

S. F. No. 39 By Mr. Hansen.

A B I L L

for

An Act to prohibit the sale of  
parlor matches, and to provide  
for a penalty for the violation  
of the provisions of this act.

Feb. 8. Introduced,  
read 1st time, ordered  
printed, referred to  
Comm. No 1 on

Judiciary

Feb. 9. Printed

Feb. 9. Reported back  
by Comm. No 1 without  
recommendation.

Feb. 10. Considered  
in Com. of the whole  
and recommended  
that bill do pass.

Feb. 14. Read 2<sup>nd</sup>  
time, ordered  
engrossed for 3<sup>rd</sup>  
Reading.

Feb 14. Properly engrossed.

Feb 15. By unanimous  
consent read third time

by title and passed

Feb. 20. Yeas 27 Nays 1  
Feb. 16. Sent to House  
Growlery  
Chief Clerk

In the House

Feb. 16 - Received from  
the Senate. - Read first  
time and referred to  
Com of the Whole.

- Considered in Com  
of the Whole and  
reported back with  
recommendation that  
bill be indefinitely  
postponed. Report  
adopted by House, &  
further consideration  
indefinitely postponed.

J. H. Sheen  
Chief Clerk

S. F. No. 39

Introduced by Mr. Hansen.

A B I L L

for

An Act to prohibit the sale of parlor matches and to provide for a penalty for the violation of the provisions of this act.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WYOMING:

Section 1. From and after the date hereinafter named, it shall be unlawful for any person or persons, company or corporation to sell, barter, give away, or in any manner dispose of, within the State of Wyoming, any kind or variety of so called parlor matches, the nature of which is such that on igniting they are liable to throw off parts in a burning condition. PROVIDED, however, that nothing in this act shall be intended to prohibit the use or sale of any matches requiring the friction on a certain chemical preparation to ignite them.

Sec. 2. If any person or persons, company or corporation shall violate, or shall permit any of their agents or employees to violate any of the provisions of this act, he or they shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in a sum not less than twenty-five nor more than one hundred dollars for each and every offense, or by imprisonment in the county jail not to exceed six months, or both, in the discretion of the courts.

Sec. 3. This act shall take effect and be in force from and after July 1st, 1905.