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"Indigestion kept me in misery several years. It was so bad I couldn't eat meat or anything sour, and gas on my stomach after eating was simply awful. On top of that I had neuralgia all on one side of my face and I was fearfully nervous. I was so run-down I took cold easily and had a terrible time all winter."

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SIDELIGHTS FROM SALEM

(Continued from first page)

has been done for the upper house this session and if the senators do not become saints it will not be for lack of divine inspiration, put into literary gems by the chaplain.

State Capitol, Salem, Ore., Jan. 15.—The machinery of state refuses to move but fitfully. As a visitor was heard to remark, about all they do is to recess and adjourn. The visitor is looking for excitement and is fretting that the display of pyrotechnics is being delayed. The two houses held few-minute sessions both forenoon and afternoon, and this despite the fact that there had not been a session since Thursday noon. The lobby can not understand that these few-minute sessions are required in which to get bills introduced or to have them read and referred to committees. The constitution requires that bills be read only once during one day, except by a suspension of the rules, and it usually takes several days for any important measure to get back from a committee. The lobby, which frets at lack of action, often is responsible for delay in committee, for every committee gives a hearing to any respectable person or organization, and while the lobby frets the legislators sweat over the committee work that means action a few days later.

House and senate have each passed but two bills, although several resolutions have run their course through the hopper and have been enrolled.

There will be action enough for all and to suit all is the prediction of those who know of the dynamite hidden in legislation already proposed or about to be proposed.

Among the measures advertised as certain to cause a flow of oratory are the proposed income tax law, a proposed rise in the gasoline tax, the proposed severance tax and several proposed changes in road laws.

Not to mention the consolidation measures, when the job holders, the baronets of the old ship of state and the political pap-suckers will be denounced in stentorian tones that will resound up and down the valleys and across the sagebrush prairies of the state. The stentorian denunciations are expected to draw the wails of those about to undergo the major operations that will separate them from the state pay roll.

If the state lawmakers take any money away from the institutions of higher learning it is quite certain that it will provide ways and means whereby the money taken may be replaced, as is evidenced by four measures which will be introduced in the house tomorrow by Representative McMahon, of Marion. The four bills propose that those who have been residents of the state for more than a year shall be considered resident students and shall pay a tuition of \$100 the year, while those who can not meet the qualifications of resident students shall pay the actual cost of their education, which shall be estimated in advance by the boards of regents of the several institutions. The law would become effective upon July 1 of this year.

The president of each institution would be permitted to use his discretion in accepting the notes of students, payable in such amounts and at such times as would work no hardship upon the pupil earning all or part of his way through one of the institutions.

The report of the budget committee, which recommends a severe lowering off of funds for the institutions of higher learning has been severely criticized by many members as a document hardly gotten together without due consideration, although there are many who seriously believe that economy could be practiced in some departments of the institutions without interfering with their proper functioning.

These proposed laws are almost identical with suggestions made editorially by The Sentinel several weeks ago.

Representative Wheeler is confining his energies to date to educational legislation and has a strategic position upon that committee. The righting of affairs of school districts in Lane county, especially rural high school districts, is the object of two bills which he hurried into the hopper today. No. 61 provides new methods for changing the boundaries of high school districts, while No. 62 would provide for a county high school tax. It is a proposed reenactment of the old county high school law and provides for support of all high schools by a county tax, instead of by the present method of each district financing itself. Many school districts of the state, especially in Lane county, can not exist under the present law. Mr. Wheeler would pay each district a certain sum for each pupil, that amount to begin with \$60 the pupil and to be graduated according to the number of pupils in the district.

The annexation by an easy method of property contiguous to cities and towns is provided in house bill No. 65. By the provisions of this the owner of a single parcel of land would be annexed to a city or town upon petition of all the electors living within the district affected. The owner of a single parcel of land could come into the city and could not be prevented from doing so because of the contrariness of some few residents of contiguous territory who might wish all the benefits of being close to a city without paying any of the expenses of city government. By this method the boundaries of a city might be made to look like one of those cut-up puzzles which are so popular with the kiddies at Christmas time, but those bounded on three sides by city property might become ashamed of themselves, put their property in and straighten out the lines. The city of Cottage Grove probably

would take immediate advantage of such a law.

Important changes in the tax laws are proposed by house bill No. 48, by Beals. Dates of semi-annual payments would be changed from the fifth of April to the first of June and from the fifth of October to the first of December. A discount of 2 per cent upon the second half would be allowed for payment in full on the first of June.

Men and women applicants for marriage certificates would be required to pass both a physical and mental test under the terms of a bill introduced in the legislature by Mrs. C. B. Simmons, representative from Multnomah county. Failure to pass this examination would preclude the issuance of a marriage license unless one or both parties submitted to sterilization. The bill would require the mentality of at least a 12-year-old child to permit the granting of a certificate.

The anti-saloon league and W. C. T. U. bill, requiring the forfeiture of boats, vehicles and other conveyances used in the illegal transportation of liquor was introduced this afternoon by the Clackamas county delegation. The provisions conform to the federal regulations covering the same subject.

Mrs. Simmons, representative from Multnomah, presents the unusual spectacle of a woman who believes in a few words, not that she can't use them should occasion require, but she believes that the fewer words used in expressing an idea the better chance the idea has of getting over. Mrs. Simmons is joint author with nine male members of the anti-moonshine bill of voluminous proportions. She informed her colleagues, who wrote the bill, that the several hundred words could be reduced to a dozen or two and express the idea just as well. There is reference in the bill to still worms, the kind used in making moonshine. She had never before heard of still worms and with a woman's curiosity asked her colleagues to show her one in that inactive condition. Her curiosity has not yet been satisfied.

Linn W. Nesmith, of Eugene, is helping to preserve the decorum and dignity of the senate, holding down the position of assistant sergeant at arms of that august body.

Sherman Miles, of Columbia county, despite his name, makes no claim to being a long distance legislator. He keeps his car close to everything that is going on and is much more than on speaking terms with the administration.

Governor Pierce's son, the one who looks after Walter's bald-faced calves and instructs them in the dignified way of drinking milk ly hani, is an interested spectator of things going on under the big dome and in the executive chambers. He is more broad-shouldered than his paternal sire, fully as modest, and much more retiring, although his size makes it difficult for him to play the part of the receding lily.

Representative Bailey, of Lane, can enjoy himself upon any occasion when there is the least opportunity for enjoyment. He gets a great deal of pleasure out of reminding me of the letter he wrote me when I was a candidate for reading clerk. That letter was a most clever one to have been written by a democrat. It could hardly have been greatly improved upon even had it been written by a republican. It read as follows:

"It must take a great deal of courage for one who, through the columns of a newspaper and personally, has denounced and castigated all things democratic and has in no uncertain terms expressed himself as highly unfavorable to any democratic candidate for office, to seek the endorsement of a democrat for a public position.

"Well do I remember the gentle but none the less firm rebuff my budding political aspirations met at the house tomorrow in Cottage Grove that day when I called upon you with the hopes of landing your support for my candidacy and you advised me that I could expect no mercy at your hands, or words to that effect.

"However, the highly partisan flood of democracy does not course so strongly through my veins as that of republicanism does through yours and I am glad to be able to state that I will support you for the office of reading clerk of the house. I am free to say that I am supporting you for two reasons: first I have heard from several sources that as a reading clerk you are a 'ringed tailed snorter' and second, because I think you are a d-d good fellow and I like you even if you are a republican."

Incidentally neither Mr. Bailey nor myself were present when the reading clerk was elected. Bailey was trying to support himself walking ties that bridged the boiling torrent of the Santism at Jefferson, while I was doing my best to arrive over the Southern Pacific's west side road.

Representative Bennett, of Coos, does not aspire to be the bell weather of the flock, in fact there are few sheep here, but he would like to have a bell placed in the lobby which the desk clerks could use to call the members into the house from the lobby and from committee rooms. His resolution seems to be quietly sleeping in the resolutions committee and no method has been provided to awaken it from its slumbers.

A reminder of the famous court house location fight in Klamath county is found in house bill No. 45, by Representative Ezell, of Central Oregon. It provides a method for selecting court house sites. The bill would not affect Klamath county, which has paid a

half million dollars for a hundred thousand dollars worth of court houses. Mr. Ezell explains that he wishes to protect other counties of the state from the kind of a mess that Klamath county got into. As his district comprises about a third of the state, it is right and meet that he should look after the interests of the entire state.

The fish fight—no session is complete without one—has not yet broken, although the complexion of the lobby indicates that one is momentarily expected.

Some little things often affect our destinies. Had about 250 more votes changed their ballots from O'coll to Hall the chances are that the administration would be back of the Hall idea of consolidation, introduced by Senator Hall, instead of now being back of a different idea of consolidation coming from the executive offices.

Charles H. Fisher, regent of the university, was in the lobby yesterday. He seemed to be satisfied to remain on the edge of the turmoil, instead of asking for the courtesies of the house. He was as loquacious as the famed sphinx in saying what he was here for, and would advance no further that that he dropped off while on his way to Portland, which is said to be situated about 50 miles north of here.

Representative Herbert Gordon, is enjoying a real vacation. For two sessions, as chairman of the ways and means committee, he was the busiest member of the house. On the second Monday of the session he rushed up to the clerk's desk to get a bill that had been referred to his committee, the first piece of legislation that has been sent to his committee during the session. He seemed pleased to at least have something to do, although of course he has not been an inactive member. He could not be that.

President Kerr, of the agricultural college, was a visitor Monday for a brief period. He was in conference with several members in the lobby but did not admit that there was any legislation which might be of interest to him. He probably wished to make stronger the invitation to be extended to the legislature to visit the college.

A proposal to provide for a lieutenant governor always has caused something of a fuss. Such a proposal made by Representative Blower caused no commotion but in some unaccountable manner the resolution disappeared from the desk. If anyone thought to get rid of the resolution thus easily he was frustrated, for a duplicate soon was prepared and sent to the printer.

Representative Wheeler, of Lane, will be one of the authors of the grange income tax bill which is expected to make its appearance tomorrow. Representative Bennett, of Coos, will be the joint author. Mr. Wheeler was a member of the grange committee which drafted the bill.

The proposed law practically is a copy of the measure which the grange was prevented from having upon the ballot at the November election. Briefly its provisions are as follows:

Unmarried persons shall have an exemption of \$1500 and married persons an exemption of \$2500 and \$400 for each dependent.

The first \$1000 above exemptions shall pay a tax of 1 per cent, the next thousand dollars a tax of 2 per cent, the next thousand a tax of 3 per cent and so on up to \$10,000. The next \$5000 is to be taxed 11 per cent, the next \$5000 12 per cent, the next \$10,000 13 per cent, the next \$20,000 14 per cent and all above \$50,000 shall be taxed 15 per cent. Forms of income exempt under federal laws shall be exempt under the state law except salaries of public officials.

CALL FOR BIDS FOR WOOD.
 The board of directors of School District No. 45, Cottage Grove city schools, will receive sealed bids for 152 cords four-foot wood, 60 tiers 16-inch wood and 20 tiers 24-inch wood, all to be sound old growth fir cut from growing timber, to be cut and delivered as per specifications on file with district clerk. Said bids to be filed with clerk on or before January 22, 1923.

C. E. UMPHREY, Chairman.
 Attest: Worth Harvey, Clerk. j12-19

NOTICE OF FINAL SETTLEMENT.
 In the matter of the estate of James Matthews, deceased.
 Notice is hereby given that the undersigned has filed his final account as administrator of the estate of James Matthews, deceased, with the County Clerk of Lane County, Oregon, and an order has been made and entered of record directing this notice and setting the 22d day of January, 1923, at the hour of 10 o'clock in the forenoon for the hearing of objections, if any, to said final account and for the final settlement of said estate.
 Dated this 19th day of December, 1922.

CHARLES MATTHEWS,
 Administrator of the estate of James Matthews, deceased.
 Herbert W. Lombard,
 Attorney for estate. 422j19

ADMINISTRATOR'S NOTICE.
 Notice is hereby given that the undersigned has been duly appointed by the County Court for Lane County, Oregon, administrator of the estate of Alexander Cooley, deceased. All persons having claims against said estate are hereby required to present the same to me duly verified at Cottage Grove, Oregon, within six months after the date of this notice.
 Dated January 5, 1923.

VIGIL WHITE,
 Administrator of the estate of Alexander Cooley, deceased.
 J. E. YOUNG,
 Attorney for estate. j522

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SUMMONS.
 In the Circuit Court of the State of Oregon for Lane County.
 Stella Hake, Plaintiff, vs. Stanley Hake, Defendant.

To Stanley Hake, Defendant:
 In the name of the State of Oregon, you are hereby required to appear and answer the complaint of the above-named plaintiff, in the above entitled suit, in the above entitled Court and on file therein, on or about the 17th day of February, A. D. 1923, said date being six weeks from the date of the first publication of this summons, and if you fail to answer, for want thereof, the plaintiff will apply to the Court for the relief demanded in plaintiff's said complaint, which said relief is for a decree of the Court forever dissolving the mar-

riage contract existing between the plaintiff and the defendant, and for such other and further relief as to the Court may seem just and equitable. This summons is published in The Cottage Grove Sentinel, a newspaper of general circulation, published at Cottage Grove, Lane County, Oregon, by and pursuant to an order made by Hon. G. F. Skipworth, Judge of the above entitled Court, dated January 4th, 1923, once each week for six successive and consecutive weeks, the first publication thereof being on the 5th day of January, A. D. 1923, and the last publication will be on the 16th day of February, A. D. 1923.

HERBERT W. LOMBARD,
 Attorney for plaintiff.
 Residence and postoffice address: Cottage Grove, Oregon. j5216