Makes certain acts a misdemeanor and provides penalties
therefor. Creates a "state board of physical therapy
board fund." Excludes certain persons from the provi-
sions of the act.

May 19

May 19

164 Criminal proceedings - pleas of guilty to second degree
murder - Allows a person charged with murder to plead
guilty to second degree murder, but only in the discre-
tion of the court and with the written consent of the
district attorney.

March 20

March 20

165 Roads and highways - Colorado state patrol - Increases
the maximum number of commissioned and non-commissioned
officers from 35 to 60, and the maximum number of patrol-
men from 200 to 275.

March 30

March 30

166 Western interstate corrections compact - Authorizes the
governor to enter into contracts with one or more con-
tiguous states for the joint use of the prisons, reform-
atories or other correctional or mental institutions in
the contracting states. Provides for the essential terms
of any such contract, the procedures involved in the con-
finement, transfer, treatment, escape, parole, and dis-
charge of a person confined, and for the rights of each
state and of the individual. Authorizes the acceptance
of federal aid, prescribes the method for such a compact
to become effective, for the enforcement thereof, and for
the withdrawal from or termination of such a contract. Re-
quires the approval by the general assembly of any such
contract requiring the expenditure of Colorado funds for
capital construction.

March 16

March 16

172 Workmen's compensation - benefits for occupational
diseases - Increases the maximum aggregate medical benefits

No.

Subject

172 for total disability or death due to occupational
Cont. disease from \$11,466 to \$12,598.25. Changes the en-
titlement to medical benefits from an employee dis-
abled from an occupational disease to one who incurs
an occupational disease. Provides that an additional
\$500 in medical benefits may be paid to an employee
who has incurred an occupational disease if, in the
opinion of the commission, the condition of the em-
ployee will be materially improved by such additional
benefits, and also allows medical benefits not exceed-
ing \$2,000 to an employee who suffers from silicosis
or asbestosis if the commission finds that the condi-
tion of such employee would be materially improved
by medical treatment. Removes the authority of the
commission to establish a schedule of fees for medi-
cal and hospital treatment.

March 20

March 20

175 Workmen's compensation - filing of claims - benefits -
Increases the time limit for filing claims for compen-
sation for injury from 6 months to 1 year; increases
the maximum weekly death benefits from \$36.75 to \$40.25,
plus \$3.50 for each of no more than 3 wholly dependent
children, up to a total of \$50.75; increases the maxi-
mum aggregate death benefits from \$11,466 to \$12,598.25,
plus \$3.50 per week for each of no more than 3 wholly
dependent children, up to a total of \$15,884.75; in-
creases the maximum weekly benefits for temporary total
disability from \$36.75 to \$40.25; increases the maximum
weekly benefits for temporary partial disability from
\$36.75 to \$40.25, and the maximum total benefits from
\$4,777.50 to \$5,232.50; increases the maximum benefits
for permanent partial disability from \$9,555 to \$10,465;
and increases the amount payable into the "subsequent
injury fund" by the employer or insurance carrier from
\$1,250 to \$1,750 per death.

March 20

March 20

179 Income tax - adjustment - Provides that if, after the
effective date of the act, a taxpayer, other than a cor-
poration, is required to repay to another an amount in
excess of \$3,000 which the taxpayer had in a prior tax-
able year reported as gross income, such taxpayer shall
be entitled to an adjustment in his tax for the taxable
year during which such amount is repaid.

Vetoed May 11

- | No. | Subject | | |
|-----|---|----------|----------|
| 190 | <u>Pharmacists - qualifications - dispensing</u> - Creates new categories in lieu of apprentice pharmacists, to be called "interns" and "externs." Specifies the qualifications necessary for the registration of such interns and externs and for their licensure as a registered pharmacist, and establishes fees therefor. Rewrites the section concerning when and what drugs may be compounded, dispensed, or sold by any person. Provides for the licensing and regulation of proprietary or patent medicine dealers. Defines the terms "medicine," "practice of pharmacy," "prescription," "dispense," "proprietary or patent medicine," "therapeutic vitamin," and "practitioner." | May 18 | July 2 |
| 194 | <u>Supreme court - law clerks</u> - Authorizes each judge of the supreme court to appoint a law clerk, who shall be learned in the law, and a clerk or stenographer, to serve at the pleasure of the justice employing them, at a salary to be fixed by the court within the limitations of appropriations made therefor by the general assembly. | April 28 | April 28 |
| 196 | <u>State home and training schools</u> - Changes the requirement for the superintendents, from a "skilled physician" to a "trained administrator." Provides for a superintendent for each of the state home and training schools, who shall not be under civil service. | March 16 | March 16 |
| 197 | <u>Industrial commission - regulation of the payment and collection of wages</u> - Repeals the old law and enacts a new article regulating the payment and collection of wages. Requires all employers under the jurisdiction of the industrial commission to pay wages in cash or by negotiable instrument payable on demand. Prohibits payment of scrip or coupons unless redeemable in cash. Requires certain mining employers, before commencing work in any period for which a single payment of wages is to be made, to have funds on hand or on deposit to pay such wages. Establishes definite times and places for the payment of wages in the event of strikes or upon the termination of employment under varying circumstances. Requires designated pay days at least as often as monthly. Provides for a penalty of \$10 for | | |

No. Subject

197 each failure to pay wages to an employee, to be re-
Cont. covered by the commission in a civil action.

May 18

May 18

199 Crimes and punishment - false pretenses - Makes it a
crime for any person who, with intent to cheat or de-
fraud, obtains services from another by false pretenses.

March 20

March 20

202 Game and fish - fishing licenses - Includes among those
persons eligible to obtain a free fishing license, any
resident patient at a veterans' administration hospital
located in this state.

April 10

April 10

203 Unemployment compensation - determination of benefits -
disqualification - Changes the weekly benefit amount
computation for total unemployment from 4% of a claimant's
total wages for insured work paid during the quarter in
his base period but not to exceed \$35, to 60% of his
average weekly wages for insured work paid during the
quarter in his base period but not to exceed one-half
of the average weekly earnings in selected industries
in Colorado as published by the United States Bureau
of Labor Statistics. Increases the maximum duration of
unemployment benefits from 26 weeks to 32½ weeks. Increases
the maximum benefits allowed to seasonal workers from 1/3
to 1/2 of their wage credits for insured work. Rewrites
the provisions dealing with the disqualification of bene-
fits to provide, among other things, that leaving work
because of marital or domestic obligations shall dis-
qualify an individual for a period of not less than 1
week nor more than 10 weeks, and that a claimant guilty
of gross misconduct may be disqualified for a period of
not less than 10 weeks nor more than 32½ weeks. Provides
penalties for the making of false statements by employers
or employees. Adds to the provisions disqualifying an
individual due to other remuneration, one who receives
retirement payments from social security or from an em-
ployer. Increases the maximum amount chargeable to em-
ployer accounts for the payment of unemployment benefits
to an individual, from 1/3 to 1/2 of the wages paid to
such individual.

March 20

July 1

- | No. | Subject | | |
|-----|--|----------|----------|
| 208 | <u>Public schools - English language</u> - Removes a provision in the law which prohibited the teaching of a language other than the English language in the public schools. | April 17 | April 17 |
| 210 | <u>Public schools - state board of examiners - teachers certificates</u> - Provides that the terms of the present members of the state board of examiners shall cease effective July 1, and that a new board, with slightly different qualifications, be appointed by the state board of education. Prohibits appointment for two consecutive 5 year terms. Directs the Legislative Council to appoint a committee, composed of members of the state board of examiners and of the House and Senate standing education committees, to study teacher certification in the state, and appropriates \$2,850 therefor, and to report its findings and recommendations to the 43rd General Assembly. | May 18 | July 1 |
| 212 | <u>Administrative agencies - rules - licensing - review</u> - Establishes uniform procedures applicable to all state administrative agencies, except those governed by specific statutory procedures, for the adoption, amendment, or repeal of rules and regulations, for the issuance, renewal, suspension, and revocation of licenses, for hearings before such agencies, and for judicial review of the determinations of such agencies. | May 1 | May 1 |
| 215 | <u>Accountancy</u> - Rewrites the statutes governing the licensing and regulation of public accountants. The major changes and additions are as follows: retains the present state board of accountancy; lowers the minimum age for licensing from 23 to 21 years; provides that after 1965, a college degree will be a requirement for obtaining a license; eliminates board discretion as to the quality of experience necessary for licensing and establishes definite experience requirements; allows experience credits for college and graduate degrees; establishes standards for approved schools and for examinations of applicants for licenses; increases the fees for examinations and licenses; expands the reciprocity provisions; confirms existing licenses; | | |

No. Subject

215
Cont. limits the restrictions on unlicensed persons to the forbidding of the use of certain titles and the rendering of audit opinions; changes the requirements for the registration of partnerships composed of C.P.A.'s and R.A.'s; establishes new and detailed procedures and grounds for the suspension and revocation of licenses, for hearings before the board, and for judicial review; and provides for injunctive proceedings, in addition to the criminal penalties, for violations of the provisions of the act.

May 19

August 1

216 Public utilities - penalties for violation - Increases the penalties for violation of the public utility laws, to a fine of not more than \$1,000 or imprisonment for not more than 6 months.

May 20

May 20

221 Engineering - Rewrites much of the law governing the licensing and regulation of engineers. The major changes and additions are as follows: redefines the term "practice of engineering" to include surveying and mapping; establishes a new category of engineering services entitled "responsible professional engineering," to include the practice of engineering performed under the control and direction of a registered professional engineer, as well as the teaching of engineering subjects in a four-year college or university; Makes changes in the subjects of the written examination given to applicants for enrollment as an engineer-in-training, in the form of application, and in the fees for examination, enrollment, and registration; provides for examination by numbers, rather than by name, in order to insure impartiality; establishes procedures and conditions for the registration without examination of licensees of other states; establishes new experience qualifications and requirements for registration; reduces the waiting period for re-examination from 6 months to 3 months; amends the "inapplicability" provisions to provide only that nothing in the act shall be construed as curtailing or extending the rights of any other legally recognized profession or craft.

April 29

April 29

No.

Subject

222 Appropriation, supplemental - to the state department of agriculture - For the use of the division of fruit and vegetable inspection during the current fiscal year - \$20,000.

April 28

April 28

223 Oil and gas conservation fund - Changes the method of providing for the expenses of administration of the oil and gas conservation act, from a charge based on the volume of oil and gas produced, to a charge of 85/100ths of one mill on the dollar on the market value at the well of all oil and natural gas produced, saved, and sold or transported from the field where sold in this state, for the fiscal year beginning July 1, 1959, and thereafter a charge of one mill on the dollar. Places primary liability for the charge on the individual interest owners, but allows the producer or pipeline purchaser to pay the charge and deduct it from any amount owed by him to the person for whom such charge was paid. Delinquent payments bear interest at 1% per month. Exempts from the charge any interest owned by the United States, by the state of Colorado, or by an Indian or Indian tribe from land under the supervision of the United States. Payments are not allowed as a tax credit under 138-1-7 (2) CRS.

April 6

July 1

226 Powers of school boards - Empowers school boards to require any school official responsible for or having custody of school activity or association funds in excess of \$500, to execute a surety bond. Cost of such bond is to be paid from school district funds.

May 11

May 11

230 Trailer coaches and mobile homes - specific ownership tax - Provides for the registration of, and the imposition and collection of a specific ownership tax on, trailer coaches and mobile homes, whether or not such vehicles are operated or drawn upon the highways of this state. Sets up a base for determining the taxable value of any such vehicle and provides for a tax of 4% on a decreasing percentage of such taxable value, depending on the year of service of the vehicle. Reduces the registration fee on trailer coaches from \$10 to \$3. Includes trailer coach courts which rent parking sites for any motor vehicle, trailer, semitrailer, trailer coach, or

- | No. | Subject | | |
|--------------|---|----------|----------|
| 230
Cont. | mobile home, among those types of auto camps required to be licensed, and requires the owner or operator of any such trailer coach court to file certain reports with the clerk and recorder of the county wherein located. | April 9 | April 9 |
| 231 | <u>Inheritance tax - optional valuation date</u> - Eliminates the necessity of filing a written notice of election to accept the optional valuation date within 13 months of the death of a decedent, and provides that the optional valuation date shall be allowed if the supplemental sworn statement setting forth the optional values is filed with the inheritance tax commissioner within 15 months from the date of death, and that upon so filing, such optional values shall be final and conclusive upon the estate. Applies only to the estates of decedents dying after the effective date of this act. | May 11 | May 11 |
| 232 | <u>Notaries public</u> - Amends the law so as to remove notaries public from the administration and supervision of county clerks and recorders by providing for statewide appointment under the jurisdiction of the secretary of state. Authorizes notaries to continue using notarial seals adopted prior to the effective date of the act. Requires notaries to keep records of real property instruments only. Authorizes clerks and recorders and judges or clerks of any court of record to issue certificates attesting that a person is a notary public. Eliminates the \$100 penalty for the failure to keep a record of acknowledgments taken. Repeals sections 96-1-9 and 96-1-11, CRS, which are either obsolete or covered by other amendments. | May 15 | July 1 |
| 233 | <u>Wills and estates - agreements concerning wills</u> - Provides that after the effective date of this act, every agreement to make, refrain from making, or revoke a will shall be void unless such agreement, or a memorandum thereof, shall be in writing and subscribed by the party charged therewith, and further provides that the fact that wills are similar or are executed on the same day shall not be any evidence of any such agreement. | April 29 | April 29 |

- | No. | Subject | | |
|-----|---|----------|----------|
| 234 | <u>Statutory construction - registered mail</u> - Provides that the words "registered mail," wherever found in the statutes, shall be construed to include "certified mail." | April 29 | April 29 |
| 235 | <u>Wills and estates - modification of decrees and orders</u> - Clarifies the effect of a decree in determination of heirship, and reduces the period within which to contest such a decree from 2 years to 1 year. Provides that a judgement in a determination of interests proceedings shall have the same effect as a decree of heirship under intestate statutes, and extends the period in which to reopen such a decree from 6 months to 1 year. Provides that the reopening of a decree of heirship or a judgement in a determination of interests proceedings, or the setting aside of an order denying or admitting a will to probate, or the admitting of a later will to probate, or the admitting of a will to probate in an intestate estate, shall not impair the rights of any person who in good faith, for value, and without notice, purchased or acquired a lien upon property in reliance upon such decree, judgement, order, initial will, or intestacy. Provides for the return of any property distributed to a person in the event that it is later adjudged that such person was not entitled to such property. | April 29 | April 29 |
| 236 | <u>Personal property - joint tenancy</u> - Provides that an estate in joint tenancy in personal property shall be created if it is declared that the property is conveyed, transferred, bequeathed, or held in joint tenancy or as joint tenants, whether or not additional words are used relating to tenancy in common or survivorship, and expressly provides no such transfer shall be exempt from the operation of the inheritance and gift tax laws. | April 29 | April 29 |
| 237 | <u>Wills and estates - partial distribution</u> - Authorizes partial distribution to the legatees or heirs of a decedent during the period of administration if the court finds that a sufficient reserve of assets is being held to satisfy all claims, allowances, expenses of administration, and other demands against the estate. | April 29 | April 29 |

- | No. | Subject | | |
|-----|---|----------|----------|
| 239 | <u>Statutory construction - the word "minor"</u> - Provides that the word "minor," unless otherwise expressly defined by any statute, shall mean any person who has not attained the age of 21 years. | April 29 | April 29 |
| 241 | <u>Wills and estates - hearing on claims</u> - Provides that claims not allowed by the personal representative shall be deemed denied and that upon the request of any party, or on the court's own motion, the court may require that any hearing on a claim be conducted in accordance with the rules of civil procedure. | April 29 | April 29 |
| 242 | <u>Wills and estates - small estates</u> - Increases the maximum valuation for distribution of the assets of an estate of a decedent or ward without administration, from \$1000 to \$1500 or, if there is a widow or minor children surviving, to the entitlement of such widow or minor children. Specifies the procedure for obtaining, and the effect of, any such distribution. Provides that an order of distribution may be revoked or modified within 6 months upon certain specified grounds, but protects the rights of innocent purchases for value. | April 29 | April 29 |
| 243 | <u>Gift tax - annual exclusions</u> - Raises the annual gift tax exclusion for persons in Class A, from \$2,500 to \$3,000. Provides that under certain specified circumstances, no part of a gift to a minor shall be considered a gift of a future interest for the purpose of determining the annual exclusion. | April 29 | April 29 |
| 244 | <u>Transfer of civil actions</u> - Authorizes and prescribes the procedure for the transfer of civil actions from one county to another if all parties consent and if the court finds that the proceedings could be expeditiously continued in such other county. | April 29 | April 29 |
| 245 | <u>Wills and estates - payment of claims</u> - Provides that any payment made by the personal representative prior to the expiration of the period for filing fifth class claims, | | |

No. Subject

245
Cont.

unless pursuant to order of court, shall be at his own peril. Upon the expiration of such period a personal representative shall pay all claims allowed and may do so without order of the court; but authorizes the court to order the postponement of the payment of any claim in the case of insufficient funds or other sufficient cause.

April 28

April 28

249

School elections - Provides that in school districts of the first-class having a school population of more than 70,000, all school board elections shall be held biennially on the third Tuesday in May, beginning in 1959. If this day falls on a municipal election day, the election shall be held in conjunction with such municipal election. Prescribes election procedures and provides for the qualification of electors and candidates and for the costs of election. Provides that school bond elections may be held at the same time or at a separate election called for that purpose, and prescribes the procedure for such bond elections.

March 20

March 20

252

Sales tax - exempt persons - refund - Provides that where a sales tax has been paid by a purchaser on behalf of a person entitled to an exemption, and such purchaser has not been granted a refund and has been reimbursed by the person entitled to the exemption, the latter may apply for a refund within 3 years after the date of purchase. Applies to all claims falling within the terms of this act on the effective date hereof.

March 20

March 20

259

Colorado Fair Housing Act of 1959 - Places the administration under the Colorado antidiscrimination commission. Prescribes the powers and duties of the commission. Specifically defines unfair housing practices, but in general makes it unlawful for any person having the right of ownership, or possession, or the right of transfer (other than by will or gift), rental, or lease of any housing, to discriminate against any person with respect to such housing because of race, creed, color, sex, national origin, or ancestry. "Housing" does not include

- | No. | Subject | | |
|--------------|---|----------|---------|
| 259
Cont. | premises maintained by the owner or lessee as a home if there are no more than four boarders or lodgers, other than members of the family and domestic servants. Sets up procedures for complaint, filing, investigation, hearings, findings, judicial review, and enforcement. | April 10 | May 1 |
| 263 | <u>Real property - salaries of public trustees</u> - Increases the salary of public trustees in counties of the second class from \$3,600 to \$5,000. | April 6 | April 6 |
| 264 | <u>Real property - classification of counties for public trustee purposes</u> - Reclassifies Adams and Arapahoe counties, for public trustee purposes, from third class counties to second class counties. | April 9 | April 9 |
| 272 | <u>School district organization - attorney general - joint districts - appeals</u> - Makes the attorney general the legal council and advisor of the state board of education, the commissioner of education, and of county school planning committees. Establishes procedure for the re-organization of joint school districts. Provides that under certain circumstances a county planning committee may dissolve and annex a district or districts under its jurisdiction without following other procedures for organizing districts, and prescribes procedures therefor. Provides for the appeal to and a hearing before the state board of education from the failure of the commissioner to approve any plan or part of any plan submitted to him. | May 15 | May 15 |
| 273 | <u>Motor vehicles - school buses</u> - Provides that a driver of a vehicle upon any highway, road, or street, whether within or without a city or town, upon meeting or overtaking from either direction any school bus which has stopped for any purpose, shall stop his vehicle before reaching such school bus if visual signal lights are in operation on said school bus, and shall remain stopped until the lights are no longer being actuated. Requires a school bus driver to actuate his signal lights for at least 200 feet prior to stopping. Removes the provision which required all markings indicating that a vehicle is a school | | |

- | No. | Subject | | |
|--------------|--|----------|----------|
| 273
Cont. | bus to be covered or concealed when the bus is being operated for purposes other than the actual transportation of children to or from school. | May 19 | May 19 |
| 275 | <u>Marriage - application for license - solemnization</u> - Makes changes in the information required in the application for a marriage license. Requires that both parties appear before the clerk and recorder and sign the application, or that one party present an affidavit verified by the absent party. Authorizes religious societies not having a clergy to perform the marriage ceremony in accordance with the rules and customs of such society. Provides for the return of the original marriage license and certificate to the contracting parties. | May 15 | May 15 |
| 280 | <u>Banks and banking - savings banks</u> - Places savings banks under the provisions of the Colorado Banking Code of 1957. | April 28 | April 28 |
| 281 | <u>Banks and banking - consolidation of banking associations</u> - Repeals article 8 of chapter 14, CRS, which concerned the consolidation of banking associations. | May 11 | May 11 |
| 282 | <u>Banks and banking - adverse claims</u> - Provides that a bank need not recognize an adverse claim to any property deposited with the bank unless the adverse claimant shall also either procure a restraining order, injunction, or other process or shall execute a bond indemnifying the bank from any and all liability. | April 29 | April 29 |
| 291 | <u>Executive budget - capital construction</u> - Defines capital construction. Requires the cost of all capital construction be included in the budget submitted to the governor by all institutions, departments, and agencies, and by the governor to the general assembly. Requires all departments, institutions, and agencies which intend to request funds for capital construction, to first discuss their proposed projects with the state division of planning. Creates a capital construction fund. Specifically renders junior college capital construction | | |

No. Subject

291 projects subject to the act, but exempts the construc-
Cont. tion and maintenance of highways, projects financed by
 funds derived from existing college and state hospital
 mill levies, and such emergency repairs to any state
 building as may be necessary as a result of some act
 of God and as may be approved by the governor.

March 20

July 1

292 Ophthalmic dispensing - Creates a "Colorado state board
 of dispensing opticians" consisting of 5 members to be
 appointed for ultimate 6 year terms by the governor.
 Specifies the powers of the board. Defines the prac-
 tice of ophthalmic dispensing. Sets up requirements
 for obtaining licenses and makes certain exemptions.
 Contains a grandfather's clause. Establishes procedures
 and standards for the application for licenses, for ex-
 amination, for the issuance, renewal, denial, suspension,
 or revocation of licenses, for temporary permits, for
 hearings before the board, and for judicial review. Makes
 certain acts a misdemeanor and provides penalties there-
 for. Creates a "state board of dispensing opticians fund."
 Makes it lawful to advertise the cost or price of an item
 so long as such advertising is not false or misleading.

Vetoed May 21

300 Appropriation - to office of secretary of state - For the
 the cost of printing initiated and referred measures
 voted on at the general election held on November 4, 1958 -
 \$22,660.

March 20

March 20

301 Industrial banks - Rewrites the provision concerning the
 application to the bank commissioner for a charter for
 an industrial bank. Specifies the contents of such an
 application and requires the filing with the commissioner
 of the articles of incorporation, the by laws, and an ap-
 plication fee of \$50. Provides for a hearing on the ap-
 plication, requires the commissioner to act on an applica-
 tion within 60 days after the hearing, and provides for an
 appeal to any district court within 30 days from an order
 of denial. Changes the capital requirements to allow an
 industrial bank to be chartered in areas having a population of
 20,000 or less with \$25,000 in paid-in cash capital. Also
 adds a new provision requiring a paid-in undivided profits
 account of not less than 5% of paid-in capital stock. Gives

- | No. | Subject | | |
|--------------|---|----------|----------|
| 301
Cont. | industrial banks all powers granted ordinary corporations, including perpetual existence, and repeals the \$20 minimum par value restriction. Repeals section 14-7-10, CRS, which authorized the conversion of "loaning corporations" into industrial banks. | May 19 | May 19 |
| 302 | <u>Appropriation, supplemental - to state board of control for state homes for the aged - For current fiscal year - \$91,740.</u> | March 20 | March 20 |
| 304 | <u>Appropriation, supplemental - to industrial commission - For current fiscal year - \$15,775.</u> | March 20 | March 20 |
| 305 | <u>Appropriation, supplemental - to state controller - For increased costs due to the reclassification of certain state officers and employees - for current fiscal year - \$114,500.</u> | March 20 | March 20 |
| 308 | <u>Motor vehicles - retail installment sales law - Sets up maximum time price differentials in connection with the retail installment sales of motor vehicles. Requires that a copy of an installment contract be furnished to every signer who is or may become legally liable on the contract. Eliminates the maximum charge of \$5 for delinquent payments. Provides that acceptance of a delinquent payment waives for the period of 1 month the right to declare the full amount of the balance due and owing. Requires the contract to recite separately the amount of certain items.</u> | April 17 | April 17 |
| 309 | <u>Colorado personal property installment sales act - Regulates the retail installment sales of all personal property except motor vehicles. Requires every installment sale contract to be in writing and prescribes the necessary provisions of each such contract. Sets up maximum time price differentials and controls the fees that may be charged. Allows and regulates the consolidation of prior contracts with additional purchases. Authorizes a delinquency charge for each installment in default.</u> | | |

- | No. | Subject | | |
|--------------|--|----------|----------|
| 309
Cont. | more than 10 days of 5% of such installment up to a maximum of \$5, plus attorney's fees not exceeding 15% of the amount due, and court costs. Provides for both civil and criminal penalties for violation of the act. | May 11 | May 11 |
| 310 | <u>Certificate of title act - definition of "motor vehicle"</u> - Excludes from the definition of "motor vehicle," as used in the certificate of title act, all road, construction, or industrial machinery not designed primarily for highway transportation. | April 29 | April 29 |
| 312 | <u>"Colorado Frozen Food Provisioner's Law"</u> - Rewrites the old "Colorado Refrigerated Locker Law" to expand the area of supervision to include the licensing and regulation not only of locker plants, but of food "processors" for storage in a locker box, home freezer, or other freezer unit, and "food plan operators" who are in the business of making sales of meat products and frozen foods to a consumer for storage in any freezing unit. Creates a new 4-member "frozen food provisioner board," to be appointed by the governor and to be under the supervision of the commissioner of agriculture, who shall be an ex officio member of the board. Requires food plan operators to execute a \$25,000 bond. Provides for judicial review of the action of the board. Eliminates the provision which made the violation of a rule or regulation a misdemeanor. A grocer is exempted from the act if 75% of his business results from sales of other than frozen food products. | April 28 | April 28 |
| 317 | <u>Motor vehicles - safety responsibility law</u> - Establishes procedures for the suspension of the license and all registration of owners of motor vehicles whose drivers while using such vehicles with the owner's permission commit a violation of such a nature as to require the suspension or revocation of such driver's license, and of all operators who are convicted of a moving traffic violation, unless such owners or operators give and maintain proof of financial responsibility for 5 years, or unless they had in effect at the time of the violation an automobile liability insurance policy or bond, or qualify as a self-insurer. Makes it a misdemeanor to knowingly give false information as to the existence of insurance. Requires courts to include in their record of convictions whether or not there was an automobile liability policy or bond in effect | | |

No. Subject

317 at the time of the violation. Provides for the suspen-
Cont. sion of the license and registration of a Colorado resi-
 dent whose driving privileges have been suspended or
 revoked in another state. Provides for a fee of \$25 for
 the re-instatement of a license or registration sus-
 pended or revoked pursuant to the safety responsibility
 law.

Vetoed May 20

318 Southwestern water conservation district - levy -
 Increases the maximum authorized levy by the Southwestern
 water conservation district from 2/10ths to 4/10ths of 1
 mill on each dollar of assessed valuation.

March 20

March 20

321 Colorado state university - land grant fund - Authorizes
 the expenditure of not to exceed 10% of the principal of
 the "land grant fund" of the Colorado state university
 for the purchase of lands for sites or experimental sta-
 tions, subject to the approval of the governor and to the
 provisions of H.B. No. 291, concerning capital construc-
 tion projects.

May 11

May 11

324 Appropriation - to office of the governor - For expenses
 and research of major state problems - to December 31,
 1959 - \$75,000.

March 20

March 20

325 Appropriation, supplemental - to state controller -
 For increased payments due to the statutory salary in-
 creases of certain state officers - for current fiscal
 year - \$91,617.

March 20

March 20

329 Water - irrigation districts - compensation - Increases
 the compensation of members of boards of directors of
 public irrigation districts under the public irrigation
 law of 1935, from \$6 to \$10 per day, while in performance
 of their official duties.

April 17

April 17

No. Subject

330 Water - irrigation districts - compensation - Increases the compensation of directors of irrigation districts under the irrigation district law of 1921, from \$4 to \$10 per day while in performance of their official duties. Also increases the compensation of judges of any elections that may be necessary, from \$4 to \$10 per day.

April 13

April 13

331 Water - irrigation districts - compensation - Increases the compensation of directors of irrigation districts under the irrigation district law of 1905, from \$4 to \$10 per day while in performance of their official duties. Also increases compensation of judges in irrigation district elections, from \$4 to \$10 per day.

April 13

April 13

332 Judgments and executions - exemptions - Establishes a new exemption law, to be applicable to writs of attachment, execution, and garnishment issued from any court. Exempts the following items, up to specified values, depending upon whether married or single: wearing apparel; jewelry; personal library, family pictures, and school books; burial sites; household goods; food; fuel; certain livestock and implements in the case of farmers; certain military pensions and allowances; tools of trade; motor vehicles used for business purposes; professional library; proceeds from life, fire and casualty insurance; proceeds derived from personal injury claims; house trailer; avails of earnings, health and accident insurance, and retirement benefits. Provides that such exemptions shall not apply to claims for the purchase price of any exempt item, or for legally assessed taxes.

May 1

May 1

333 Motor vehicles - highway maintenance equipment - Includes highway maintenance equipment within the definition of "authorized emergency vehicles." Authorizes the chief engineer of the department of highways to prescribe rules and regulations regarding lamps on highway maintenance equipment, provided that snowplows shall display a flashing blue light.

May 11

May 11

336 Agriculture - pest control districts - Provides for the formation of pest control districts for the control and

No. Subject

336 eradication of obnoxious weeds, insect pests, and plant
Cont. diseases. Authorizes the board of county commissioners
to supervise the work in connection with the purposes
for which the district is formed, and to enter into
contracts therefor. Provides for the appointment of a
5-member district advisory committee, and for the ap-
pointment of county pest inspectors. Specifies the
duties of an inspector. Authorizes the inspector to
require landowners, including state departments which
control public lands other than park lands, to take
specified action to control infestation, and upon re-
fusal of the landowners so to do, to enter upon the
property and have the work done. Provides for the bill-
ing of the landowners for work done at the order of the
pest inspector, for written protest by the landowners,
and for assessment by the county assessor upon the fail-
ure of the landowner to pay. Authorizes a county mill
levy not to exceed 2 mills for the purpose of paying
the cost of pest control. Establishes procedure for the
dissolution of a pest control district.

May 19

May 19

340 Compensation of certain state officials - Increases the
salaries of certain state officials as follows: (1)
governor's private secretary, from \$7,500 to an
amount fixed by the governor, but not to exceed the
highest compensation paid to an employee in the governor's
office under classified civil service; (2) deputy secre-
tary of state, from \$6,500 to \$7,800; (3) deputy state
treasurer, from \$6,500 to \$7,800; (4) deputy auditor of
state, from \$6,500 to \$7,800; (5) state board of land
commissioners, each member, from \$7,500 to \$9,000; (6)
public utilities commission, each member, from \$9,000 to
\$12,000; (7) industrial commission, each member, from
\$7,500 to \$10,000; (8) civil service commission, each
member, from \$7,500 to \$9,000; (9) director of revenue,
from \$8,500 to \$12,000; (10) state purchasing agent,
from \$8,500 to \$11,000.

April 29

May 1

341 Appropriation, supplemental - to Colorado state peniten-
tary - For current fiscal year - \$95,000.

March 20

March 20

352 Income tax - Increases the minimum tax from 1% to 3% and
lowers the maximum tax from 10% to 9%. Increases the surtax
exemption from \$600 to \$5,000. Increases the maximum adjusted

No. Subject

352 gross income to be included in the tax table from \$5,000
Cont. to \$10,000. Allows full deduction of medical care ex-
penses not compensated for by insurance or otherwise.
Adds a new "child care" deduction by women taxpayers who
are widows or divorcees, not to exceed \$600 for the first
dependent, defined as a son, daughter, stepson, or step-
daughter under 13 years of age, and \$100 for each addi-
tional dependent. Increases the holding period for long
term capital gain purposes from 6 months to 30 months.
Excludes from gross income, wages or payments in lieu
of wages paid by an employer to an employee while he is
absent from work because of injury or sickness, up to
\$100 per week, and excluding the first 7 days in the case
of sickness unless the employee is hospitalized at least
1 day out of the 7. The act applies to all taxable years
commencing after December 31, 1959.

April 16

January 1, 1960

354 Insurance companies - tax on premiums - fees - Increases
the rate of tax on premiums collected or contracted for
by all insurance companies doing business within this
state from 2% to 2 $\frac{1}{4}$ %; however, if any such company has
50% or more of its assets invested in certain property
of the state or its political subdivisions, the rate of
tax is 1%. Increases the penalty for failure to pay the
tax from \$25 to \$100 for each day of delinquency. Increases
the fee for a certificate of authority to do business in
this state from \$5 to \$100, of which \$75 shall be allowed
as a credit against the tax on premiums. Repeals 72-2-11,
CRS 1953, concerning the investment in this state of re-
serves by domestic insurance companies, effective February
1, 1961.

April 16

January 1, 1960

355 Sales and use tax - Places the 2% sales tax on lodging,
except where the occupant enters into a written agreement
for accommodations for a period of at least 30 consecutive
days during the calendar year or preceding year. Specific-
ally exempts from tax the sale, storage, use, or consump-
tion of cigarettes, fermented malt beverages, and malt,
vinous, or spirituous liquors.

April 16

July 1

357 Department of public health - powers and duties - Provides
that the standards established by the department of public

No	Subject		
357 Cont.	health concerning building regulations and fire safety for nursing homes shall not exceed the standards prescribed in the Uniform Building Code, the Building Exits Code, or by any city, county, or other political subdivision, whichever are the highest, except for federal aid projects where federal laws or regulations require higher standards.	May 11	May 11
367	<u>Income tax - rate of withholding</u> - Increases the rate of withholding from 4% of the federal tax withheld to 6% of such tax.	April 16	July 1
369	<u>Metropolitan recreation districts - elections</u> - Authorizes voting by absentee ballot in all elections held pursuant to the metropolitan recreation district law.	April 28	April 28
372	<u>School districts - posting of financial statements</u> - Requires the boards of education of school districts of the first and second class to post a listing of all expenditures and disbursements made by the board in the principal administrative offices of the board, in a place accessible to the public.	May 15	July 1
373	<u>Elections - voting by students at institutions of learning</u> - Provides that no person, otherwise qualified, shall be denied the right to vote solely because such person is a student at an institution of learning, if such student shall file an affidavit that he has established a domicile in this state, that he has abandoned any former domicile, and that he has not registered to vote in any political subdivision of this state or of any other state. Provides that the act shall not apply in the determination of residence for college or university purposes.	May 18	May 18
374	<u>Compensation of judges of elections</u> - Raises the compensation of judges of election in precincts using voting machines from \$15 to \$20. Raises the compensation of the judge selected to deliver the election returns from \$2 to \$4.	April 30	April 30

No.	Subject		
378	<u>Compensation of district judges</u> - Provides that in lieu of any allowance provided by section 37-4-12, CRS, any district judge, when required to hold court or to transact any judicial business outside his own district, shall be reimbursed for his actual and necessary personal maintenance expense in an amount not to exceed \$20 per day, together with mileage at the rate of 8¢ per mile.	May 19	May 19
382	<u>Appropriation, supplemental - to the Colorado state reformatory</u> - For current fiscal year - \$50,000.	March 20	March 20
383	<u>Appropriation, supplemental - to the Colorado state hospital</u> - For current fiscal year - \$320,000.	March 20	March 20
384	<u>Appropriation, supplemental - to the state department of public welfare</u> - For current fiscal year - \$37,000.	April 6	April 6
385	<u>Appropriation, supplemental - to the office of the secretary of state</u> - For current fiscal year - \$3,750; and for the administration of the bingo law during the current fiscal year - \$10,000.	May 11	May 11
390	<u>"The Securities Law" - exemptions - registration</u> - Exempts from the provisions of "The Securities Law," the security of any concern which has done business in this state continuously for at least 20 years, only if such concern holds first mortgages on Colorado real estate, or securities of the United States, or cash, or a combination thereof, equal to 100% of the amount of the securities issued. Adds a new provision authorizing the commissioner to suspend or revoke the effectiveness of any registration statement if he finds after notice and hearing that such statement, offering circulatory, or sales literature contains false or misleading statements with respect to a material fact. Provides for the appeal of such suspension to the district court.	May 15	May 15

- | No. | Subject | | |
|-----|---|----------|----------|
| 391 | <p><u>Revenue and taxation - delinquent oil and gas taxes</u> - Provides that when the royalty or fractional interest owners in oil and gas or other mineral leases allow taxes thereon to become delinquent, the county treasurer may require the lessee to withhold and pay to the county treasurer all accrued and future payments accruing to such delinquent taxpayer until the tax is paid in full. Applies to all delinquent taxes unpaid on the effective date of the act and thereafter.</p> | May 18 | May 18 |
| 398 | <p><u>"Uniform Act for the Simplification of Fiduciary Transfers"</u> - Provides that a corporation or transfer agent or other person may assume without inquiry and without liability, if in good faith, that a transfer by a fiduciary of securities registered in the name of such fiduciary is within his authority and that he has complied with the laws governing such transfers. Requires certain evidence in the case the fiduciary is not the registered owner. Specifies the procedure for putting corporations or transfer agents on notice of adverse claims. Repeals section 57-1-3, CRS, which is the section of the "Uniform Fiduciaries Law" dealing with transfers of securities by fiduciaries.</p> | April 28 | April 28 |
| 404 | <p><u>Electricians - regulation of</u> - Creates a 5-member "state electrical board" to be appointed by the governor for ultimate 5 year terms. Specifies the powers of the board. Establishes procedures, standards, and qualifications for the licensing of master electricians and journeymen electricians, for the renewal, suspension, and revocation of such licenses, for examination of applicants, and for temporary permits. Contains a grandfather's clause and reciprocity provisions. Exempts certain persons from the operation of the act. Makes the practice of master or journeyman electrician without a license a misdemeanor and provides penalties therefor. Provides for judicial review of a decision of the board. Establishes license fees, to be deposited in a "electricians fund" for use in the administration of the act.</p> | May 19 | July 1 |
| 406 | <p><u>Department of institutions - reorganization</u> - Reorganizes the department of institutions. Provides for the appointment of a director of institutions to be appointed by and</p> | | |

No.	Subject		
406 Cont.	to serve at the pleasure of the governor and who shall not be under classified civil service. Authorizes the appointment by the governor of an interagency council and of advisory boards. Specifies the duties of the director. Abolishes the boards of control of the state children's home at Denver and of the state training school for girls at Morrison, and the division of administration of the state department of parole, provides for the transfer of all of their employees, records, property, functions, rights, powers, duties, obligations, and funds to the department of institutions. Removes from the general supervisory control of the department, the bureau of child and animal protection, the department of public welfare, and the state board of control for state homes for the aged.	May 18	July 1
407	<u>Elections - absentee ballots</u> - Requires the applicant for an absentee ballot, or a member of his family, or an agent, to sign the application. Requires that absentee ballots be delivered or mailed to the applicant within 48 hours. Provides for an "absentee voters' registration book." Makes changes in the time for delivering absentee ballots to the minority judge, for certifying the list of candidates, and for preparing ballots.	May 20	May 20
410	<u>Wills and estates - recordation of original wills</u> - Provides that original wills, upon presentation for probate, may be photographed, microphotographed, or reproduced on film as a permanent record.	April 28	April 28
411	<u>Appropriation, supplemental - to the department of game and fish</u> - For current fiscal year - \$48,474.	May 11	May 11
412	<u>Appropriation, supplemental - to the Colorado school for the deaf and the blind</u> - For current fiscal year - \$20,000.	April 29	April 29
413	<u>Appropriation, supplemental - to the public utilities commission</u> - For current fiscal year - \$6,875.	April 29	April 29

- | No. | Subject | | |
|-----|--|----------|----------|
| 416 | <u>Game and fish - game birds</u> - Changes the period for taking game birds upon a game breeding and controlled area, from September 1 through February 28, to October 1 through March 31. | April 28 | April 28 |
| 418 | <u>Actions against the state</u> - Grants to certain persons the right to bring a civil action or actions against the state for damages due to personal injuries or death allegedly caused by the negligent operation of a state highway truck. | April 29 | April 29 |
| 420 | <u>Appropriation, supplemental - to the office of the governor</u> - For the use of the state industrial school for boys for current fiscal year, all expenditures to be approved by the governor - \$8,200. | April 29 | April 29 |
| 422 | <u>Elections - organizational meetings of party committees</u> - Changes the time of the election of the chairman and vice-chairman of the several political party committees from the even numbered years to the odd numbered years, commencing January 1, 1961. Eliminates the requirement that the vice-chairman be a woman. Provides that the elected state officials of the party, including members of the general assembly, shall be a part of the state central committee. | May 19 | May 19 |
| 424 | <u>Towns and cities - urban renewal</u> - Provides that if any commissioner, other officer, or employee of an urban renewal authority owns or controls any interest in property included or planned to be included in any project, he shall not participate in any action by the authority with respect to such project unless the authority determines that participation of such a member would not be contrary to the public interest. Authorizes a public body to contract with an authority respecting action taken pursuant to any of the powers granted by the urban renewal law, including payments to an authority to be used for the purpose of retiring indebtedness incurred by the authority, subject to certain limitations. | May 15 | May 15 |

- | No. | Subject | | |
|-----|---|----------|----------|
| 428 | <u>Water rights and irrigation - water districts</u> - Re-defines the boundaries of water districts Nos. 42 and 45. | May 11 | May 11 |
| 432 | <u>Group life insurance - credit unions</u> - Raises the maximum amount of insurance per member of a credit union under a group life insurance policy, from \$1,000 to \$2,000. | April 29 | April 29 |
| 433 | <u>Employees of county courts</u> - Amends the law to include deputy clerks among those employees which may be appointed by judges of the county courts in counties of class II, III, IV, V, VI. | April 29 | April 29 |
| 434 | <u>Appropriation, supplemental - to the state engineer</u> - For the administration of the ground water law during the current fiscal year - \$3,100. | April 29 | April 29 |
| 436 | <u>Malt, vinous, and spirituous liquors - excise tax</u> - Raises the excise tax on malt liquors, from 3¢ to 6¢ per gallon; on vinous liquors containing 14% or less of alcohol, from 3¢ to 5¢ per quart; on vinous liquors containing more than 14% of alcohol, from 6¢ to 7½¢ per quart; and on spirituous liquors, from 20¢ to 22½¢ per pint, except that the tax on spirituous liquors in bottles containing 2 ounces or less shall be 5¢ per bottle. | April 16 | July 1 |
| 437 | <u>Fermented malt beverages - excise tax</u> - Raises the excise tax on fermented malt beverages from 3¢ to 6¢ per gallon. | April 16 | July 1 |
| 438 | <u>Crimes and punishments - cruelty to animals</u> - Makes it unlawful for any person to "willfully and maliciously" injure, frighten, or harass for sport or amusement, any dumb animal. | April 29 | April 29 |
| 440 | <u>Motor fuel tax - refunds</u> - Allows a credit or refund of the motor fuel tax on motor fuel accidentally lost or destroyed while in transit or while being loaded or unloaded. | | |

- | No. | Subject | | |
|--------------|---|----------|-----------------|
| 440
Cont. | Increases the minimum quantities on which refunds are allowable from in excess of 500 gallons to in excess of 100 gallons. | April 29 | July 1 |
| 444 | <u>Agriculture - commercial fertilizers</u> - Requires sellers or distributors of "manipulated manure" to secure an annual permit from the commissioner of agriculture. Also requires each applicator of commercial fertilizers, fertilizer materials, or soil amendments to apply to the commissioner for an annual permit. Authorizes the commissioner to prescribe rules and regulations relating to the distribution and labeling of fertilizers and manures. | May 15 | May 15 |
| 448 | <u>Sale of state lands</u> - Authorizes the governor and director of institutions, on behalf of the Monte Vista Golden Age Center, to convey certain state lands to the Idaho Potato Starch Company, for \$6,588.70. | April 13 | April 13 |
| 450 | <u>Improvement districts in cities and towns</u> - Includes parking and off-street parking facilities within the authorized purposes of improvement districts in cities and towns. | May 19 | May 19 |
| 451 | <u>General property tax</u> - Provides for the equitable pro-ration of assessment on properties acquired by or from tax exempt agencies after the official assessment date but before the actual levy. | April 29 | January 1, 1960 |
| 452 | <u>General property tax - structures commenced and completed after assessment date</u> - Provides for the pro-rated assessment of structures or improvements completed, and sold or occupied, after the official assessment date in any year. Provides that the lien of general taxes shall not attach until such property is completed, listed and assessed as required in the act. | May 19 | January 1, 1960 |

- | No. | Subject | | |
|-----|---|----------|-----------------|
| 453 | <u>Property tax - re-assessment of demolished properties -</u>
Provides for the prorated re-assessment of properties demolished after the assessment date in any year, upon application therefor by the owner prior to the end of the calendar year in which the assessment was made. | April 29 | January 1, 1960 |
| 458 | <u>Income tax - federal tax deduction - building mill levies -</u> Eliminates, as regards corporations only, the federal income tax deduction previously allowed all taxpayers, to be applicable to all taxable years commencing after April 30, 1959. Repeals all state operating mill levies, except the 2/10ths of 1 mill levy for the use of the policemen's pension fund. | April 16 | May 1 |
| 459 | <u>Appropriation, supplemental - to the state board for vocational education -</u> To be used for matching federal funds available in the current fiscal year under the "National Defense Education Act of 1958" - \$10,000. | April 29 | April 29 |
| 467 | <u>Department of rehabilitation - creation - appropriation -</u> Creates a department of rehabilitation within the executive department. Provides for the appointment by the governor of a director, at a salary of \$14,000, and specifies his duties and powers. Transfers to the department the functions, records, property, and funds of the vocational rehabilitation division of the state board for vocational education, the division of rehabilitation for the blind, and the home teaching of and teachers for the adult blind. Provides that the department shall provide vocational rehabilitation services to "handicapped persons," as defined in the act. Provides for cooperation with the federal government. Appropriates \$18,000 for the next fiscal year. | May 20 | May 20 |
| 488 | <u>State parks - internal improvement income fund -</u> Transfers all unincumbered cash balances and all future cash receipts of certain funds to the internal improvement income fund, to be subject to appropriation for use in the development and maintenance of state parks, and appropriates \$67,000 to such fund to be made available for specified purposes until July 1, 1960. | April 29 | April 29 |

- | No. | Subject | | |
|-----|--|----------|----------|
| 492 | <u>Purchase price of state passenger cars</u> - Increases the maximum authorized purchase price of passenger cars purchased by the state from \$2,000 to \$2,500, including all accessory equipment, f.o.b. Denver. Excludes from such maximum purchase price, only the passenger car purchased for the use of the governor. | May 19 | May 19 |
| 493 | <u>Department of natural resources - ground water commission</u> - Makes the ground water commission an agency of the department of natural resources. | April 29 | April 29 |
| 497 | <u>Unemployment compensation - definition of employment</u> - Repeals section 82-1-3 (7) (e) (vii), CRS, which excluded from the definition of the term "employment," services performed in the employ of certain nonprofit organizations. | May 11 | July 1 |
| 499 | <u>County functions - support of poor persons</u> - Provides that claims for the support and treatment of mentally ill or mentally deficient poor persons committed to a public institution of this state shall not be paid out of county funds; but that the relatives of such poor persons shall, if financially able, be liable for such claims, and authorizes the attorney general to institute legal proceedings for the collection thereof. | April 29 | April 29 |
| 500 | <u>Criminal proceedings - crimes committed by inmates in state institutions - costs</u> - Provides that the expenses incurred by a county in any criminal case tried in such county for a crime committed by an inmate of and within the confines of a state penal, reformatory, or mental institution located within such county shall be paid by moneys appropriated by the general assembly. | May 19 | May 19 |
| 502 | <u>Towns and cities - classification</u> - Raises the population necessary for classification as a city of the first class, from 40,000 to 70,000, and of second class cities accordingly. | May 11 | July 1 |

No.	Subject		
504	<u>Children - commitment to the state children's home -</u> Provides that no child under the age of 7 years shall be committed to the state children's home under the provisions of article 4 of chapter 22 after July 1, 1960, or relinquished to such home under the provisions of article 5 of chapter 22 after July 1, 1959, unless such commitment or relinquishment shall be approved by the superintendent of the home.	May 18	May 18
514	<u>Crimes - prize fights -</u> Repeals section 40-8-12, CRS, which made it a felony to agree in this state to engage in a prize fight out of state, or to in any way aid or abet therein.	April 29	April 29
519	<u>White House Conference on Aging -</u> Authorizes participation by the state in the White House Conference on Aging to be held in January of 1961, and directs the application for and acceptance of any and all funds which may be granted to the state for such a purpose by the United States.	April 29	April 29
523	<u>Roads and highways - allocation of highway users tax fund -</u> Provides that from July 1, 1959 to January 1, 1963, after paying the costs of the state patrol, counties shall receive 30% of the balance of the highway users tax fund, or \$12,650,000.00, whichever is greater, and cities and incorporated towns, after payment to the highway department and to the counties, shall receive the remainder; and that after January 1, 1963, counties shall receive 26% and cities 9%. Establishes for a 3 year period commencing January 1, 1960, an additional motor vehicle registration fee of \$1.50. Provides that such additional fees shall be allocated to the counties and municipalities according to the residence of the owners paying such fees, and earmarks such fees for use solely in the construction and maintenance of roads, bridges, highways, and streets.	April 29	April 29
524	<u>State archives - revolving fund - appropriation -</u> Appropriates \$10,000 to the division of state archives and public records for the purpose of establishing a revolving fund for the acquisition of microfilm stock and photographic supplies and for other related expenses.	April. 29	July 1

- | No. | Subject | | |
|-----|---|----------|----------|
| 525 | <u>State reformatory - canteen and library fund - appropriation</u> - Creates at the Colorado state reformatory a canteen and library fund, and appropriates \$5,000 as working capital therefor, to be repaid out of proceeds from the canteen, the balance of profits to be used for educational and recreational purposes. | April 29 | April 29 |
| 529 | <u>Juvenile probation officers - qualifications - appropriation</u> - Changes H.B. No. 66, which was vetoed by the governor, so that the counties may be reimbursed if the juvenile probation officer meets the standards as set forth in the act, rather than as prescribed by the civil service commission, and places the responsibility for determining whether or not an officer meets such qualifications with the director of institutions, rather than with the commission. Appropriates \$50,000 to be disbursed in accordance with the purposes of the act. | April 29 | July 1 |
| 530 | <u>Appropriation - to department of game and fish</u> - For next fiscal year - \$4,067,652; and to match federal funds for a 2 year period ending June 30, 1961 - \$250,000. | May 19 | May 19 |
| 531 | <u>Purchase of lands for the state - appropriation</u> - Authorizes the state, for the use and benefit of the state department of agriculture, to purchase certain tracts of land and a building, located in Denver, and appropriates \$62,500 therefor. | April 29 | April 29 |
| 532 | <u>Sale of state lands</u> - Authorizes the governor and the trustees of the state colleges in Colorado to convey by quitclaim deed a certain parcel of land, located in Weld county, to the present owners thereof. | May 15 | May 15 |
| 533 | <u>Appropriation - general appropriation act</u> - For expenses, including capital construction, of the executive, legislative, and judicial departments and for state institutions - \$45,111.407 from the general fund, and \$17,236,848 from cash funds, for next fiscal year. | May 18 | May 18 |

No.	Subject		
534	<u>Appropriation - to the state department of public welfare</u> - For administration of public welfare services during the fiscal year beginning July 1, 1959: aid to dependent children, \$700,000; aid to the needy disabled, \$375,000; child welfare services, \$325,000; aid to the blind, \$30,000; aid to indigent tuberculars, \$250,000; and for incentive payments to recipients of aid to dependent children and needy disabled, as an experimental demonstration project, \$104,000.	April 29	April 29
535	<u>Appropriation, supplemental - to the state board of medical examiners</u> - For the current fiscal year - \$621.66.	May 11	May 11
536	<u>Colorado state hospital - demonstration unit</u> - Establishes at the Colorado state hospital, a special intensive treatment demonstration unit, to be headed by a director appointed by the governor and responsible to the director of institutions. Provides for the construction of such buildings as may be needed for the housing of such unit, from funds produced by the state hospital building mill levy, and authorizes the governor to designate the use of such state hospital facilities, services, personnel, records, and equipment as may be needed. Appropriates for use in carrying out the purposes of the act during the next fiscal year, the sum of \$800,000, and for the purpose of meeting such appropriation, transfers such sum from the state hospital building fund to the general fund.	May 19	May 19
537	<u>Transfer of general revenue fund surplus</u> - Provides for the transfer of all unincumbered surplus in the general revenue fund in excess of \$2,000,000, as of June 30, 1959, to the capital construction fund.	May 19	May 19
538	<u>Appropriation - to state department of education</u> - For distribution under the public school foundation fund - \$23,800,000; for distribution under the public school transportation fund - \$1,360,000, all for the next fiscal year.	May 11	May 11

SENATE BILLS ENACTED AND APPROVED

- | No. | Subject | | |
|-----|---|----------|----------|
| 3 | <u>Labor - medical examinations of employees</u> - Provides that the provisions making it unlawful for an employer to require an employee to pay the cost of a medical examination or of furnishing records, as a condition of employment, shall be enforced by the P.U.C. with respect to common carriers, and by the industrial commission as respects all other employers doing business or operating in this state. Provides that the act does not apply to irrigation ditch and water companies. | May 18 | May 18 |
| 6 | <u>Elections - employees entitled to vote</u> - Allows all voters, including those employed and paid by the hour, 2 hours off in which to vote, without a deduction from salary or wages, provided the employee does not have 3 or more hours between the time of opening and of closing of the polls when he is not employed on the job. Requires the employer to allow an employee to take his 2 hours at the beginning or ending of a work shift if the employee so requests. Applies to general elections only. | May 15 | May 15 |
| 7 | <u>County officers - abstracts of deeds</u> - Authorizes counties to establish a fee to be charged any person who desires to copy tract indices and abstracts books maintained by the county, if such person is copying the records for the purpose of setting up an abstract office. | May 19 | May 19 |
| 24 | <u>Penal and correctional institutions - county visitors</u> - Repeals article 8 of chapter 105, CRS, concerning boards of county visitors. | March 12 | June 11 |
| 46 | <u>Colorado agricultural marketing act of 1939</u> - Amends the act to provide that no marketing order shall become effective unless it is approved by producers who, in addition to present requirements, have produced at least two-thirds of the volume voted of commodities sold within the marketing area specified in the marketing order. | April 13 | April 13 |

- | No. | Subject | | |
|-----|---|----------|----------|
| 47 | <u>Agriculture - spray residue on fruit</u> - Repeals article 7 of chapter 7, CRS, concerning the control and inspection of spray residue on fruits. | April 13 | April 13 |
| 48 | <u>Game and fish - fishing by minors</u> - Repeals the law which provided that the game and fish laws did not apply to fishing by persons under 16 years of age. | May 16 | May 16 |
| 49 | <u>Game and fish - licenses</u> - Provides that no person shall engage in hunting for any "protected" game or in angling for any fish without a license therefor. Provides that any false statement made in connection with the purchase of a license shall render such license void and subject the licensee to penalties. Changes the fee for securing a duplicate of a lost license, from 25% of original price to a set fee of \$2. | May 15 | May 15 |
| 53 | <u>Game and fish - disposal of game</u> - Repeals the present law concerning the disposal of game killed by the commission and provides that the commission may, by appropriate regulation, provide for the disposal of the edible portions of all game, amphibians, birds, and fish seized or otherwise obtained by the commission. | April 29 | April 29 |
| 55 | <u>Game and fish licenses - arrest and inspection</u> - Authorizes an officer to arrest a person whom he has reason to believe has committed a violation of the game and fish laws. Provides that refusal to produce a proper license upon demand while hunting, fishing, or carrying game or fish shall be deemed evidence of a violation. | April 29 | April 29 |
| 56 | <u>Game and fish - unlawful devices</u> - Rewrites the provisions concerning unlawful devices in the taking of protected game and fish, to include the use of dynamite and poisons, and to forbid the possession of loaded firearms or bows while using a spotlight in the pursuit of game. Specifically states when the use of dogs or artificial light shall be authorized. | April 29 | April 29 |

No. Subject

57 Game and fish - use of aircraft or other vehicles -
Makes it unlawful to take or attempt to take, by use of aircraft, any protected game, or to operate any aircraft below an altitude of 500 feet in a manner intended to frighten or rally protected game, or to discharge any firearm or release any arrow from any moving aircraft or other vehicle with the intent to take any protected game.

April 29

April 29

58 Game and fish - cancellation and suspension of licenses -
Establishes definite grounds for the cancellation or suspension of game and fish licenses by the game and fish commission. Provides for notice by and a hearing before the commission with respect to any such cancellation or suspension. Suspension is for 1 year, unless extended because of a subsequent violation. Makes it a misdemeanor to attempt to exercise any of the privileges conferred by a license while such license is suspended.

May 18

May 18

61 Game and fish - violations - Increases the minimum fine for the conviction of a violation of the game and fish laws, from \$10 to \$25, and eliminates the provision which made it a misdemeanor to violate a rule or regulation. Makes changes in a few of the statutory penalty assessments. Eliminates the provision making a penalty assessment a criminal summons in the event the violator fails or refuses to pay such assessment.

May 18

May 18

62 Game and fish - licensed guides - Amends the law to provide that any licensed guide may be commissioned as a special officer of the department, rather than as a deputy warden.

May 18

May 18

63 Motor vehicles - right of way - Rewrites the law concerning right of way to provide that when two vehicles approach or enter an intersection at approximately the same time, the vehicle on the left shall yield to the vehicle on the right. Requires that a signal to turn be given for at least 300 feet.

Vetoed May 20

Senate Bills

No. Subject

64 Crimes - selling firearms to Indians - Repeals section 40-11-3, CRS, which made it a felony to sell or give firearms or other munitions to Indians.

May 18

May 18

67 Aid to dependent children - Authorizes direct payment by county welfare departments to vendors of essential services and goods, if recipient is using grants for other purposes and if federal fund matching fund regulations permit.

March 5

March 5

68 Colorado general hospital - Provides for the payment by students and other patients for professional services rendered by physicians or surgeons who are members of the hospital medical staff, such fees to be used solely for compensating members of the school of medicine faculty. Administrator to make annual report to the governor and general assembly showing number of patients treated, fees collected, and salaries paid to faculty members.

February 16

February 16

71 Destruction of property by minors - Allows the bringing of a civil action by the person injured for the recovery of damages of not to exceed \$300 from the parents of any minor under the age of 18 years, living with such parents, who maliciously or willfully destroys real or personal property.

May 18

May 18

72 Towns and cities - ordinances - penalties - Grants to municipal corporations the power to provide for trial by jury for violations of ordinances. Provides that no costs shall be assessed against a defendant in a criminal case. Provides that the present or future existence of state legislation on a given subject shall not be construed as pre-empting the field unless the statute expressly so states, but where both an ordinance and a statute cover the same subject matter, the ordinance may not be inconsistent with state law, nor may a person be tried by both the state and the city for the same act, a prosecution in either court barring prosecution in the other.

Vetoed May 20

- | No. | Subject | | |
|-----|--|----------|--------|
| 73 | <u>Children - traffic offenses</u> - Provides that the laws concerning delinquent children shall not apply to any child charged solely with the violation of a traffic law or ordinance. | May 18 | May 18 |
| 75 | <u>Railroads - tops required for track motor cars</u> - Requires, from and after January 1, 1960, all common carrier railroads to equip their track motor cars with a substantial top. Authorizes such railroads, if unable to comply by such date, to apply to the P.U.C. for a one year extension. | May 15 | May 15 |
| 83 | <u>Licensing of motorboats</u> - Requires the licensing and numbering of every motorboat of more than 10-horsepower operating on the waters of this state. Places the administration of the act under director of the park and recreation board. Authorizes the director to promulgate rules and regulations. Provides for the appointment of boat wardens, and establishes a \$5 fee for each motorboat licensed. Makes the violation of the act a misdemeanor. Excludes from the operation of the act, seaplanes, boats propelled by air motor, and motorboats licensed pursuant to federal law or to the laws of another state. | May 18 | May 18 |
| 87 | <u>Operation of motor vehicles - speed limits</u> - Increases the lawful speed limit on oiled surfaced, asphalt paved, or concrete paved highways, where authorized by a majority of the members of the highway commission and so posted, and on surfaced four-lane highways, to 70 miles per hour. Makes it unlawful to exceed the posted speed limit in any incorporated city or town. | April 20 | July 1 |
| 96 | <u>Treasury management</u> - Allows and directs the state treasurer to invest idle funds in his custody in non-interest bearing general revenue fund warrants against moneys accruing, but not yet received and credited, to general revenue funds, pursuant to appropriation by the general assembly and provided that the controller certify that the warrants can be retired in the same fiscal year and | | |

No. Subject

96

Cont. that appropriations do not exceed general fund revenues, revolving cash fund, and surplus. Warrants are to be retired in same fiscal year in the order purchased, and the state treasurer is to make monthly reports to governor concerning the amount of unpaid warrants and the amount of revenue on hand to pay and retire such warrants.

March 12

March 12

99

Optometry - licenses - advertising - Repeals the section concerning "itinerant licenses" and provides that a separate license shall be issued without charge for each office maintained by a optometrist. Removes the requirement that the license contain a photograph of the licensee. Makes it unlawful for any person to advertise by any means the cost of lenses, prisms, frames, or mountings, except for sunglasses or other glasses not intended for the correction of vision, or the cost or fee for the examination of eyes. Prohibits the practice of optometry in a corporate capacity, but excludes therefrom Colorado corporations engaged in the practice of optometry prior to January 1, 1959, and foreign corporations so engaged on such date if any of their shareholders, officers, or directors are presently licensed to practice in this state. Repeals sections 102-1-20 to 102-1-23, and 102-1-25, CRS, concerning certain unlawful acts.

Vetoed May 21

101

"Colorado frozen desserts act" - Regulates the preparation and distribution of ice cream, sherbert, ice milk, and water ice, and provides standards and optional ingredients for such products. Places the administration of the act with the department of agriculture. Authorizes the department to promulgate regulations establishing reasonable definitions and standards of identity of frozen desserts and to designate harmless optional ingredients for use therein. Provides for the tagging and detaining of adulterated or misbranded goods. Provides for injunctive relief in case of violations of the act or of any rule or regulation, and also makes the violation of the act a misdemeanor.

May 20

July 1

- | No. | Subject | | |
|-----|---|----------|----------|
| 103 | <u>State homes for the aged - terms of board members -</u>
Repeals the law prohibiting the reappointment for at least 3 years of a member of the state board of control who has served 2 consecutive terms. | April 30 | April 30 |
| 104 | <u>Appropriation - relief of certain members of the state board of control for state homes for the aged -</u> For reimbursement of unpaid expenses incurred during the years 1957 and 1958 - \$3,423.30. | April 13 | April 13 |
| 108 | <u>Workmen's compensation - nonresident employers -</u> Provides that service of notices or process of the commission or of any court, required or authorized by the workmen's compensation act, may be made upon a nonresident employer of a person entitled to workmen's compensation, by service upon the secretary of state. Provides the method in which such service shall be made, and for the keeping of records thereof and the charging of fees therefor by the secretary of state. | May 18 | May 18 |
| 109 | <u>Workmen's compensation - election of remedies - subrogation -</u> Provides that the right of subrogation granted to the industrial commission or other insurance carrier shall apply to all compensation and all medical, hospital, dental, funeral, and other benefits and expenses to which the employee or his dependents are entitled or for which his employer or insurance carrier is liable or has assumed liability. | April 30 | April 30 |
| 112 | <u>Trustees of the state colleges in Colorado -</u> Provides for the appointment of an additional trustee, making a total of 7, all to have 6-year terms. Provides that no more than 1 trustee shall be a resident of the county in which any one of the state colleges is located. Removes the commissioner of education as an ex officio member of the board of trustees. | May 18 | May 18 |
| 115 | <u>Actions against the state -</u> Grants to Louis A. and Lucy Golfos the right to bring a civil action against the state for the loss of fish upon their property, allegedly caused by the negligence of the state or of its employees. | May 18 | May 18 |

No. Subject

119 Chiropractic - licensing - regulation - Rewrites the provisions regulating the practice of chiropractic. The major changes are as follows: redefines the practice of chiropractic and defines the term "chiropractic adjustment"; establishes a new "Colorado state board of chiropractic examiners," to consist of 4 licensed chiropractors and 1 member of the public at large, and specifies the powers of the board; establishes minimum educational standards for licensure; changes the post graduate requirements for licensees, from 3 days per year to 15 hours per year, and provides for waiver of such requirements in the event of "dire emergency"; raises the fee for licensure by reciprocity, from \$25 to \$50, of the examination fee, from \$15 to \$25; and of the renewal fee, from \$5 to \$15; lowers the requirement for an electrotherapy license from "200 sixty-minute hours" to "120 classroom hours"; enlarges upon the grounds and procedures for the withholding, suspension, or revocation of licenses, and for judicial review. Provides for the automatic licensing under this act of licensees under the old act.

May 18

May 18

126 Towns - disconnection of territory - Allows an area to be disconnected from a town, even if such area has been platted, if such plat has been vacated within 3 years after the area was included within the boundaries of the town. Provides that such time limit shall not apply to lands within towns that were incorporated prior to January 1, 1930.

May 19

May 19

127 "Judicial department reform act of 1959" - Creates a judicial department to supervise of all courts of record. Also creates the position of "judicial administrator of the courts," to be appointed by the supreme court and to serve at the will of and at a salary designated by such court. Specifies the duties of the administrator, which, in short, are to require and analyze such reports and make such studies and recommendations as will aid in the "just, speedy, and inexpensive determination of all causes pending in the respective courts throughout the state." Provides for the division of the state into 6 sections and for the assignment of a supreme court justice to each section, and specifies their duties and

No. Subject

127 authority in that regard. Appropriates \$25,000 to be
Cont. immediately available to the department. Repeals
37-10-1, CRS, which was the old judicial department
law.

May 15

May 15

128 Civil service - personnel administration - Creates the
office of a state personnel director who shall be the
executive head of the administrative offices of the
civil service commission and ex officio secretary of
the commission. Provides that the commission may by
rule provide for such things as the adoption and re-
vision of classification plans and salary grades; pro-
motion; vacancies; examinations; provisional appoint-
ments; seniority; evaluation of service; leaves of
absence; grievances; tenure; and retirement. Sets up
a procedure for the dismissal, demotion, or suspension
of an employee by the appointing authority, subject to
review by the commission. Requires that all appoint-
ments be made in accordance with the act and without
regard to political considerations. Makes the viola-
tion of the act a misdemeanor. Repeals article 1 of
chapter 26, CRS, which concerned much of the same sub-
ject matter.

April 13

April 13

129 Elections - definition of "taxpayer" - Changes the
definition of a "taxpayer" or "taxpaying elector" to
mean a qualified voter who, at the time of the election,
owns real or personal property in the county which is
subject to a tax at the time of such election, or who
has paid a tax thereon in the election year or in the
preceding calendar year.

May 11

May 11

130 School bond elections - qualifications of electors -
Eliminates the requirement that an elector in a school
bond election must have paid a school tax in the year
next preceding the election, and allows such elector to
vote if he owns either real or personal property sub-
ject to a school tax in the school district at the time
of such election.

May 18

May 18

131 Disaster prevention and relief - appropriation -
Authorizes the governor, upon notification by one or more
boards of county commissioners, or by a state agency,

No.	Subject		
131 Cont.	that a major disaster, as defined in the act, has occurred or is imminent or threatened, to specify areas as major disaster areas and to take certain emergency measures to protect life, property, and resources. Provides for a right of entry on any lands in the specified areas if reasonably necessary to alleviate or prevent the disaster. Contains special provisions for grasshopper control. Appropriates \$300,000 to a "disaster relief and prevention fund" for use of the governor in carrying out the provisions of the act.	May 18	May 18
137	<u>Federal surplus property - acquisition - appropriation -</u> Authorizes the governor to apply for and secure for the state, federal surplus property, for the purpose of establishing state public health facilities, and to perform all acts incident thereto, including the expenditure of funds. Prohibits the use of funds derived from the state hospital mill levy heretofore imposed, without further specific authorization by law. Appropriates \$150,000 out of the capital construction fund to a "Fort Logan state hospital building fund," to be available for such a purpose.	May 15	July 1
138	<u>Mines and minerals - mineral exhibits -</u> Provides for the permanent transfer of certain mineral exhibits from the bureau of mines to the State historical society.	March 5	July 1
139	<u>Division of archives - transferred to executive department -</u> Changes the name of the "division of state archives" to the "division of state archives and public records." Makes the division the official custodian and trustee of all public records, removes it from the jurisdiction of the state historical society, and makes it an independent division of the executive department. Provides that the administrative head of the division shall be the state archivist, who shall be appointed by the governor subject to civil service.	March 30	July 1
140	<u>State planning -</u> Authorizes the director of planning, with the approval of the governor, to acquire by purchase,		

No. Subject

140 Cont. donation, or eminent domain, property located within 2 blocks of the state capitol grounds and adjacent to or across from any property owned by the state, for the present or future expansion, improvement, or development, including parking facilities, of such property for the administration of state government.

March 30

March 30

142 Junior college districts - election of directors -
Establishes new systems for the election of directors of junior college districts by director district. Provides that if a junior college district is coterminous with a first class school district, the election shall be conducted by the officials of such first class district, and if also coterminous with a city or city and county, the election in the odd numbered years shall be held in conjunction with the municipal election.

May 18

May 18

143 Civil service - apportion cost of administering -
Provides that the civil service commission is to bill each department, board, commission, or agency of the state for its proportionate share of the cost of administering the state civil service program. Each share is to be paid into a civil service commission fund, from which annual appropriations shall be made to cover such cost. Agencies financed in whole or in part from the general fund may have their share paid by direct appropriation to the commission. The act does not apply to agencies whose funds are covered by section 130-5-2, CRS.

March 30

March 30

146 Soil conservation board - powers - Adds to the powers of the soil conservation board, the power to loan money to soil conservation districts.

April 29

April 29

147 Soil conservation districts - alternative method of withdrawal - Provides for an alternative method of withdrawal of lands from a soil conservation district whereby the district board of advisors may of its own initiative, upon proper notice, cause such lands to be withdrawn. Provides for a hearing before the board in

No. Subject

147 the event any owner of lands within the district files
Cont. a written protest to such withdrawal. Provides that
 all costs relative to such withdrawal, except the
 costs of appeal, shall be paid by the board of super-
 visors.

May 20

May 20

148 Dissolution of soil conservation districts - Changes
 the procedure for the dissolution of soil conservation
 districts. Removes the authority of a board of super-
 visors to institute dissolution proceedings on its own
 behalf, but requires its approval to a petition signed
 by at least 25% of the landowners within the district.
 Provides for a hearing on the petition prior to hold-
 ing an election on the issue, and authorizes the state
 board to dismiss the petition at such hearing if in
 its opinion dissolution is inadvisable, but provides
 that a new petition may be filed 6 months after such
 dismissal. Provides that any election held shall be
 called in the manner presently prescribed by law for
 the creation of such districts, and that if a majority
 of the landowners vote for dissolution, the state board
 shall so certify to the secretary of state, who shall
 issue a certificate of dissolution which must be then
 filed for record with the county clerk.

April 29

April 29

149 Fish and game - sale of cabin sites - Authorizes the
 fish and game commission to designate as surplus and
 sell for cabin sites, portions of land controlled by the
 commission. Provides that no site shall exceed 1/4 acre
 for individuals or 1 acre for organizations, and that
 no purchaser may acquire more than 1 site. Limits the
 use to noncommercial and recreational purposes. Directs
 the reservation of all mineral rights to the state.
 Sale is by sealed bids.

May 18

May 18

152 Narcotic drugs - Defines the words "prescription" and
 "pharmacy." Requires all persons, except licensed pro-
 ducers and pharmacists, who sell or distribute narcotic
 drugs, to obtain an annual license as a "wholesaler of
 narcotic drugs." Rewrites the section concerning viola-
 tions and penalties, greatly increasing many of the
 penalties, especially those for repeated violations.

May 18

May 18

- | No. | Subject | | |
|-----|--|----------|---------------|
| 153 | <u>Cities of first and second class - recall</u> - Authorizes and prescribes the procedure for the recall of officers of cities of the first and second class. | | Vetoed May 20 |
| 155 | <u>1957 Supplement to CRS 1953 - validation and effective date</u> - Validates the act of the committee on statute revision and the secretary of state in the preparation of and in connection with the 1957 Supplement to the Colorado Revised Statutes 1953, and declares it to be in full force and effect as of May 10, 1958. | April 29 | April 29 |
| 157 | <u>Appropriation - to committee on statute revision</u> - to be available until June 30, 1960 - \$5,000. | May 20 | May 20 |
| 158 | <u>Intoxicating liquors - unlawful acts</u> - Makes a correctional amendment by making it unlawful to sell liquors in sealed containers between the hours of 12:01 A.M. and 8:00 A.M., <u>or</u> on the days prohibited by law. The word "or" was added. | May 20 | May 20 |
| 159 | <u>County welfare levies</u> - Provides that the population of a county for the purpose of determining per capita assessed valuations for county welfare levies, shall be determined by using the most current estimate of the state division of planning, rather than the last federal census. Allows the state tax commission, upon application by a county, and upon good cause shown, to authorize a levy at a reasonable rate in excess of the statutory limits. | May 18 | May 18 |
| 168 | <u>School district organization act of 1957 - school directors</u> - Provides that a candidate for the office of director of a new district formed under the provisions of the school district organization act of 1957 shall be a resident of the director district which he seeks to represent. Provides that the certificate of nomination be signed by at least 50 qualified electors of such director district, or by at least 40% of such qualified electors, whichever is less. Further provides that a director shall be deemed to have vacated his office | | |

No. Subject

168 upon becoming a nonresident of the director district
Cont. from which elected, and that an appointment to fill
such vacancy must be made from such director district.

May 18

May 18

169 Real property - constructive notice - Provides that the
failure to comply with any provision of the "realty
recording act" shall not affect or impair the construc-
tive notice of any instrument filed for record after
the effective date of this act, nor shall it affect
such notice as regards an instrument recorded prior to
such effective date unless an action or proceeding
asserting such defect is commenced and a lis pendens
filed within six months after such effective date.

May 11

May 11

171 Chattel mortgages - Amends the law concerning chattel
mortgages on property held for sale or processing, to
include a mortgage on such property which is after ac-
quired or not in existence at the time the mortgage is
executed. Provides that the filing of a mortgage state-
ment without recording the chattel mortgage shall only
protect the mortgagee against persons subsequently ac-
quiring an interest in the mortgaged property for a
period of 3 years from the date of filing such state-
ment. Provides that a mortgage shall not be invalid
against third persons because the mortgagor is allowed
to use or dispose of the property or the proceeds thereof.
Provides that a mortgagor who wrongfully fails to pay
over the proceeds from the sale of mortgaged property
shall be guilty of larceny.

May 11

May 11

172 Wills and estates - bequests to living trusts - Allows
a testator to devise or bequeath property to an existing
written trust, even though such trust may be amended or
revoked after the death of the testator, and the property
so bequeathed, after delivery to the trustee, shall be
governed by the trust instrument and no longer be subject
to the jurisdiction of the county court.

May 20

May 20

173 Wills and estates - payment of life insurance proceeds to
trustees - Allows a life insurance policy to designate the
trustee of a living or testamentary trust as beneficiary,
and specifies the procedures to be used in disposing of the

No. Subject

173 proceeds of the policy in such cases. Specifically
Cont. makes the inheritance tax laws relative to proceeds
of life insurance policies applicable to any such
disposition.

May 18

May 18

174 Wills and estates - disclaimer - Amends the law so as
to allow a disclaimer of an inheritance as well as a
legacy under a will, if such disclaimer is made within
6 months from the date the will is admitted to probate
or the administrator is appointed. A disclaimer made
after 6 months acts as an assignment.

May 20

May 20

175 Uniform principal and income act - Amends the law to
provide that where the assets of a corporation are
wholly or partially liquidated, amounts paid upon cor-
porate shares as cash dividends declared before such
liquidation occurred or as arrears of preferred or
guaranteed dividends, shall be deemed income. The
words "wholly or partially" are added.

May 11

May 11

176 Wills and estates - notice of final settlement - Pro-
vides that notice of final settlement need not be pub-
lished in any estate where each claimant who has filed
a claim has been paid or has been served with a notice
that his claim was disallowed, and where each person
entitled to distribution from the estate has either re-
ceipted for his share or has waived service of such
notice of final settlement.

Vetoed April 29

177 Real property - unacknowledged instruments - Provides
that any instrument affecting real property, now or here-
after recorded, whether acknowledged or unacknowledged,
shall be constructive notice to all persons claiming
any interest therein, and that any unacknowledged or de-
fectively acknowledged instrument of record more than
10 years (formerly 20 years) shall be deemed to be
properly acknowledged. Repeals section 118-1-4, CRS,
which also concerned unacknowledged instruments, a por-
tion of which is included in this amendment.

May 11

May 11

No. Subject

178 Guardians of minors - appointment - Amends the law concerning the procedure for appointing a guardian for the estate (not the person) of a minor ward. Provides that any interested person may file a petition requesting such an appointment, and specifies the requirements of such a petition. Requires personal service on the parents, and on the ward if over 14 years of age, unless they waive service or join in the prayer. Establishes preferences for the appointment of a guardian. Authorizes the court, if the conservation of a minor's estate so requires, to appoint, without notice, a temporary guardian for a specified period. Removes the right of a surviving parent to appoint by deed or will a guardian of the estate of a minor child.

May 11

May 11

180 Assignment of accounts receivable - Provides that the term "contract" as used in the assignment of accounts receivable article shall not include a contract "for the payment of money arising out of the use, occupancy or an assignment of interest in real property," nor "monies arising from any public or private building or construction contract." Provides that if less than all accounts of an assignor are assigned, the written assignment shall contain a description of each account sufficient to identify the same. Adds a provision that a protected assignment shall not be invalid against third persons because the assignor is allowed to use or dispose of the accounts or the proceeds thereof, but makes it a misdemeanor to wrongfully fail to turn the proceeds over to the assignee.

May 18

May 18

181 Wills and estates - estates of nonresidents - Allows, under certain circumstances, the payment of an indebtedness or the delivery of personal property to the foreign personal representative of the estate of a nonresident decedent or ward.

May 11

May 11

182 Appeals from justice courts - Allows an appeal to the county or superior court from a plea of guilty before a justice of the peace. Requires the clerk of the appellate court to give notice of an appeal in a civil case to the appellee and his attorney within 10 days after receipt of the papers from the justice court, and if the

No. Subject

182 appellee fails to pay his docket fee within 30 days
Cont. after the mailing of such notice, a default judgment
may be entered in favor of the appealing party. Also
provides for immediate dismissal of an appeal if the
appealing party fails to pay his fees in time. Pro-
vides that the appellate trial judge, not the jury,
shall impose the penalty in a criminal case.

May 11

May 11

183 Surplus property agency - Creates a state agency for
surplus property within the executive department, to
replace the former "Colorado surplus property agency."
Provides for and prescribes the duties of a director,
who shall be the state purchasing agent, and a 9-member
advisory committee, to consist of representatives from
various state departments, agencies, and institutions.
Specifies the duties of the agency, which in general
are to acquire surplus property from the U.S. and dis-
tribute same to state institutions, departments,
agencies, and political subdivisions, and to take such
action incident thereto as may be necessary.

May 8

May 8

185 State banks - loans. Removes the time and amortization
restrictions on loans by state banks based on the se-
curity of stock or obligations subordinate to deposits
of another banking institution, and provides that the
remaining restrictions shall not apply to investments
made pursuant to the authority of sections 14-14-2,
14-16-6 (2), or 14-16-6 (3), CRS.

May 11

May 11

190 Criminal proceedings - state board of parole - Increases
the number of appointed members on the state board of
parole from 3 to 4, and prohibits any such member from
otherwise serving as a probation officer.

Vetoed May 11

191 Post mortem examinations - consent - Provides that the
consent for a post mortem examination shall be deemed
sufficient if given by whichever one of certain speci-
fied individuals assumes control of the body for pur-
poses of burial.

May 11

May 11

- | No. | Subject | | |
|-----|--|--------|--------|
| 193 | <u>School district organization - expenditures by county planning committees - appropriation</u> - Provides for the approval of expenses in excess of \$500 incurred by a county planning committee during the 2-year period ending June 30, 1959, up to \$200, provided the county shall have approved a county-wide plan prior to that date. Also provides for the approval of expenses of from \$100 to \$250 for counties which have not completed a reorganization plan, but have appointed a new planning committee as of July 1, 1959. Also provides for allocation of not to exceed \$200 for counties which have not completed their election for an approved plan as of April 1, 1959. Appropriates \$22,000 to the school organization fund for the purposes of the act, to be available through June 30, 1961. | May 18 | May 18 |
| 201 | <u>Corporations not for profit - merger and consolidation</u> - Amends the article concerning corporations not for profit by adding 6 new sections, dealing with the procedure for merger and for consolidation, the approval of merger or consolidation, certificates of merger or consolidation, the effect of merger or consolidation, and merger and consolidation with religious, educational, and benevolent societies. | May 11 | May 11 |
| 203 | <u>Fraternal benefit societies - qualification of members - maximum benefits</u> - Changes the age qualification for membership in a fraternal benefit society from not more than 60 years to not less than 15 years. Raises the maximum additional benefits when applied for more than 6 months after becoming a member and when supported by a declaration of insurability only, from \$5,000 to \$7,500 of life insurance, excluding benefits for accidental death. | May 7 | May 7 |
| 204 | <u>Fraternal benefit societies - service of process</u> - Provides that where the process served upon the commissioner of insurance as the agent for a fraternal benefit society requires immediate action or enjoins action by such society as of the effective date of such process, such effective date shall be the date on which the society actually receives a copy of such process from the commissioner. | May 7 | May 7 |

- | No. | Subject | | |
|-----|---|----------|----------|
| 205 | <u>Real property - recording of documents by corporations -</u>
Provides for the recording by corporations in each county in which the corporation owns real property, of certain documents which affect the existence or duration of the corporation or restrict its statutory powers with respect to real property. Provides that a failure to so record shall not affect the validity of the document, but that said corporation shall, as against any person who acquires any interest in or lien upon real property from said corporation, be conclusively deemed to be an existing corporation qualified to exercise all statutory powers. | May 18 | May 18 |
| 209 | <u>Housing authorities - qualifications of tenants -</u> Provides that no family shall be accepted in a housing project of any housing authority if the net annual income of such family is in excess of five times the annual rental, after allowing exemptions available to families under the U.S. Housing Act of 1937. | May 11 | May 11 |
| 210 | <u>State homes for the aged - seven new sites -</u> Authorizes the director of institutions to select 7 sites for homes for the aged, subject to the approval of the governor and the board of control. Authorizes the purchase of land and construction by the issuance of anticipation warrants. Declares the Monte Vista Golden Age Center to be a home for the aged in addition to the 7 new homes, with preference for admission to veterans, their wives and widows. No new homes are to be constructed until the first is completed, filled, and self-sustaining, and the same policy shall be followed as to other additional homes. Provides that no new construction or improvements for the Golden Age Center shall be financed by warrants unless the board favorably reports thereon to the governor within 2 months from the effective date of the act. Provides that the interest rate on warrants shall be at going rate, not to exceed 5%. | April 29 | April 29 |
| 211 | <u>Banks and banking - branch facility for Boy Scout Jamboree -</u> Authorizes the member banks of the Colorado Springs clearing house association to establish branch banking facilities for the National Boy Scout Jamboree to be held near Colorado Springs in July of 1960. | May 11 | May 11 |

No. Subject

212 Towns and cities - public parking facilities - Empowers cities and towns to provide by ordinance for the construction, maintenance, and operation of public parking facilities. Provides for the payment of such facilities by general tax levy or by the issuance of bonds, and authorizes the retirement of such bonds by revenues derived from the rental of parking facilities or from parking meter charges.

April 29

April 29

213 Hazardous household substances - Repeals article 19, chapter 66, CRS, pertaining to dangerous acids and substances, and enacts a new law concerning the labeling and distribution of packages containing "hazardous household substances," as defined therein. Specifies the required labels for the various types of hazardous household substances, and prohibits the sale, manufacture, or distribution of any misbranded package of any such substance. Provides for administration of the act by the department of public health; for inspections; for the embargo and seizure of misbranded packages; and for penalties for violations of the act. Exempts from the act, articles subject to the Colorado or the federal insecticide, rodenticide, and fungicide acts and food and drug acts.

May 20

January 1, 1960

216 "Colorado Corporation Act" - Amends and repeals several provisions of the Colorado corporation act. Because of the length and technical aspects of the amendments, a digest thereof would not be feasible.

May 18

May 18

221 Dentistry - qualifications of licentiates - Changes the requirement concerning a degree in dentistry, from "a school of high standards located in the U.S. approved by the board of dental examiners," to "a school approved by the council on dental education of the American Dental Association."

May 18

May 18

222 Municipal courts - trial by jury - Authorizes trial by jury in any municipal, police magistrate, or police court, and provides for the method of selecting jurors.

May 11

May 11

No. Subject

- 224 Fraternal benefit societies - conversion to a life insurance company - Authorizes the conversion of a domestic fraternal benefit society to a licensed mutual or stock life insurance company, upon the approval of at least two-thirds of all members of such society, pursuant to a prescribed procedure, and of the commissioner of insurance.
May 7 May 7
- 225 Unemployment compensation - seasonal workers - employer tax liability - Provides that no person shall be deemed a seasonal worker if he receives wages of \$800 or more (formerly \$300 or more) during his base period, exclusive of wages paid by his principal seasonal employer. Eliminates the 1 year voluntary election provision for employers. Commencing in 1959, reduces the period of chargeability for maximum benefit payments by employers, from 36 to 24 months and to 18 months if the employer initially becomes liable for said payments in the last half of the calendar year. Changes the date before which employers may make voluntary contributions in order to minimize their employment tax liability, from December 1 of the year preceding the calendar year in which they seek to minimize such liability, to March 15 of the same calendar year.
April 29 April 29
- 226 Motor vehicles - implements of husbandry - Amends the definition of "implements of husbandry" to include a vehicle used "as customs operation exclusive of transportation, whether the owner thereof grows the crop to be harvested by said implement of husbandry or purchases said crop in the fields to be thereafter harvested and processed."
May 18 May 18
- 227 Motor vehicles - equipment - construction vehicles - Repeals the law which exempted road machinery and road rollers from the provisions of sections 13-4-86 to 13-4-119, concerning equipment on vehicles, and authorizes the department of highways to promulgate rules and regulations exempting vehicles used in any type of construction business from all or part of said provisions. Each such vehicle is to be issued an identification plate by the department of revenue upon application therefor by the owner and upon payment of a fee of \$1. Each plate is to be good for 1 year, unless before that time the owner transfers his interest in the vehicle.
May 19 May 19

- | No. | Subject | | |
|-----|--|----------|----------|
| 230 | <u>District judges - 1st and 17th judicial districts -</u>
Increases the number of district judges in the 17th judicial district (Adams county) from 1 to 2, and in the 1st judicial district (Jefferson, Clear Creek, and Gilpin counties) from 2 to 3, such additional judges to be elected in 1960. | May 18 | May 18 |
| 233 | <u>Appropriation, supplemental - to the Colorado Centennial Commission</u> - For the current fiscal year - \$35,000. | May 18 | May 18 |
| 234 | <u>"The Scholastic Achievement Act"</u> - Designates the state board of education as the agency to receive special education grants-in-aid from the federal government under the provisions of the National Defense Education Act of 1958; and to administer such grants in accordance with provisions of said act, and of this act, and of any rules or regulations of the U.S. department of health, education, and welfare. Provides that the state board for vocational education shall be the administering agency with respect to the provisions of the federal act concerning vocational education programs. Creates an 11-member advisory committee on educational endeavor, to be appointed by the legislative council. Appropriates \$281,000 to be used in carrying out the purposes of this act. | May 15 | May 15 |
| 241 | <u>Workmen's compensation - procedure</u> - Clarifies the section dealing with the procedure for the review of an order of a referee or an award of the commission. The major changes are as follows: requires a referee to make written findings of fact; specifies the action that may be taken by a referee upon the filing of a petition to review his order; requires the party seeking a review to furnish a transcript of all prior hearings unless such party is financially unable to pay the cost of preparation of such transcript, in which event the commission may cause the transcript to be prepared at its own expense; and provides that the transcript must be filed within 30 days after the filing of a petition for review unless further time is granted by the referee or by the commission within said 30 days. | April 29 | April 29 |

No. Subject

243 Towns and cities - public hospitals - Empowers, until January 1, 1960, a city or town to lease or sublease, or both, with option to buy, a hospital by the passage of an ordinance, without the requirement of an election.

May 20

May 20

245 Automobiles - operators' and chauffeurs' licenses - Adds 2 new definitions concerning the terms "convicted" and "court." Requires photostatic copies of licenses to bear the raised seal of the state. Provides that licenses shall contain the photograph of the licensee, and increases the license fee from \$2.00 to \$2.25 for an operator, and from \$5.00 to \$5.25 for a chauffeur. Rewrites the grounds for the cancellation, denial, or mandatory revocation of licenses, and authorizes and prescribes the procedure for a hearing in any such event. Requires courts to forward to the department within 48 hours a surrendered license and/or record of conviction. Sets up a system prescribing points to be accumulated for various types of violations, and authorizes the suspension of a license when 12 points are accumulated in 1 year, 18 points in 2 years, or 21 points in 3 years; provided that a license may be suspended if 12 points are accumulated in any one of the 3 years. Provides that the accumulation of points shall coincide with the period for which a license is issued. Sets up a special schedule of allowable points with respect to unexpired licenses as of the effective date of the act. Provides that no license shall be suspended until after a hearing before the department, and prescribes the procedure for such a hearing and for notice thereof. Authorizes the department to send a warning letter or to hold a preliminary hearing upon accumulation of 1/2 the points necessary for the suspension. Provides that failure to appear at either hearing may result in the immediate suspension of the license. Amends the provisions concerning judicial review to also allow such review in the event of mandatory revocation of a license.

May 20

May 20

247 Purchase of certain lands for the state school at Ridge - appropriation - Authorizes, and appropriates \$1,100 therefor, the purchase by the state, for the use of the state home and training school at Ridge, of a certain tract of land in Jefferson county.

May 11

May 11

- | No. | Subject | | |
|-----|---|---------------|--------|
| 249 | <u>City or local boards of health - population necessary</u> - Increases the population necessary to allow a municipal corporation to maintain its own local health department in areas where a county or district health department has been organized, from in excess of 25,000 to in excess of 40,000. | May 11 | May 11 |
| 250 | <u>State park and recreation board - powers</u> - Adds to the powers given the state park and recreation board, the power to construct, lease, or otherwise establish public parks or other recreational facilities and conveniences. Specifically authorizes the board to enter into contracts with the U.S. and its agencies which provide that revenues in excess of expenses be used for improvement of park area. | May 1 | May 1 |
| 252 | <u>County and regional planning commissions</u> - Eliminates the provision that no member of a county or regional planning commission may hold other public office. Increases the terms of county planning commissioners from 2 to 4 years, provides for payment of compensation to such commissioners to be fixed by the board of county commissioners, and requires associate members to be a resident of and own real property in the county. Authorizes the inclusion of incorporated areas in regional plans, if adopted by the governing body and the planning commission of the municipality. Provides that each participating county and municipality shall be entitled to at least 1 voting representative on the regional commission. Adds extensive provisions concerning the review by a regional planning commission of plans of county, district, or municipal planning commissions. Places new restrictions and requirements on subdivision plans or plats. Provides that the term of membership of any governing body in a regional planning commission shall not be less than 3 years. | May 18 | May 18 |
| 253 | <u>Private employment agencies</u> - Repeals section 80-18-10, CRS, which limited fees charged by private employment agencies. | Vetoed May 19 | |

- | No. | Subject | | |
|-----|--|----------|----------|
| 256 | <u>Hospital districts within counties</u> - Authorizes the district courts to establish hospital districts within any county under their jurisdiction. Sets up the procedure for the creation (by petition and election) of such a district. Provides for the appointment by the district court of a 5-member district board of directors, and specifies the powers of the board. Provides for the levy and collection of taxes and the issuance of bonds. Requires an election on the issuance of bonds if an indebtedness is to be created in an amount greater than the revenue which may reasonably be expected to be available to the district for the repayment thereof in the fiscal year in which such indebtedness is created. Specifies the procedure for dissolution of a district. | May 11 | May 11 |
| 259 | <u>Sale of state lands</u> - Authorizes the game and fish commission to sell at private sale, or option to sell, or lease, to the city of Colorado Springs, certain lands located in Colorado Springs. | April 29 | April 29 |
| 260 | <u>Sale of certain state lands in Pueblo County</u> - Authorizes the fish and game commission to sell by sealed bids certain surplus lands located in Pueblo county, reserving, however, all oil, gas, and other mineral rights to the state. | May 18 | May 18 |
| 261 | <u>Sale of certain state lands in Kit Carson County</u> - Authorizes the game and fish commission to sell by sealed bids certain surplus lands located in Kit Carson County, reserving, however, all oil, gas, and other mineral rights to the state. | April 29 | April 29 |
| 262 | <u>Firemen's pension - cities of less than 50,000</u> - Increases the assessment for pension purposes of the members of paid or volunteer fire departments in cities of less than 50,000 population, from 3½% to 5% of their monthly salaries. | May 11 | May 11 |

- | No. | Subject | | |
|-----|---|----------|----------|
| 271 | <u>Wills and estates - survival of actions</u> - Provides that all causes of action, except actions for slander or libel, shall survive the death of the person in favor of or against whom such action has accrued. | May 18 | May 18 |
| 272 | <u>Water - conservation and development</u> - Authorizes the department of natural resources, the political subdivisions of the state, and quasi-municipal corporations to become members of organizations designed to assist in the protection, conservation, and development of water within the state. | April 28 | April 28 |
| 273 | <u>Motor vehicles - transportation of explosives - rules and regulations</u> - Removes the authority of the department of revenue to promulgate regulations governing the transportation of explosives and other dangerous articles, and vests such authority in the public utilities commission. | May 19 | July 1 |
| 274 | <u>Health - sewage effluent standards</u> - Establishes certain minimum standards for effluent from sewage systems. Adopts the methods of examination for insuring compliance with such standards as are set forth in the "Standard Methods for the Examination of Water Sewage and Industrial Wastes, Tenth Edition." Requires the submission to the state department of public health of all plans and other related data pertaining to the proposed construction of publicly financed water or sewage treatment facilities. Provides for a quality testing program on the waters of the state. | May 18 | May 18 |
| 282 | <u>Inheritance tax - duplicate or corrected release</u> - Authorizes the issuance of a duplicate or corrected release of inheritance tax upon the payment of the fee of \$1. | April 29 | April 29 |
| 283 | <u>Inheritance tax - fees for certificate for nonliability</u> - Makes changes in the statutory fees which may be assessed | | |

No.	Subject		
283 Cont.	and collected for the issuance of a certificate of nonliability of inheritance tax. Provides that the act shall apply only in the case of decedents dying after the effective date of this act.	May 20	May 20
303	<u>Civil service - salaries</u> - Establishes a system whereby the salaries of state officers and employees under civil service shall be generally comparable to rates of pay in similar positions in typical places of public and private employment. Establishes new pay grades and pay steps. Provides that the deduction from established salaries for room, board, or other consideration may be waived with the approval of the governor where an employee is required to live at a state facility.	May 11	January 1, 1960
329	<u>Public school foundation act - county levies</u> - Re-enacts on a permanent basis the provisions requiring counties to levy a 12-mill tax for the purpose of paying their share of the cost of the public school foundation program.	May 20	January 1, 1960
336	<u>Appropriation - to the Colorado Agricultural Experimental Station</u> - For the purpose of conducting a research program on artificial and natural recharge of ground water in Colorado, for the fiscal year beginning July 1, 1959 - \$47,324.	May 18	May 18

1. The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that this is crucial for ensuring the integrity of the financial statements and for providing a clear audit trail.

2. The second part of the document outlines the various methods used to collect and analyze data. It includes a detailed description of the sampling techniques employed and the statistical tests used to evaluate the results. The goal is to ensure that the data is representative and that any conclusions drawn are statistically sound.

3. The third part of the document provides a comprehensive overview of the findings. It discusses the implications of the results and offers recommendations for future research. The authors conclude that the study has provided valuable insights into the relationship between the variables under investigation.

4. The final part of the document contains the conclusions and a list of references. The authors express their appreciation to the funding agency and the participants who made the study possible. They also provide a list of the sources used in the research.

SUBJECT INDEX

(All appropriation acts listed under APPROPRIATIONS)
 (S indicates Senate Bill; H indicates House Bill)
 (V after Bill No. indicates Vetoed)

	Bill No.
Accountancy and accountants - regulation and licensing	H 215
Accounts receivable, assignment of	S 180
Actions against state -	
Golfos - loss of fish upon property	S 115
Quintana, etc. - personal injury and death damages	H 418
Administrative procedure - state - uniform - exceptions	H 212
Adoption (See Children)	
Aged, state homes for -	
Establishment of additional homes	S 210
Terms of board members	S 103
Agriculture -	
Agricultural Marketing act - marketing orders	S 46
Department of, purchase of building and land	H 531
Fertilizers, commercial	H 444
Fruits - spray residue on - repeal	S 47
Pest control districts	H 336
Animals, cruelty to	H 438
 <u>APPROPRIATIONS</u>	
Aged homes for - state board of control -	
Relief of certain members of board	S 104
Supplemental	H 302
Agriculture, state department of -	
Fruit and vegetable inspection - supplemental	H 222
Purchase of building and land	H 531
Archives, division of - revolving fund	H 524
Colorado centennial commission - supplemental	S 233
Colorado school for deaf and blind - supplemental	H 412
Colorado state hospital - supplemental	H 383
Colorado state penitentiary - supplemental	H 341

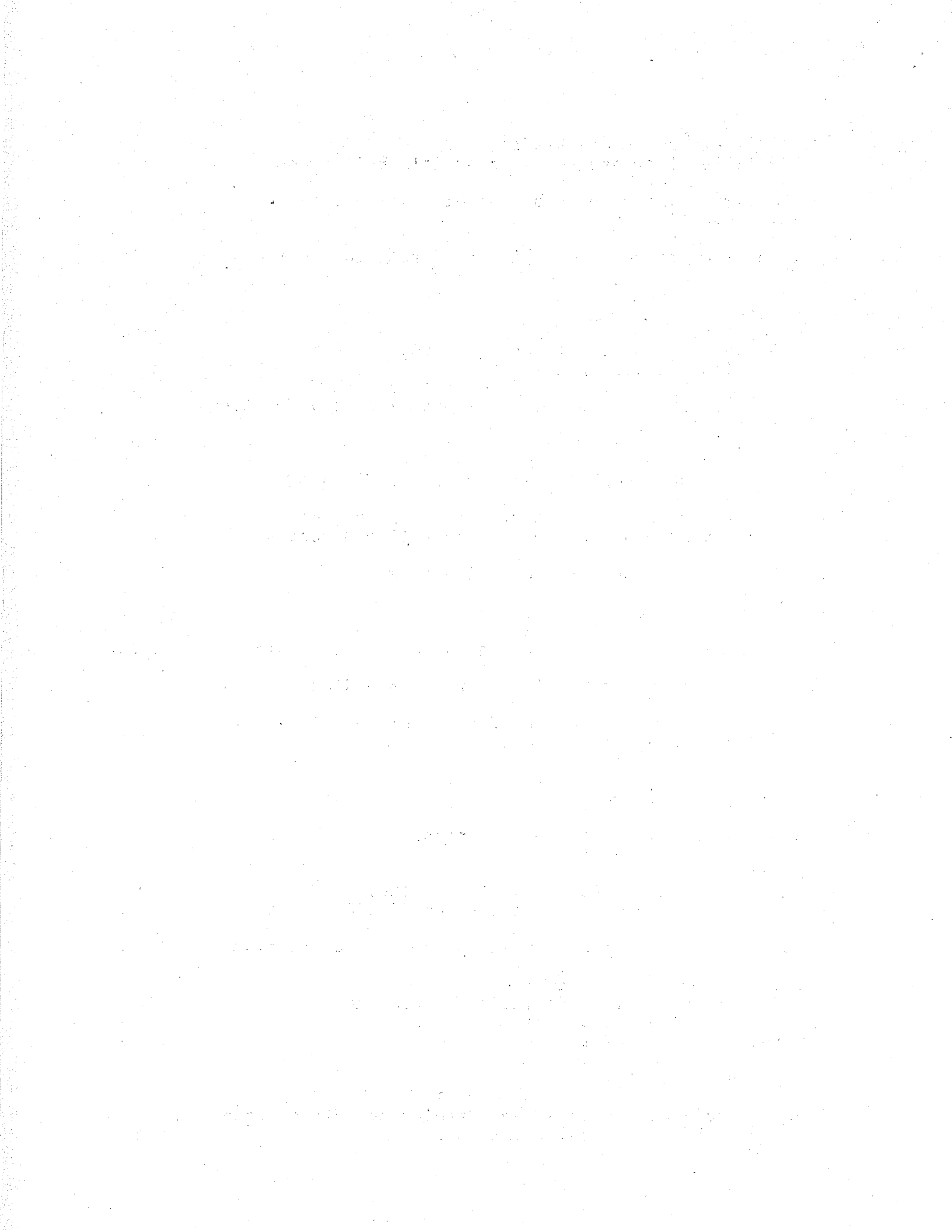
	Bill No.
Colorado state reformatory - Canteen and library fund Supplemental	H 525 H 382
Colorado state university - exp. station - ground water research	S 336
Disaster prevention and relief	S 131
Ft. Logan - acquisition as surplus property	S 137
Game and fish, department of - Next fiscal year and to match federal funds Supplemental	H 530 H 411
Governor - Research - major state problems State industrial school for boys - supplemental	H 324 H 420
Ground water law administration - supplemental	H 434
Inauguration	H 5
Industrial commission of Colorado - supplemental	H 304
Juvenile probation officers	H 529
Legislative department	H 2
Long appropriation act	H 533
Public utilities commission - supplemental	H 413
Scholastic achievement	S 234
School District Organization Act of 1957	S 193
Schools - foundation act and transportation	H 538
Secretary of state - Bingo law administration - current fiscal year Initiated and referred measures - printing of	H 385 H 300
State archives - revolving fund	H 524
State board for vocational education - supplemental	H 459
State board of medical examiners	H 535
State controller - Reclassification of state employees - supplemental Statutory salary increases - state officers	H 305 H 325
State department of education - foundation act and transportation	H 538

	Bill No.
State department of public welfare - Public welfare services - additional Supplemental	H 534 H 384
State lands - sale or purchase (See State lands in general index)	
Statute revision, committee on	S 157
Teachers' emeritus retirement fund - supplemental (General Index Cont. Below)	H 3
Architecture and architects - regulation and licensing	H 114
Archives and public records - division of - executive department	S 139
Attachments, garnishments, executions - exemptions	H 332
Banks and banking - Adverse claims Branch facility for Boy Scout Jamboree Consolidation of banking associations Savings banks placed under banking code of 1957 State banks - loans by	H 282 S 211 H 281 H 280 S 185
Bingo and raffles	H 37
Boats, licensing of	S 83
Budget committee, joint - general assembly	H 30
Capital construction - state - executive budget	H 291
Capital construction fund - transfer of surplus to general fund	H 537
Chattel mortgages - (See also Installment sales) General amendments	S 171
Children - (See also Minors) Adoption Aid to dependent - payments direct to vendors of services - when Decree in dependency of Delinquent Juvenile parole board and division - creation Juvenile probation officers	H 70 S 67 H 138 H 71 H 72 (H66 V (H 529
Relinquishment - notice to natural parent	H 67
Relinquishment - general amendments	H 68
State children's home - commitment to	H 504
Traffic offenses by	S 73

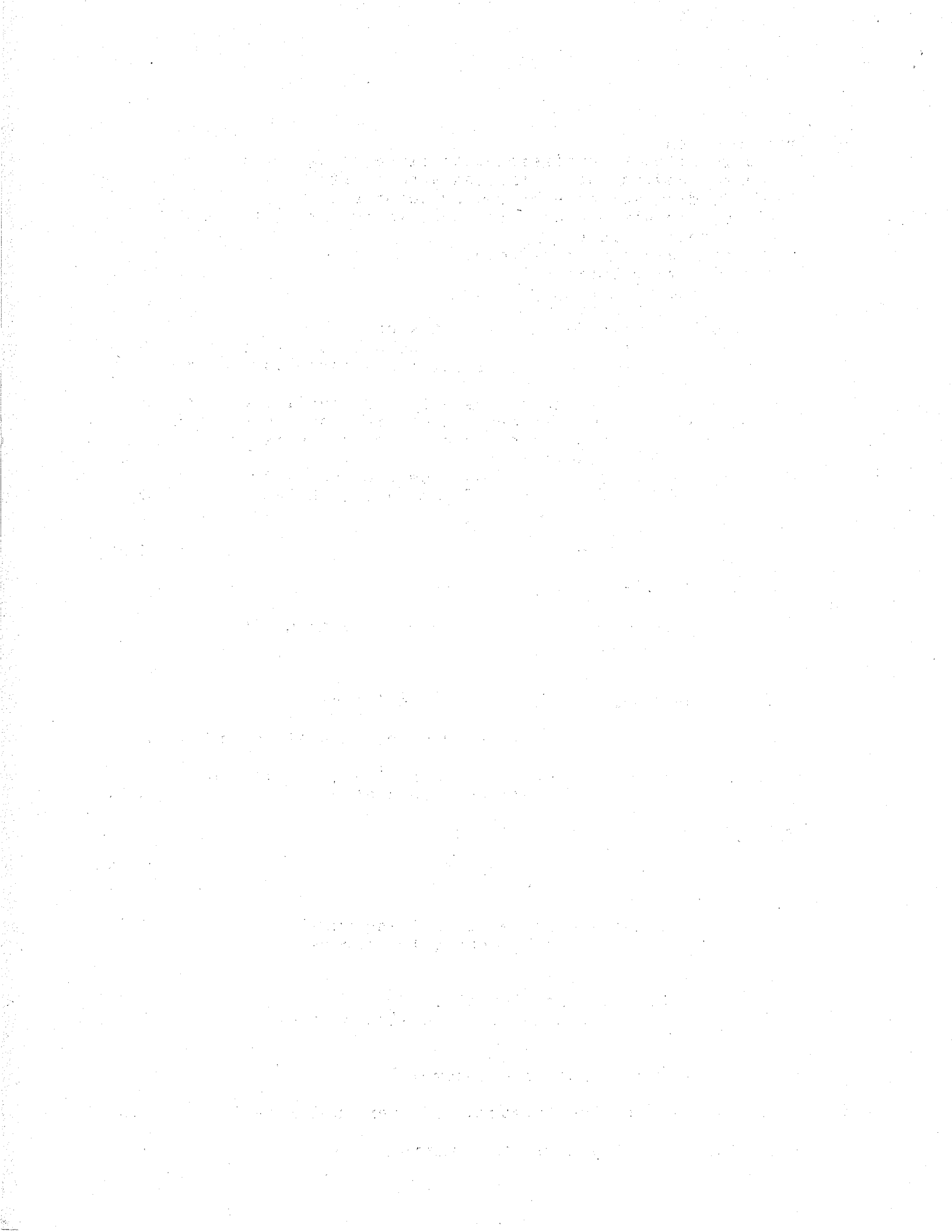
	Bill No.
Chiropractic and chiropractors - regulation and licensing	S 119
Cities and towns -	
Classification of - first class - 70,000 and over	H 502
Disconnection of areas from - vacated platted areas	S 126
Ditches - cities of first class - covering - repeal	H 141
Eminent domain	H 23
Health - county or district departments	S 249
Highway users tax - allocation	H 523
Improvement districts - parking and off-street parking	H 450
Ordinances - trial by jury - not inconsistent with state law, etc.	S 72 V
Public hospitals - lease or sublease	S 243
Public parking facilities	S 212
Recall of elected officers - 1st and 2nd class cities	S 153V
Urban renewal - general amendments	H 424
Civil actions - (See also Actions against state)	
Damages by minors - recovery from parents	S 71
Survival of actions after death	S 271
Threats or acts of violence - restraining orders	H 107
Transfer of in courts of record	H 244
Civil service, state -	
Administration of by commission and director	S 128
Administrative costs - apportioning of	S 143
Salary and classification law amendments	S 303
Claims against state (See Actions against state)	
Coal mines (See Mines, coal)	
Colorado general hospital - payment for professional services	S 68
Colorado Revised Statutes 1953, 1957 Supplement - vali- dation and effective date	S 155
Colorado state colleges - board of trustees	S 112
Colorado state hospital - intensive treatment unit	H 536
Colorado state patrol - increase in personnel	H 165
Colorado state training school for girls - release - leaves of absences	H 64
Colorado state university - land grant funds	H 321
Corporations -	
Corporation act of 1958 - general amendments	S 216
Elimination of federal income tax deduction	H 458
Not for profit - merger and consolidation	S 201
Real property owned by - documents required to be recorded	S 205

	Bill No.
Counties and county officers - (See also Courts)	
County and regional planning - general amendments	S 252
County clerks and recorders - furnish abstracts	S 7
County commissioners - 1958 salary increases	H 12
County offices - close all day Saturday - when	H 15
County treasurers - hospital moneys - fees	H 6
County visitors, boards of - repeal	S 24
County welfare levies - limitations - based on estimated population	S 159
Crimes in state institutions - county not liable for court costs	H 500
Highway users tax - allocation	H 523
Mentally ill and deficient persons - counties not liable for care of	H 499
Motor vehicles - owned by county - exempt from ton mile tax	H 111
County and regional planning - general amendments	S 252
Courts -	
County courts - deputy clerks appointed by judges	H 433
Courts of record - transfer of civil actions	H 244
District courts -	
Clerks of - compensation - classes V and VI	H 156
Judges of - expenses for transacting business outside district	H 378
Judicial department - creation of	S 127
Judicial districts -	
Second - one additional judge	H 131
First and seventeenth - one additional judge for each district	S 230
Justice of peace courts - appeals from	S 182
Municipal, police magistrate, or police courts - trial by jury	S 222
Superior court judges under PERA	H 32
Supreme court - law clerk authorized for each judge	H 194
Credit unions - group life insurance - maximum policy	H 432
Crimes (See also specific crimes)	
Obtaining services from another by false pretenses	H 199
Criminal proceedings -	
Crimes committed by inmates of state institutions	H 500
Plea of guilty to second degree murder - when allowed	H 164
Dairy products - frozen desserts	S 101
Dentistry and dentists - qualifications - degree	S 221
Delinquent children (See Children)	
Disaster prevention and relief - appropriation	S 131

	Bill No.
District attorneys and staff -	
Salaries increased - all districts but second district	H 53
Salaries increased - second district - private practice	H 26
Ditches - covering of - cities of first class - repeal	H 141
Elections -	
Absentee ballots	H 407
Judges of - precincts using voting machines - increased compensation	H 374
Labor - 2 hrs. for voting - employees paid by hour	S 6
Political party committees - organizational meetings - when held	H 422
Presidential electors	H 55
Recount of votes	H 34
School bond indebtedness - qualifications of electors	S 130
Student voting at institutions of learning	H 373
"Taxpayer" - definition of for voting purposes	S 129
Electricians - regulation and licensing	H 404
Employment agencies	S 253V
Engineering and engineers - regulation and licensing	H 221
Executive budget - capital construction - state	H 291
Explosives - transportation of by motor vehicle - under regulation of P.U.C.	S 273
Fertilizers, commercial	H 444
Fiduciary security transfers - uniform act	H 398
Firemen's pensions -	
Increase in pensions - cities of 100,000 or more	H 94
Members' assessments - cities of 50,000 or less	S 262
Fort Logan - acquire as surplus property - appropriation	S 137
Fraternal benefit societies -	
Conversion of to life insurance company	S 224
Members' qualifications	S 203
Service of process	S 204
Frozen desserts	S 101
Frozen Food Provisioner's Law - replacing Refrigerated Locker Law - general amendments	H 312

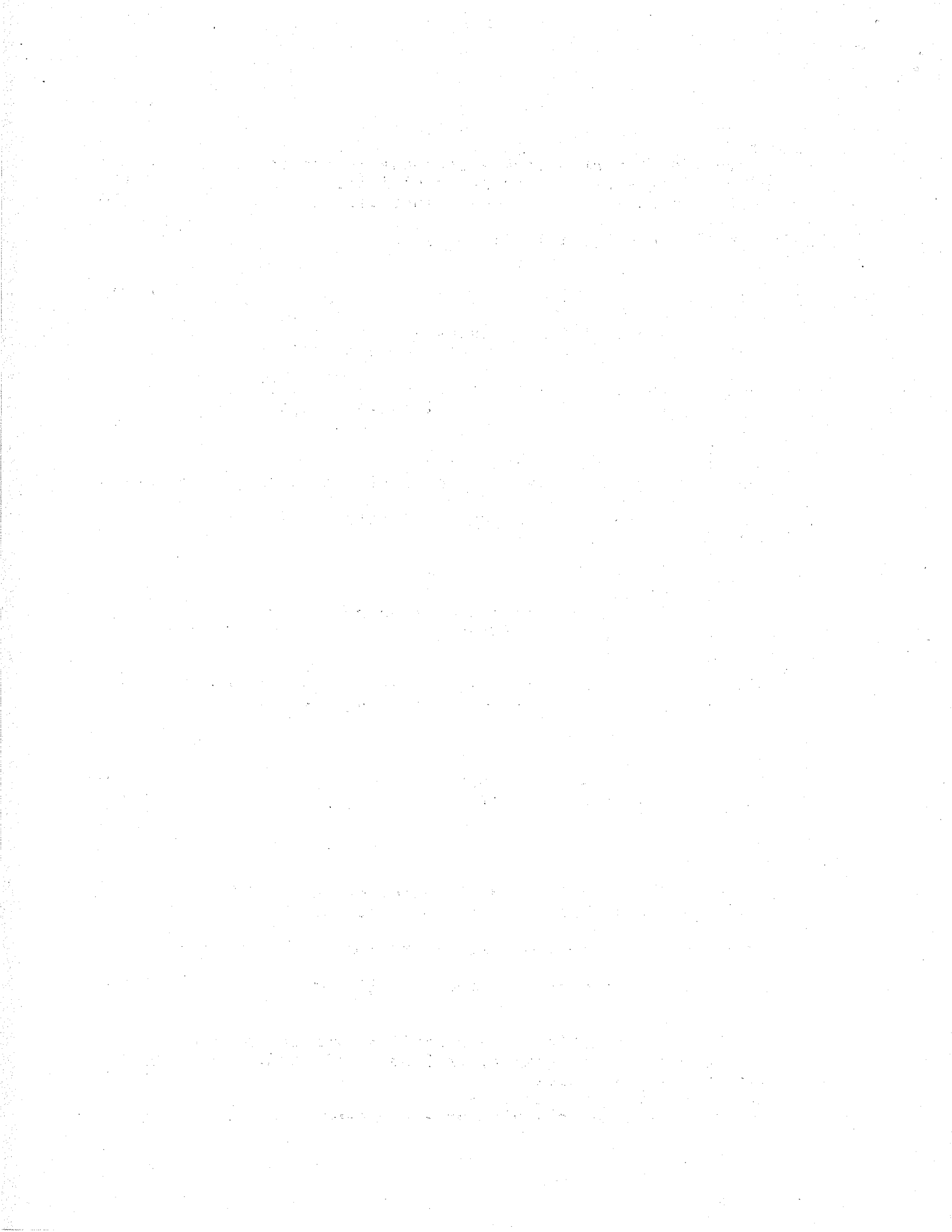


	Bill No.
Game and fish -	
Cabin sites - commission authorized to sell	S 149
Game breeding and controlled area - dates	H 416
Game, disposal of - killed by commission	S 53
Game, protected - unlawful to take by aircraft or other vehicle	S 57
Lands, sale of authorized-	
Colorado Springs	S 259
Kit Carson County	S 261
Pueblo County	S 260
Lawful and unlawful means of taking	S 56
Licensed guides - commissioned as special officers	S 62
Licenses, certificates, or permits - cancellation or suspension	S 58
Licenses - false statements - fee for duplicate, etc.	S 49
Licenses - failure to produce - arrest and inspection	S 55
Licenses, fishing - free to resident patients of veterans' hospitals	H 202
Minors - game and fish laws made applicable to	S 48
Penalties for violations of game and fish laws	S 61
General assembly -	
Joint budget committee	H 30
Gift taxes - (See Taxation - gifts)	
Ground water commission - division of department of natural resources	H 493
Hazardous household substances - labeling of	S 213
Health, department of public - nursing homes standards	H 357
Health departments - county or district - jurisdiction over municipal corporations - population	S 249
Highway users tax fund - allocation	H 523
Hospital districts - formation of	S 256
Hospitals -	
Cities and towns - lease or sublease public	S 243
Fees for - no charge by county treasurers	H 6
Housing -	
Colorado Fair Housing Act of 1959	H 259
Qualifications of tenants of housing projects	S 209
Income tax - (See Taxation - income)	
Indians - sell or give firearms or other munitions to	S 64
Industrial banks - general amendments	H 301



Industrial school for boys (See State Industrial School)	
Inheritance tax - (See Taxation - Inheritance)	
Initiative and referendum petitions - residence requirements for signing	H 147
Installment sales -	
Motor vehicles	H 308
Personal property	H 309
Institutions - (See also specific institutions)	
Crimes committed by inmates of state	H 500
Department of - creation	H 406
Student voting at institutions of learning	H 373
Insurance companies - tax on premiums - fees	H 354
Insurance, life policy - designate trustee as beneficiary or alternate beneficiary	S 173
Irrigation law of 1905 - directors' and judges' of election compensation	H 331
Irrigation law of 1921 - directors' and judges' of election compensation	H 330
Irrigation law of 1935 - directors' compensation	H 329
Joint budget committee - general assembly	H 30
Joint tenancy - personal property	H 236
Judges - (See Courts)	
Judgments and executions - exemptions	H 332
Judicial department - creation	S 127
Judicial districts - (See Courts - district)	
Junior colleges - director districts and elections	S 142
Justice of peace courts - (See Courts)	
Juvenile parole board and division - creation	H 72
Juvenile probation officers	(H 66V (H 529)
Labor - (See also Railroads)	
Employees, medical examination of - enforcement	S 3
Employees paid by hour - two hours for voting	S 6
Wages - payment of	H 197
Larceny - mortgagor of personal property - not guilty of - when	H 109

	Bill No.
Liquors -	
Fermented malt beverages - increase in excise tax	H 437
Hours of sale of - in sealed containers	S 158
Malt, vinous and spirituous - increase in excise tax	H 436
Lodgings - made subject to 2% sales tax	H 355
Marriage	H 275
Mentally ill and deficient persons -	
Central records - with director of public institu- tions	H 126
Counties not liable for care of - relatives liable	H 499
Short term involuntary hospitalization - record sealed	H 127
Metropolitan districts - (1947 act)	
Mosquito and street improvement districts included in	H 135
Metropolitan recreation and park districts - absentee ballots in elections	H 369
Mines, coal -	
Classification as gassy	H 85
Increased per diem allowances of board of examiners and coal mining engineer	H 87
Mines, metal -	
Commissioner of - to be director of natural resources	H 83
Mineral exhibit - transfer to state historical society	S 138
Minors - (See also Children)	
Construction of word "minor"	H 239
Damages by - recovery from parent	S 71
Guardians of - appointment	S 178
Mobile homes - tax on	H 230
Money Order Act - bonding and licensing of businesses issuing checks, drafts, money orders, etc.	H 102
Mosquito district - included within metropolitan districts	H 135
Motor fuel tax - refunds - increased allowance	H 440
Motor vehicles -	
Certificate of title act - exemption from definition of road, construction, or industrial machinery	H 310
Construction vehicles	S 227
Explosives transported by -	S 273
Highway maintenance equipment - emergency vehicles	H 333



	Bill No.
Motor vehicles (cont.)	
Implements of husbandry	S 226
Installment sales of	H 308
Operators' and chauffeurs' licenses - point system - general amendments	S 245
Refunds on motor fuel tax	H 440
Right of way of	S 63V
Safety responsibility	H 317V
Speed limits	S 87
State passenger cars - limitation on purchase price	H 492
Ton mile tax - vehicles owned by county - exempt from	H 111
Trailer coaches and mobile homes - tax on	H 230
Municipal courts - (See Courts)	
Murder - plea of guilty to second degree - when allowed	H 164
Natural resources -	
Director of - commissioner of mines to be	H 83
Ground water commission - made division of	H 493
Narcotic drugs - general amendments	S 152
Notaries public	H 232
Nursing homes - standards for	H 357
Occupational diseases - increased benefits	H 172
Oil and gas - expenses of administration of conserva- tion act	H 223
Oil, gas, and mineral leases - taxes on royalties or fractional ownership	H 391
Onions - state inspection of made optional	H 28
Ophthalmic dispensing	H 292V
Optometry and optometrists - regulation and licensing	S 99V
Park and recreation board, state - powers	S 250
Parks, state - transfer of internal improvement income fund for - appropriation	H 488
Parole -	
Juvenile parole board and division - creation	H 72
State board of - members increased, etc.	S 190V
Patrol, Colorado state - increase in personnel	H 165

	Bill No.
Personal property -	
Colorado Personal Property Installment Sales Act	H 309
Joint tenancy	H 236
Mortgagor of - not guilty of larceny - when	H 109
Pest control districts	H 336
Pharmacy and pharmacists - general amendments	H 190
Physical therapy and therapists - regulation and licensing	H 157
Planning - county and regional - general amendments	S 252
Police magistrate or police courts (See Courts - Municipal)	
Political parties - organizational meetings - when held	H 422
Post mortem examinations - consent	S 191
Prize fights	H 514
Probation -	
Juvenile probation officers	(H 66V H 529
Misdemeanor cases - limited to one year	H 14
Property taxes (See Taxation - Property, general)	
Public trustees -	
Classification of counties for - Adams and Arapahoe	H 264
Increased salaries for - 2nd class counties	H 263
Public utilities commission - regulation of transporta- tion of explosives	S 273
Public utilities - penalties for violations of laws	H 216
Railroads - rail track motor cars for transporting employees	S 75
Real property - (See also Taxation - Property, general)	
Constructive notice - failure to comply with "Realty Recording Act"	S 169
Unacknowledged instruments	S 177
Refrigerated Locker Law - replaced by Frozen Food Pro- visioner's Law	H 312
Registered mail - to include certified mail	H 234

	Bill No.
Rehabilitation department - creation of	H 467
Relinquishment of children -(See Children)	
Safety deposit boxes - leasing by savings and loan associations	(H 145V (H 98
Sales tax - (See Taxation - sales)	
Savings and loan associations - general amendments	H 98
Scholastic achievement - appropriation	S 234
Schools -	
Bonding of school officials handling school funds	H 226
Buses - stopping for by other vehicles - markings on buses	H 273
Elections - bonded indebtedness - qualifications of electors	S 130
Elections in first class districts of more than 70,000 school population	H 249
English language, teaching of in	H 208
Financial statements, posting of	H 372
Public School Foundation Act - county levies	S 329
School District Organization Act of 1957 - County planning committees - expenses - appropri- ation	S 193
General amendments	H 272
School directors	S 168
State board of examiners - new board - legislative committee to study teacher certification	H 210
Securities Law - general amendments	H 390
Sewage and trade waste effluent standards	S 274
Soil conservation -	
Board authorized to loan money to districts	S 146
Dissolution of districts	S 148
Withdrawal of lands from districts	S 147
Southwestern water conservation district - maximum levy	H 318
State administrative agencies - uniform procedures	H 212
State agency for surplus property created	S 183
State children's home - commitment to	H 504
State civil service - (See Civil Service, state)	

	Bill No.
State colleges in Colorado - board of trustees - membership	S 112
State finance -	
Executive budget - capital construction	H 291
Joint budget committee	H 30
Treasury management of state funds	S 96
State home and training school, Ridge - purchase of land	S 247
State home and training schools - superintendent for each - to be trained administrators	H 196
State industrial school for boys -	
Commitment - age	H 69
Conveyance of land of to City of Golden	H 152
Release - leaves of absence	H 64
State institutions - (See also specific institutions)	
Crimes committed by inmates of	H 500
Department of public institutions created	H 406
State lands - sale and exchange of - purchase for state departments -	
Agriculture department - purchase for	H 531
City and County of Denver - exchange with	H 117
City of Golden - conveyance to	H 152
Game and fish lands -	
Colorado Springs - conveyance to	S 259
Kit Carson County - sale to highest bidder	S 261
Pueblo County - sale to highest bidder	S 260
Idaho Potato Starch Co. - conveyance to	(H 51V H 448)
Jefferson County School District No. 1	H 140
State - expansion of state capitol grounds, includ- ing parking	S 140
State home and training school, Ridge - purchase for	S 247
Weld county - quitclaim to present owners	H 532
State mill levies - operating levies repealed	H 458
State officers - increased compensation	H 340
State park and recreation board - powers	S 250
State parks - transfer of internal improvement income fund	H 488
State passenger cars - limitation on purchase price	H 492
Superior court judges - (See Courts)	

	Bill No.
Supreme court - (See Courts)	
Surplus property -	
Fort Logan - acquire	S 137
State agency for - created	S 183
Taxation -	
Corporations - elimination of federal income tax deduction	H 458
Gifts - annual exclusion - gifts to minors	H 243
Income -	
Adjustment of gross income	H 179V
Rate raises - surtax - medical expenses - child care, etc.	H 352
Withholding - rate of	H 367
Inheritance -	
Certificates of nonliability - fees for	S 283
Corrected release - fee for duplication of	S 282
Optional valuation date	H 231
Insurance companies - tax on premiums - fees	H 354
Liquors -	
Fermented malt beverages - excise tax increase	H 437
Malt, vinous, and spirituous - excise tax increase	H 436
Mill levies - state operating - repeal	H 458
Motor fuel - refunds - increased allowances	H 440
Oil, gas, or mineral leases - royalties or frac- tional ownerships	H 391
Property, general -	
Equitable proration of assessment - acquired by or from tax exempt agencies	H 451
Prorated assessment on demolished properties	H 453
Prorated assessment on structures completed after assessment date	H 452
Sales -	
Exempt persons - refunds	H 252
Lodgings made subject to sales tax	H 355
Ton mile tax - vehicles owned by county, exempt from	H 111
Towns and cities - (See Cities and Towns)	
Treasury management of state funds	S 96
Unemployment compensation -	
Definition of employment - repeal of exclusions	H 497
Increase and extension of benefits - disqualifica- tions - amounts chargeable to employer	H 203
Seasonal workers - other general amendments	S 225
Uniform principal and income act	S 175
Urban renewal - general amendments	H 424

	Bill No.
Venereal disease	H 78
Water - organizations for conservation and development of	S 272
Water districts - boundaries of nos. 42 and 45	H 428
Welfare, county levies for	S 159
Western interstate corrections compact	H 166
White House Conference on Aging	H 519
Wills and estates -	
Agreements concerning wills - required in writing	H 233
Certificates of nonliability - fees for	S 283
Decrees and orders - modification of	H 235
Disclaimer	S 174
Final settlement, notice of	S 176V
Guardians of minors	S 178
Hearings on claims	H 241
Illegitimate children and descent of property of illegitimate persons	H 144
Intestate administration - small estates	H 242
Life insurance policy - designate trustee as beneficiary	S 173
Nonresidents	S 181
Partial distribution of assets to legatees	H 237
Payments of claims	H 245
Recordation of original wills	H 410
Survival of actions after death -	S 271
Trusts - property devised and bequeathed to trusts	S 172
Workmen's compensation - (Including occupational diseases)	
Increased benefits - filing of claims	H 175
Nonresident employers - service of notice or process	S 108
Occupational diseases - increased benefits	H 172
Remedies, election of - right of subrogation	S 109
Review - procedure - of order or award - transcript	S 241

