

for constitutional amendments and erected upon, under or above, or affixed bills as recommended by the Oregon cges thereto belonging or in any wise State Tax commission and to be pre- appertaining; and all franchises and sented to the legislature at its next ses- privileges granted by or pursuant to any

sion:

State of Oregon.

Resolved by the house, the senate concurring:

ferred to the next legislative assembly, and if the same shall be concurred in by a majority of all the members elected to each house thereof, and shall afterward be ratified by a majority of the electors of the state, then the same shall be a part of the constitution of the state of Oregon:

ARTICLE I.

That article I, section 32 of the conthe same hereby is abrogated, and in gold dust, on hand or on deposit; all lowing:

of the authority levying the taxes."

(The two joint resolutions presented are drawn on the theory that the initiative amend ment to the constitution submitted in June, 1996, did not become a part of the constitution, having pather become a part of the constitution. Fash, did not become a part of the constitution, having neither been proposed in the manner provided by the constitution, nor having re-ceived a majority of all votes east, although proclaimed by the governor. If, in the opinion of the legislature, the amendment mentioned was regularly adopted, the form of this and the following joint resolution must be changed ac-cordingity. condingly.)

HOUSE JOINT RESOLUTION No. --- the United States.

Amendment to the Constitution of the State of Oregon.

Resolved by the house, the senate concurring:

That the following article, as an (What property is exempt from taxaamendment to the constitution of the state of Oregon, be proposed and referred to the next legislative assembly, and if the same shall be concurred in by a majority of all the members elected to each house threeof, and shall afshall be a part of the constitution of the state of Oregon:

ARTICLE L.

stitution of the state of Oregon, be and of Bellinger and Cotton's Annotated the same hereby is abrogated, and in Codes and Statutes of Oregon,' approv-

Following are the joint resolutions | superstructures, and improvements to the same, and all rights and privillaw of this state, or municipal ordinance or resoution, owned or used by HOUSE JOINT RESOLUTION NO. --- any person or corporation, other than

Amendment to the Constitution of the the right to be a corporation; and all mines, minerals, quarries, fossils, and trees in, under, or upon the land.

(Chapter 1, title XXX, B. & C. Comp., con-tained no definition of real property. This definition is taken in part from section 3057, B. & C. Comp. Definition of franchises and amendment to the constitution of the state of Oregon, be proposed and re-force it is the binnessia definition of real

(Personal property-How construed.) Codes and Statutes of Oregon, compiled and annotated by Hon. Charles B. Bellinger and William W. Cotton, be and the same hereby is amended to read as follows:

The terms personal estate and personal property shall be construed to include all things in action, household stitution of the state of Oregon, be and furniture, goods, chattels, moneys, and

abroad, and all capital invested there-"No tax or duty shall be imposed in; all debts due or to become due from without the consent of the people or solvent debtors, whether on account, their representatives in the legislative contract, note, mortgage or otherwise, assembly; and all taxation shall be either within or without this state; all equal and uniform upon the same class public stocks; all bonds, warrants, and of subjects within the territorial limits moneys due or to become due from this state, or any county or other municipal

> porated companies liable to taxation on their capital as shall not be invested in (Stocks in banks, loan and trust comreal estate; and all improvements made by persons on lands claimed by them under the laws of the United States, the fee of which lands is still vested in

(Adds to former statutory rule as to taxable things included in the term, things in action: state, county or municipal bonds, warrants, and claims, and improvements on claimed jands-the latter provision transferred from B. & C. Comp., section 368.)

tion.)

Section 4. That section 3039 of the Codes and Statutes of Oregon, compiled and annotated by Hon. Charles B. Bellinger and William W. Cotton, as the same is amended by an act entitled terward be ratified by a majority of the "An act to amend section 3039 of Belelectors of the state, then the same linger and Cotton's Annotated Codes and Statutes of Oregon," approved February 24, 1903, and as amended by an act entitled "An act to amend an act That article IX, section 1 of the content entitled 'An act to amend section 3039

lien thereof shall be inserted the fol- ed February 24, 1903," which last named act was filed in the office of the

or poverty, may, in the opinion of the TO IMPROVE atssessor, be unable to contribute towards the public charges. 8. The personal property of every

householder to the amount of \$200, the articles to be selected by such householder.

1010007.
(B. & C. Comp., section 2039, was amended by laws 1903, page 216, and laws, special session, 1903, page 28. The section proposed makes the following changes from the present law: 1. Makes lands belonging to the state taxable when held under contract for purchase, the at-torney general having heretofore held such lands exempt as "property of this state under clause 1. 2. Lands of public corporations, sim-ilarly held under contract of purchase, made taxable: 3, 5, 6, 7, no chenge. 4. Exemption of crematory property copied from laws 293, page 70, sector 8. ** The stime as clause 8 of section 3630, except the exemption is reduced from 5300 to 5200, omitting the specification of particular articles which may be exempted. The flat ex-emption is believed to be more just than the present exemption of specific varieties of prop-erty to a to al of 5300, which is in practice found to be both arbitrary and unequal. A dairy farmer owning 16 cows, \$200; one horse, \$15; household furniture, \$20; farming implements, \$25 (taxable values), would have a total of \$309, and only 599 would be exempt. If his property was a little differently distributed, thus: two horses, \$125; two cows, \$30; ten sheep, \$15; (B. & C. Comp., section 3039, was amended by National Rivers and Harbors Congress

reperty.) Personal property—How construed.) Section 3. That section 3038 of the codes and Statutes of Oregon, compiled nd annotated by Hon. Charles B. Bel-inger and William W. Cotton, be and

(Land in road boundary exempt.) Section 5. That section 3040 of the

Codes and Statutes of Oregon, compiled and annotated by Hon. Charles B. Bellinger and William W. Cotton, and section 56 of an act approved February 24, 1903, and found on page 262 et sequitur lieu thereof shall be inserted the fol- boats and vessels, whether at home or of the general laws of Oregon of 1903, be and the same hereby are amended to read as follows:

All lands within the boundary of any county road, and all dedicated streets and alleys in any incorporated or unincorporated city or town, or town plat, within this state, shall be exempt from assessment and taxation while used for such purposes.

(Exempts lands in streets and alleys, as well as lands within boundaries of county roads as lands within boundaries of county roads, while used for such purposes. The uniform practice, and supported by laws 1903, page 279, sections 56 and 57.)

panies, etc., subject to taxation-Where taxed.)

Section 6. That section 1 of an act vate banks, loan and trust companies," approved February 24, 1903, be and the mercial organizations, and, in fact,

lows: Shares of stock of national banks

bank is located. Shares of stock of inestimable. other banks and interests in banking tions, or trust companies are located.

ity, and school and other state lands,

HANDLING OF RELIEF FUND California Promotion Committee Is-WATERWAYS

sues a Statement. San Francisco, Nov. 23 -Owing to

the fact that wide publicity has been given to charges that \$1,000,000 of the

relief fund contributed to San Francisco has been diverted or stolen, and owing to the further fact that those who have sent money to San Francisco are entitled to a correct statement of

conditions, the California Promotion committee has sent out the following

"More than \$6,000,000 contributed to San Francisco came in small sums, ranging from 10 cents up to several thousand dollars. These sums came by mail and express, in all forms, from pends 25 times more in indirectly fos- postage stamps and currency to money ering trade than in doing so directly, orders and bank drafts. Of the entire In other words this governments spends amount sent, but two sums went astray \$500,000,000 annually for war and its -one a packasge of currency containeffects, which are presumed to foster ing \$1,085.50 from Searchlight, sent to trade, and but \$19,750,000 for the im- the National Bank and Trust company, provement of rivers and harbors in this of Los Angeles, by express; the other a country-a direct method of not only package of \$200 sent by mail from Bal-

"The finance committee of the Citia startling statement made by Chair- zens' Relief Committee of Forty, afterman Ransdell, of the National Rivers ward incorporated to handle relief and and Harbors conrgess, in a recent ad- Red Cross funds, consisting of 21 promiress before the Portland Chamber of inent business men of San Francisco, commerce. He stated that the nation- received all funds and the books of this al government annually expends \$169,- committee were examined by General Bates, a representative of the National

Red Cross society, sent from Washing-

"The Massachusetts Association for the Relief of California sent a committee to San Francisco to investigate the

to Boston it made a report, going into detail and covering every point in the ing many of the present rivers and har- work of relief in San Francisco. The report of this committee resulted in the immediate forwarding of the balance of the money in the hands of the Massa-

"James D. Hague, of the New York chamber of commerce committee for the relief of San Francisco, spent several weeks in San Francisco, investiforces may throw their influences to- gating conditions. After his report was made to the New York body, funds to the amount of \$500,000, held by the New York committee' were ordered Able men will head the Pacific turned over to the San Francisco relief

corporation."

RUSH JETTY WORK.

General Mackenzie's Recommendations for the Coming Season.

CENTRAL SOUTH DRIPPING WET

Rain Swamps Mississippi Valley and Snow Covers Texas.

Whole Valleys Are Lakes-Poor People Are Driven From Homes by Floods and Many Negroes Roost in Trees for Safety - Bitter Cold Adds to Misery

Memphis, Nov. 20 .- As more detailed reports are received from those portions of Alabama, North and Central Mississippi and Western Tennessee swept by the wind and rain storms, the situation increases in seriousness. Following the wind storm rain has fallen almost continuously throughout this territory and practically the entire district is under water to a depth of several feet and creeks and small streams are leaving their banks and many of the poorer white persons, as well as scores of negroes, have been forced from their homes by the rising waters, seeking refuge in many instances under the

To add to the seriousness of the situation, the weather is becoming bitterly cold and much suffering is anticipated. From Winona, Maben and Mathiston, Miss., more complete reports have been received, a conservative estimate placing the total damage to the three towns at \$300,000.

The rain continues with no sign of abatement. In Memphis the precipitation has reached a maximum of 4.42 inches, and the continued rainfall has wrought great havoe in this city and the immedite vicinity.

Wolf river is out of its banks, the overflow carrying away over 10,000 logs valued at \$100,000. From present indications it is believed that fully \$100,-000 damage has been done to the road and turnpike system of this county.

Probably never before has traffic on the railroads centering in Memphis suffered such complete demoralization.

El Paso, Tex., Nov. 20.-At 6 o'clock last night 8.4 inches of snow had fallen, breaking by three inches records since the establishment of the United States weather bureau nearly 30 years ago.

Reports from several points on the Mexican Central indicate that the

Our Government Expends Twenty-five Times As Much for War and Its Effects as in Directly Fostering statement: Trade-Such is the Statement of, Congressman Ransdell.

The United States government ex-

To Meet in Wa_hington.

fostering, but also creating and up- timore. building trade. This is the essence of

000,000 for the navy, \$166,000,000 for the army and \$144,000,000 for pensions. Congressman Ransdell believes ton for that purpose, who declared that if the United States can afford to them kept under a system that guaranexpend so vast a sum annually for war, | teed their correctness. it surely can make at least substantial

appropriations for the improvement of the rivres and harbors. It has been estimated that an appropriation of methods of relief work. On its return \$50,000,000 at the coming congressional session will aid materially in improv-

ors and open others so that they may become navigable and be what at presentitled "An act to fix the place of ent they are only supposed to be-the assessing national bank stock and pri- main arteries of trade and practical rate, chusetts organization. reducers. To do this the leading com-

same hereby is amended to read as fol- everyone interested in the welfare of our country, is co-operating so that all

shall be assessed to the individual gether and secure this appropriation, shareholders at the place where the the effect of which will necessarily be

capital, building and loan associa- Northwest delegations to the National tions and trust companies, shall be Rivers and Harbors congress which will assessend to such bank, building and meet in Washintgon, D. C., on the 6th loan associations, or trust copmanies, and 7th of December. The object of or to their owners or stockholders, as those who compose this congress is to by law provided, at the place where sceure a national appropriation of \$50,such banks, building and loan associa- 000,000 for the improvement of the (B. & C. Comp. section 302 was superceded in part by Laws leat, page 286-if the file of the latter act is broad enough to cover the last sentence therein. The section proposed fol-lows the act of PSC charging the word "stock-holders"-of national banks-to "sharehold-ers" in analogy to the national banks-to "sharehold-trey in analogy to the national banks-to "sharehold-ers" in analogy to the national banks to "sharehold-ers" in analogy to the natio

lowing

legislative assembly shall provide by the general laws of Oregon, special seslaw for uniform and equal rate of as- sion of 1903, be and the same hereby is sessment and taxation upon the several amended to read as follows: classes of subjects of taxation within The following property shall be exthe territorial limits of the authority empt from taxation: levying the taxes; and shall prescribe taxed, except property specifically under a contract for the purchase taxed."

A BILL

for failure so to do: and hommend sections 2037, 2028 2029, 3 00, 3 05, 2046, 2048, 2049, 2057, 2058, 2051 2022, 2059, 2070, 2071, 2073, 2058, 2049, 2057, 2058, 2077 and 2078 of the Codes and Statutes of Ore-gon, complied and annotated by Hon. Charles B. Rollinger and william W. Colton, to amend section 26 of an act approved February 21, 1007, and found on page 252 to amend section be-ing found on page 252 to amend section is ing to such institutions as shall be act-which they were incorporated. 4. All houses of public worship, and the lots on which they are situated, and the pows or slips and furniture of environments of provention is as personal property until the States, as personal property until the ing found on page 27% to amend section 1 of an set entitled "An act to fix the place of assessing mational bank stock and private battlesion and trust compatities," approved February 21, 1933; to amend section 1 of an act approved Decem-ber 24, 1963, and found on page 4 et sequitar of the general laws of Oregon, special session, 1935; to repeal sections 2759, 2716, 300, 3012, 3013, and 2056 of the todes and Statutes of Oregon, compiled and annotated by Hen. Charles B. Belanger and William W. Cotton; and to re-peal all acts and parts of acts in conflict here. peal all acts and parts of acts in conflict here with, and exempting certain assessments and proceedings from the operation thereof.

Be it enacted by the people of the which shall be kept or used as a store state of Oregon:

(Of Property Subject to Taxation.)

sessed Uniformly and Ratably.)

and annotated by Hon. Charles B. Bel- al property. the same is hereby amended to read as sonal property belonging thereto and o'clock a, m, of said first day of March, follows:

and all personal property situated or such library is situated.

(old law provides: "All taxes for the sup-port of the government of this state shall be assessed on property in equal and ratable pro-portion," and all property, etc., shall be sub-left to taxation. The all section innecessari ly limits the taxing power of the state to direct construction, and supervised on the state to direct index on any Indian reservation. (New.) (Of the assessment of property.) roperty inxes.)

(Real property-How construed.)

tate, and real property, as used in this exempt from taxation when so provided act, shall be construed to include the by any law of the United States, and all buildings, structures, substructures, sons who, by reason of infirmity, age,

Impudence.

Peggy-Only to think of it, my dear. we were entirely alone, and he had the audacity to kiss me.

Lucy-1 suppose you were furious, weren't vou?

ous every single time he did it .- Le une.

Sourire.

What They Were Saying.

The angry waves lashed the shore. mockingly. "Haven't you got the sand?" thousand.

"Taxes shall be levied on such prop- secretary of state December 24, 1903, Provides that shares of stock in erty as shall be preesribed by law. The being found upon page 28 et sequitur of its stockholders, as by law provided.) (Lands sold by state listed to contractor.) Section 7. Lands held under a con-

tract for the purchase thereof, belonging to the state, county, or municipal-

1. All property, real and personal, such regulations as shall secure a just of the United States and this state, exvaluation for taxation of all property cept land belonging to this state held thereof.

2. All public or corporate property of the several counties, cities, villages, til all taxes and municipal charges are corporations held under a contract for fully paid thereon.

the purchase thereof. 3. The personal property of all lit-erary, benevolent, charitable, and sci-entific institutions incorporated within this state, and such real estate belong-ing to such institutions as shall be act-

therein, and all burial grounds, tombs, settler thereon or claimant thereof has and rights of burial; all lands, and the made final proof. After final proof has buildings thereon, not exceeding thirty been made, and a certificate issued acres, held by any crematory associa- therefor, the land its lf must be assesstion incorporated under the laws of this ed, notwithstanding the patent has not state used for the sole purposes of a been issued.

(New: compare Washington Rev. Laws, 1905, section 100. crematory and burial place for incinerate remains; but any part of any build-

ings, being a house of public worship, (Assessors shall obtain lists of public lands sold.)

or shop, or for any other purpose, ex-Section 9. The assessor of each cept for public worship or for schools, county shall, immediately after the shall be taxed upon the cash valuation first day of March of each year, obtain (Real and Personal Property to Be As- thereof, the same as personal property, from the state land board, and from the to the owner or occupant, or to either, local United States land officers in the Section 1. That section 3037 of the and the taxes shall be collected thereon state, lists of public lands sold, or con-Codes and Statutes of Oregon, compiled in the same manner as taxes on person- tracted to be sold, and of final certificates issued for land in his county durlinger and William W. Cotton, be and 5. All public libraries, and the per- ing the previous year ending at 1

connected therewith, and the real prop- and shall place such lands upon the All real property within this state, erty belonging thereto and upon which assessment rolls as provided in the last two preceding sections. It shall owned within this state, except such 6. The property of all Indians resid- be the duty of the State Land board to as may be specifically exempted by law, ing upon Indian reservations who have certify a list or lists of all public lands

shall be subject to assessment and tax- not severed their tribal relations or sold, or contracted to be sold, during ation in equal and ratable proportion. taken lands in severalty, except lands the previous year on application of the

eralty upon any Indian reservation, and the personal property of such In-Section 2. The terms land, real es- dians upon such to erviction, shall be

Seems to Be.

"Do you think there is anything in the "Is there much activity in real espretensions of these spiritualistic medi- tate in this section?" asked the visitor, ums?"

"Unquestionably. I know several in Farmer Corntossel. "Had three landdolent persons who make a good living slides an' a washout last year."-Peggy-I should say so! I was furl-out of those pretensions."-Chicago Trib-Washington Star.

The number of deaths each year in London was, 150 years ago, fifty-one a thou- his right hand into the shape of a small

sand. In 1820 it was twenty-nine a thou- fist and making at the other boy, "you're | you've given me the sour half !"

private battks te, shall be assessed to such batik, etc., or to

Range of Subjects.

Kansas City, Mo., Nov. 22 .- Speechand discussions covering a wide range of subjects took up the time yesterday views the work that has been done at the signed on the isthmus of Panama by President Roosevelt, making remeat the mouth of the Columbia and points President Roosevelt, making remeat shall be considered, for all purposes of Mississippi Commercial congress. In- the month of the Columbia and points the organization of affairs out what remains to be done before changes in the organization of affairs taxation, as the property of the person so holding the same; and the improve-new reforms, the value of the Pan-No appropriation is now needed for the commission. The effect of the orments thereon shall be considered as ama canal as a means of enlarging our improving the Columbia river between the commission. The effect of the or-

tion, and be considered as the property ican republics and the necessity of lamette. of the person so holding the same; closer relations between the United

> The principal speakers were J. E. for for the ensuing year. Ransdell, representative in congress)

City; John Barrett, United States min- dollars is needed next year. ister to Colombia; Minister Calderon, of Bolivia; Minister Pardo, of Peru;

Minister Cortes, of Colombia; Secretary Do Amaral, of the Brazilian legaseattle.

and of many other countreis. He took the various arguments urged

Another Railroad Fined.

Denver, Nov. 22 .- The Missouri Pa- givers. itic railroad was fined in the United.

States District court here today for violation of the safety appliance law.

w the state of Obio; if a way can be Planter-' postcittion

his annual report, however, General Speeches and Discussions Cover Wide | Mackenzie makes clear the necessity for securing authority to expend an addi- Roosevelt Reorganizes the Administional \$1,450,000, which will be ample to carry the south jetty to completion. In his report General Mackenzie re-

and no deed shall ever be executed un- states and those countries, the great only just begun. In addition to money chiefs of bureaus, who will report divalue to the South of improved levees already appropriated, \$3,533,392 must rectly to the commission, thus eliminnd the resources and needs of Alaska be appropriated to complete this water- ating the office of governor. were some of the topics touched upon, way. Only \$750,000 has been asked The order gives to Chairman Shonts

> from Louisiana; W. D. Vandiver, su- the amount necessary to make the up- ings of the commission in connection perintendent of insurance of Missouri; per Columbia and Snake rivers navi- with the president's views of controllbr. W. S. Woods, president of the Na- gable the entire distance from Celilo ing the situation under his plan to tional Bank of Commerce of Kansas to Pittsburg Landing. Ten-thousand press the excavation as rapidly as pos-

Frauds in Town Lot Sales.

Guthrie, Okla., Nov. 23 .- A special ion at Washington; Representative to the State Capital from Muskogee receive instructions from the chairman Morris Sheppard, of Texarkana, Tex.; says that W. D. Foulke, special repress of the committee. These departments ohn G. Brady, of Boston, ex-governor sentative of President Roosevelt, has will be under the direction of John F. Alaska, and Major T. I. Clarkson, of commenced an investigation into the Stevens, chief engineer: Richard R. alleged frauds in connection with Creek Rodgers, general counsel; William C. Mr. Sheppard, who is credited with Nation town lot sales. This investiga- Gorgas, chief sanitary officer; D. W. sing the youngest member of the na- tion was demanded by the National Ross, chief purchasing officer; E. S. ional house, made an earnest plea for Creek Council, which charges govern- Benson, general auditor; J. William, he upbuilding of the levee system, and ment officials with misappropriating disburisng officer, and Jackson Smith, won warm applause from the delegates, thousands of dollars. The lots were manager of labor and quarters, He began by declaring the levee is one appraised and sold by government apthe most important factors in the pointces. Mr. Foulke has issued a cir- tion of the appointment of a new com-

Gets \$500,000 for Y. M. C. A.

Will Investigate Hill Lines.

Chicago, Nov. 23 .- The Tribune to- Jackson, Miss., Nov. 20 .- Practical-

Make Alcohol From Molissos

found to enact a law that will stand the manufacture denatured about from the R val of Licerpeol last week, was institutional test. The governor also the 14,000,000 millions of managers provide placed in the hands of a receiver today, "Why don't you hit back?" they asked, sand, and it now is about eighteen a cheating! This is a Barbank apple, and fivors a re-enactment of the inheritance duced annually, and for this pupie the Chicago Trust & Title company betax haw repealed by the legislature. will erect a distillery at Pearl buller, ing named.

SHONTS THE BOSS.

tration of Canal Affairs.

Washington, Nov. 20 .- An order real property for all purposes of taxa- trade relations with the South Amer- Vancouver and the mouth of the Wil- der is to place the canal work and the government of the zone under the di-Work on The Dalles-Celilo canal has rection of Chairman Shonts, aided by

supreme authority over all depart-No estimate has ever been made of ments. It reorganizes the entire worksible. The executive committee of three members, each the head of a department, has been abolished and in its stead seven departments are created, and the chief of each will report and

The president will take up the quesconomic growth of the United States, cular inviting testimony on the subject. mission on his return to Washintgon.

Tries to Involve America.

gainst levees, especially the claim San Francisco, Nov. 23 .- Mr. Henry * Antwerp, Beligum, Nov. 20 .- A royal hat they were an interference with the J. McCoy, general secretary of the San decree issued today grants to an Ameriaws of nature, and showed that the ar- Francisco Young Men's Christian asso- can company, for rubber and other exsuments were without foundation. He ciation, has just returned from New ploitation, about 2,500,000 acres in the lemonstrated that there was no real York, where he succeeded in securing Congo state for 60 years. The concessuffict between irrigation projects and \$500,000 for the rehabilitation of the sion includes a strip of more than 13 evec enterprises, showing that they association in San Francisco. Of this miles on the left bank of the Congo to were the product of entirely different amount more than \$450,000 was con- the Youmbi river, a strip south of Kacographical conditions and had a com- tributed in New York city. Morris K. sai to the confluence of the Congo and non aim, the improvement of the pro- Jessup and John D. Rockefeller, Mrs. Kasai rivers and a ten-yeatr option on W. E. Dodge, Cleveland H. Dodge, J. 1,250,000 acres. The press generally P. Morgan, Mrs. Russell Sage and E. regards the concession as a clever move S. Harkness being among the largest to involve the United States in any future international complications.

Hear' of Town Burned.

The alleged offense happened at Pueblo, day says James J. Hill and the three by the entire business section of Faywhere one of the company's trainmen great milways he dominates are to be ette, Miss., was destroyed by fire last was compelled to go between two freight investigated by the Interstate Commerce night, entailing a loss of about \$75,000, ars to pull a populing pin, which rescontaission. What are the relations partially covered by insurance. The fused to work when the safety applis between the Great Northern, Northern five originated in McGinnies' cafe, ance was operated. The suit was pros- Pacific and the Burlington system att which was destroyed, the flatnes rapidcented at the instance of the Interstate effort is to be made to find out. The 4e spreading to the adjoining buildings, commission will seek to ascertain what T is telephone exchange was destroyed effect the control of all these lines by and the grounding of the Western one mu has and is having upon intes. Union wires makes it impossible to get any details:

Receive for German Insurance,

Propert, Di, Nev 20,-Theolorman Insurance company, which tensured in

"I should say there is," answered

(Section 204), B. & C. Comp., secure to

Inctiveness of the soil.

Commerce commission.

Columbus, O., Nov. 22 -Governor in the Northwest.

Harris stated today that he would recomend in his first message to the legdature the lowying of a tax on inclines"

Unfair. "Say !" exclaimed Tommy, doubling up

the mortgage tax law, of which it The last clause is now mightory. It he repealed, but no reference s should to it in a tax code, but it is suggress lots or otherwise, above and under water, 7. The per-onal property of all per-

(Tells continued next steek).

Active Real Estate.

nice marginal assignments of factl does not belong in a tax act, since th

Income Tax Law for Ohio

