

# OREGON LAWMAKERS' WORK AS REVIEWED

## Last Week of Session at Hand With Much To Do

No Big Appropriation Bills Passed—Good Roads Legislation Still Pending—House Would Work Until March 1—8-hour Bill Now a Law—Minimum Wage Bill Now in Senate.

Salem.—The legislative assembly faces the last week of the session with the house still congested with bills. The senate calendar was practically cleaned up and from now on that body will devote its time to consideration of house bills.

Much important legislation is still awaiting action by one or both houses. None of the big appropriation bills have been passed up to the governor. Good roads legislation is still in the air, owing to hostility in some quarters and conflicting opinions among those really in favor of some real legislation to promote improved highways throughout the state.

The workmen's compensation act has passed the house and is now in the senate. There its progress is impeded by Day's compulsory act.

The record at the close of the week showed nine bills of the last session passed over the governor's veto; 43 bills passed and signed or filed by the governor; two bills in the governor's hands; one bill passed this session vetoed by the governor and the veto sustained; five bills have passed both houses; 161 bills have passed the house; 100 bills have passed the senate.

May Work Until March. A resolution pledging the members of the legislature to remain in session for 40 "actual working days," and setting 8 o'clock of March 1 for adjournment instead of February 21 was introduced in the house.

The house resolution provides that legislators, clerks and all legislative employees shall receive pay for 40 "working days."

West Throws Bombshell. Declaring that no opposition bills will receive the sanction of the governor unless it be one absolutely necessary to carry on the affairs of the government, mutual disposition is made of appropriations to care for the wards of the state, the governor threw a bombshell into the legislature.

He sent a message in which he charged the failure to get the big appropriation bills into the legislature to the chairman of the ways and means committee.

Leaders state that there will be a sufficient number who will remain over if the executive is inclined to be intractable to deal with the situation. The ways and means committee of the house made a report, replying to the message of the governor, in which the members denied delaying appropriation bills for political effect. They declared they have already saved the state \$1,000,000 by the pruning process and expect to save a total of \$4,000,000.

8-Hour Bill is a Law. Without amendment and but few dissenting votes, the so-called eight-hour day bill was passed by the house on reconsideration. The bill also passed the senate and was signed by Governor West.

The bill carries an appropriation of \$7000 for the two years between sessions of the legislature to take care of the work of the commission which is authorized to have charge. None of the commissioners are to receive salaries, however.

Minimum Wage Bill Passed. The house minimum wage bill passed the senate and now becomes a law unless vetoed by the governor.

Stated briefly, the minimum wage bill provides for a commission of three to be appointed by the governor, consisting of one employer, one employee and a third unbiased person. On the commission is conferred power to fix a reasonable minimum wage for women and child workers, hours of employment and conditions of labor. The law carries an appropriation of \$3000 a year.

The law applies only to women and children. A feature of the law is that it requires a conference between employer and employee when complaints are made.

Senate Donates \$200,000 for Fair. The bill for an Oregon exhibit at the Panama-Pacific Exposition passed the senate carrying an appropriation of \$200,000. It also provides for the appointment of a commission of three to be named by a committee consisting of the governor, secretary of state, state treasurer, president of the senate and speaker of the house.

Sterilization Bill Passed. With just 16 votes, the number needed for passage, the Lewelling bill for sterilization of habitual criminals, moral degenerates and perverts went to victory in the senate.

Dr. Owens Adair of Astoria, who originated the bill and has lobbied for it at succeeding sessions of the legislature, was a witness to its final success, and she was invited by Governor

West to be present in his office when he signed it last Saturday.

50 Days' Session Urged. The house adopted a resolution directing the submission to the vote of the people, at the next general election, a constitutional amendment lengthening the session of the legislature from 40 to 50 actual working days, and raising the pay of the legislators from \$3 to \$5 a day.

The house also adopted a companion resolution directing that an amendment be submitted to the vote of the people providing that two sessions shall be held—a first session of 20 days, then a temporary adjournment, and then an after-session, and permanent adjournment. The reason for the two is that it would give legislators more time to consider bills and secure the sentiment of the people with relation to measures submitted.

Referendum Date is Set. Day's bill, providing for a special referendum election, to be held September 2, passed the senate. It invoked considerable debate, being advocated warmly by Day, Moser, Thompson, Bean and others and opposed by McColloch, Miller and Neuner. The bill carries an emergency clause to prevent the possibility of being itself referred.

The object of calling the special election is to prevent large projects like the Panama-Pacific appropriation, the workmen's compensation bill and good roads and other important proposals, from being held up for two years.

Bull Moose Are Recognized. The Bull Moose party will be able to participate in the primaries before the city election in Portland under the provisions of a bill that passed the senate. This bill provides that any political party casting 20 per cent of the vote at the preceding election may participate in the primaries.

The bill also carries an emergency clause which will allow the participation in the Portland primaries.

The bill was introduced by Senator Carson at the request of the Progressive party committee.

Industrial Girl's Home Favored. In the face of an adverse majority report, the Moser bill providing for the establishment of an industrial home for girls passed the senate with 16 yeas in its favor. It is amended so as to provide \$25,000 a year for the next two years. The institution is to be located on ground now owned by the state at Salem, if the bill becomes a law. The institution is to be constructed on the cottage plan.

Firearms Bill is Passed. Perkins' firearms bill passed the senate. This amended bill provides that anyone purchasing a revolver must have the certificate of two freeholders as to his good moral character and a permit from the circuit, county or municipal judge.

It prevents the display of revolvers in windows, requires a registration of numbers and also requires dealers to make reports to sheriffs twice a month as to sales.

Interest on Funds in Treasuries. Should H. B. 147 by Parsons, which has just passed the house, be enacted into law, thousands of dollars will pour into the coffers of county treasurers in interest on county money, for it provides that all funds shall be deposited with a bank which will give sound security for its safe keeping, and that it shall draw 1 per cent interest. At the present time banks enjoy the use of this money without paying interest.

Fairs Left to Counties. A bill by the committee on expositions and fairs, providing for an annual tax levy of 20 mills for county fairs, was passed by the house. It is said it will do away with any appropriations by the legislature. These have been very bothersome and many members wished to leave the fairs in each county to the counties.

West Bill Approved by House. Hagood's bill for a state-wide tripartite law, similar to that now in force in Portland, was passed by the house. It requires the owners of all hotels, lodging houses, etc., to post a sign at their doors to tell who owns the property. This is one of the bills urged by Governor West. Another bill favored by the governor is one by Howard Douglas, known as the Infraction bill, aimed to curb disorderly houses by compelling them to post a bond with the city authorities, not exceeding the value of the property involved.

Bridge Bill Favored. The house passed the Nolte Interstate bridge bill and enabling act introduced by the Multnomah delegation.

The bill provides that certain counties may issue bonds for interstate bridges and may deduct yearly from the county taxes due the state the interest on the bridge bonds as the state's portion of the expense of the bridge. The interest will total \$70,000 a year.

Substitution of a teachers' training school for annual county institutes is contemplated in a bill passed by the house.

The house passed a bill requiring state banks to capitalize to 25 per cent of the amount of deposits and surplus carried by them.

## Oregon Sidelights.

The United Brethren at The Dalles are about to remodel their church edifice, principally to provide more room for the Sunday school.

Miss Susan M. Moser, for seven years city librarian at Baker, has resigned. After an extended vacation she will enter the field of library organizing, probably in the middle west.

Seaside Signal: The new creamery building is a credit to the city, as is also the organization responsible for it. Seaside could well afford to back up a few more similar institutions.

A bank is to be established at Shedd in Linn county, with capital stock \$15,000. Incorporators are C. J. Shedd, J. B. Bell, W. M. Beals Jr., S. S. Myers and W. D. Porter, all of Shedd. This will be Linn county's twelfth bank.

Gresham Outlook: The advanced grade in the Orient school is studying journalism under the directions of the principal, C. M. Quicksall. The class is to do the reporting of all events in the school so as to become proficient in news gathering.

Pendleton East Oregonian: Pendleton citizens have been treated to the unusual sight of a horseless sleigh. The Pendleton Auto company attached a propeller similar to those used by aeroplanes, to the rear of an auto on runners, and the device proved very successful.

Baker Herald: Baker is assured of a new church within the next few months, according to the present plans of the Christian church. Over \$400 has been pledged, besides considerable labor. The building will cost about \$2500, and will be erected on the site of the present building.

Independence Enterprise: We have only to look back a little more than a year to see what the result of street improvements will do for the city's future. Before the business section of Independence was paved the city was comparatively dormant. Today the entire northwest is looking at the city's progress with wonder and admiration.—Journal.

## Tunnel Caves Near Eugene.

Eugene, Ore., Feb. 17.—Alexander Wasengland, an Austrian, was instantly killed, E. Peterson, a machine man on an airdril severely cut and leg broken, and Jack Green, tunnel boss, was severely bruised and cut today when the roof of the Noti tunnel on the Eugene-Coo's Bay railroad, 23 miles west of Eugene, caved in.

The men were at work putting in a blast about 630 feet from the entrance to the tunnel, when, without warning a portion of apparently solid roof, weighing several tons, dropped on the men, crushing them beneath it. The injured men were rescued with difficulty.

## Notice to Creditors.

IN THE COUNTY COURT OF OREGON, IN AND FOR JACKSON COUNTY.

In the matter of the estate of John Facklam, deceased.

Notice is hereby given, that the County Court of Jackson County, Oregon, has appointed William Facklam as executor of the estate of John Facklam, deceased, and that the said William Facklam has duly qualified as executor of said estate. All persons having claims against said estate are hereby notified and required to present the same properly verified, to the undersigned executor at his residence near Central Point, Jackson County, Oregon, or at the office of D. W. Ragsdale, in Jacksonville, Oregon, on or before six months from and after the date of the first publication of this notice, is February 22, 1913.

WILLIAM FACKLAM, Executor of the estate of John Facklam, deceased.

## Notice of Sheriff's Sale Under Execution.

By virtue of an execution and order of sale issued by the clerk of the Circuit Court of the County of Jackson, State of Oregon dated the 18th day of February, 1913, in a certain action in the Circuit Court for said County and State wherein James W. Gillette and Eliza H. Gillette as Plaintiffs recover vs. Ernest Axelrod Emory B. Waterman and Mabel B. Waterman his wife, for the sum of Two Thousand Six Hundred Ninety Three Dollars and Thirty Eight Cents, (\$2693.88) with interest thereon at the rate of 4 per cent per annum, from the 18th day of February 1913. And the further sum of Two Hundred Fifty (\$250.00) Dollars attorney's fee also the costs and disbursements taxed thereon. Notice is hereby given that I will on

MARCH 29, 1913. At the front door of the Court House in Jacksonville, in said County and State at 10 o'clock in the forenoon of said day, sell at Public Auction to the highest bidder for cash the following described real property, to-wit:

All the right, title and interest, of the said Emory B. Waterman and Mabel B. Waterman, his wife, in and to the North half of lot numbered 15 in Block numbered 4 Park addition to the City of Medford, Oregon.

Taken and levied upon as the property of the said Emory B. Waterman and Mabel B. Waterman his wife or so much thereof as may be necessary to satisfy said judgment in favor of said James W. Gillette and Eliza H. Gillette his wife, against the said Emory B. Waterman and Mabel B. Waterman his wife, with interest thereon together with all costs and disbursements that have been or may be made.

Dated in Jackson County, Oregon this 20th day of February, 1913. A. G. D. SINGLER, Sheriff of Jackson County, Oregon.

## Notice for Publication.

DEPARTMENT OF THE INTERIOR U. S. Land Office at Roseburg, Oregon, February 11, 1913.

Notice is hereby given that William L. Chase, of Jacksonville Oregon who, on June 22, 1911, made Homestead Entry Serial No. 6729, for W 1/2 NE 1/4 NE 1/4, NW 1/4 NE 1/4, and the NW 1/4 NE 1/4 Section 8, Township 39 S., Range 2 west, Willamette Meridian, has filed notice of intention to make Commutation Proof, to establish claim to the land above described, before W. H. Canon, United States Commissioner, at Medford, Oregon on the 28 day of March 1913.

Claimant names as witnesses, Fred Smith, of Jacksonville, Oregon, Anna Smith, of Jacksonville, Oregon, Ansel Gilson, of Jacksonville, Oregon, Joe A. Thomas, of Medford, Oregon. B. F. JONES, Register.

## Final Notice.

IN THE COUNTY COURT FOR JACKSON COUNTY, OREGON.

In the Matter of the Estate of Urzulla Garfield, Deceased.

Notice is hereby given: That the undersigned, A. M. Wilson, administrator of the estate of Urzulla Garfield, deceased, has filed in the County Court for Jackson County, State of Oregon, in the matter of said estate, his final report and account, showing all moneys received and disbursed, with vouchers for such disbursements.

That said court has set Saturday, the 1st day of March, 1913, the hour of ten o'clock A. M. and the court room for the making of any objections to the allowance of said final report and account. All persons having objections hereto are required to file the same in writing in said court, on or before said time, and to make such objections at said time, otherwise said final report and account will be allowed and said administrator will be discharged. Dated this 30th day of January, 1913.

A. M. WILSON, Administrator of the Estate of Urzulla Garfield, Deceased.

IN THE COUNTY COURT OF THE STATE OF OREGON IN AND FOR THE COUNTY OF JACKSON.

In the matter of the estate of Frank A. Douglas, deceased.

Notice is hereby given, that the undersigned, by an order of the County Court of Jackson County, State of Oregon, duly entered on the 27th day of January, 1913, has been appointed and now is the duly qualified and acting Administrator of the estate of the above named decedent.

All creditors and persons having claims against said decedent or his estate are hereby notified and required to present the same duly verified with proper vouchers, to the undersigned at his office at No. 29 South Peach Street in the City of Medford, Jackson County, State of Oregon, within six months from the date hereof.

The date hereof is February 1st, 1913. WALTER M. CLARK, Administrator of the estate of Frank A. Douglas.

H. K. Hanna residing at Jacksonville, Oregon, attorney for the estate.

SUMMONS IN THE CIRCUIT COURT OF OREGON FOR JACKSON COUNTY.

William Harrison, Plaintiff, vs. William L. Bilger, Anna A. Moore nee Anna A. Bilger, John A. Bilger, Charles S. Bilger, Herman C. Bilger, Henry F. Bilger, Otilla C. McPherson, nee Otilla C. Bilger, heirs at law of John Bilger, deceased, Lucy A. Terrill, Charles Terrill and Elsie Terrill his wife, Byron Terrill and Augusta Terrill his wife, Jay Terrill, Elsie Seaman and W. A. Seaman her husband, Clara Seaman and Roy Seaman her husband, Ella Mast and George Mast her husband, Mary Terrill, surviving widow of Delbert Terrill, deceased, Dean Terrill and Maud Terrill, minor heirs of Delbert Terrill, deceased and Mary Terrill. All other persons or parties unknown, claiming any right, title estate, lien or interest in the real estate described as the N. W. 1/4, the W. 1/2 of the N. E. 1/4, the N. E. 1/4 of section 8 in T. 36, R. E. 14, of W. M. excepting the following: Beginning at the S. E. corner of the N. W. 1/4 of the S. E. 1/4 of said section 8 in said T. and R. and running thence North 95 rods, thence west 120 rods, thence south 95 rods, thence East 120 rods to the place of beginning; Defendants.

To William L. Bilger, Anna A. Moore, nee Anna A. Bilger, John A. Bilger, Charles S. Bilger, Herman C. Bilger, Henry F. Bilger, Otilla C. McPherson nee Otilla C. Bilger, heirs at law of John Bilger, deceased, W. A. Seaman and also all other persons unknown, claiming any right, title interest, estate or lien in the real property described as the N. W. 1/4, the W. 1/2 of the N. E. 1/4 of the S. E. 1/4 of section 8 in T. 36, S. R. 14 of the S. E. 1/4 of section 8 in T. 36, S. R. 14 of W. M., excepting the following: Beginning at the south east corner of the N. W. 1/4 of the S. E. 1/4 of said section 8 in said T. and R. and running thence north 95 rods, thence west 120 rods, thence South 95 rods thence north to the place of beginning, the above named defendants.

In the name of the State of Oregon, You and each of you are hereby notified and required to appear in the above entitled court and cause and answer the complaint of plaintiff now on file therein within six weeks from the date of the first publication of this summons upon you which is the 11th day of January, 1913, and if you fail to appear and answer within the time required and specified herein, for want thereof the plaintiff will apply to the court for the relief prayed for and demanded in his complaint, to-wit:

For decree of the court decreeing plaintiff to be the owner in fee simple of the premises described as: The N. W. 1/4, the W. 1/2 of the N. E. 1/4 of the S. E. 1/4 of section 8 in T. 36, S. R. 14 of the S. E. 1/4 of section 8 in township 36, south of range one, east of W. M. in Oregon, less the following described tract: Beginning at the south east corner of the N. W. 1/4 of the S. E. 1/4 of said section 8, and running thence north 95 rods, thence west 120 rods, thence south 95 rods, thence east 120 rods to the beginning; subject to the contract of sale given by plaintiff to William Neffline of record in volume 81 at page 520 of the deed records of Jackson County, Oregon, to which reference is hereby made for a more perfect description, freed from the claims of said defendants and any and all thereof, and all persons whatsoever, and that a further decree be entered quieting the title of plaintiff in said described premises and that a further decree be entered decreeing that defendants and any thereof have no right, title interest estate, lien or claim of any nature or character whatsoever, in or to said described premises or any part thereof. This summons is served upon you by publication in the Jacksonville Post once a week for six consecutive weeks, by order of Hon. F. M. Calkins Judge of said court, said order having been made on the 10th day of January, 1913.

Calkins Judge of said court, said order having been made on January 8th, 1913.

GUS NEWBURY, Attorney for plaintiff.

## SUMMONS

IN THE CIRCUIT COURT OF OREGON FOR JACKSON COUNTY.

Almira Wilson, Plaintiff, vs. George A. Wilson, and Elizabeth Wilson, his wife, A. M. Wilson and Amelia Wilson his wife, Charles E. Garfield, surviving husband of Urzulla Garfield, Charles C. Garfield, Urzulla Aldrich and Henry Lee Garfield, Urzulla Aldrich and Raymond Aldrich her husband, Alice Almira Hansen and John Doe Hansen her husband, his true given name being to plaintiff unknown Charles Nickell and Belle Nickell his wife, A. M. Wilson administrator of the estate of Urzulla Garfield deceased, Martha Ann Wilson wife of Jesse W. Wilson, Gus Newbury, William Ulrich, Luster & Carsky, a corporation and all persons unknown having or claiming any interest or estate in the property described in plaintiff's complaint, being the N. 1-2 of the N. W. 1-4; the S. E. 1-4 of N. W. 1-4 and that portion of the W. 1-2 of the N. E. 1-4 lying west of the county road, all in section 16, and government lots 10 and 11, and that portion of government lot 9 lying west of the county road all in section 9, and all of said premises being in T. 37, S. R. one west of W. M., Defendants.

To Charles E. Garfield, Amelia Wilson, Charles C. Garfield, Laura Garfield, Henry Lee Garfield, Urzulla Aldrich, Raymond Aldrich, Alice Almira Hansen, John Doe Hansen his true given name being to the plaintiff unknown, Luster & Carsky a corporation and Martha Ann Wilson, Henry Lee Garfield and all other persons unknown having or claiming any interest in the property hereinbefore described and particularly described in plaintiff's complaint, the above named defendants:— In the Name of the State of Oregon, You and each of you are hereby notified and required to appear in the above entitled court and cause and answer the complaint of plaintiff filed therein within six weeks from the date of the first publication of this summons upon you and if you fail to appear and answer the complaint within the time required for want thereof, the plaintiff will apply to the court for the relief prayed for and demanded in her complaint, to-wit:

For a decree of the court for a partition of the real property hereinbefore described and in plaintiff's complaint described, among the defendants and plaintiff as their respective interests may appear, and be established and that the liens against any of the defendants or of the plaintiff herein be decreed to attach to the portion only which shall be designated and decreed to said plaintiff or to said defendants; that three referees be appointed by this court to designate an equitable division of the said premises among the said several parties to this suit who shall be entitled thereto, and for judgment for costs, disbursements and attorneys fees.

This summons is served upon you by publication in the Jacksonville Post published in Jacksonville, Jackson County, Oregon once a week for six consecutive weeks, by order of Hon. F. M. Calkins Judge of said court, said order having been made on the 10th day of January, 1913.

Dated of the first publication is January 11th, 1913.

GUS NEWBURY, Attorney for Plaintiff.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY.

In the matter of the administration of the estate of Pauline Kitto a deceased person.

Notice is hereby given that Joseph Kitto, the Administrator de bonis non of the Estate of Pauline Kitto, deceased, has rendered, presented and filed for settlement in the above entitled court and matter his first and final account and report of his administration of said estate; and that Tuesday the 4th day of March A. D. 1913 at the hour of 11 o'clock A. M. of said day at the court room of said court, at the court-house in Jacksonville, Jackson County, State of Oregon, has been duly appointed and fixed by order of the judge of the above entitled court as the time and place for hearing of objections to said account and report, and for the settlement thereof and of said estate.

All persons interested in said estate are hereby notified that all objections to said final account or any item thereof must be filed on or before the date and time herein appointed for such hearing and settlement, or thereat, on to-wit:— the 4th day of March A. D. 1913 at the hour of 11 o'clock A. M. of said day.

Date of the first publication hereof is February 1st, A. D. 1913.

JOSEPH KITTO, Administrator de bonis non of the Estate of Pauline Kitto, deceased.

Money to loan on improved, revenue producing farms, by the Bank of Jacksonville.

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## CITATION.

IN THE COUNTY COURT FOR JACKSON COUNTY, OREGON.

In the Matter of the Estate of Frank Ennis, Deceased. Citation to heirs and legatees to show cause why order for sale of real property should not be made.

To Frank E. Peckham, Claud W. Ennis, Maud Ennis, Anna Tucker