NEWS FROM OUR NATIONAL CAPITAL

Wool Schedule Is Passed by the House---All Republican Amendments Killed.

Washington, - The wool schedule was passed without amendment by the house in its consideration of the Underwood tariff bill. It went through with little excitement, its passage causing scarcely a ripple on the smooth waters of the democratic tariff program.

The republicans concentrated their attacks on the schedule by presenting a blanket amendment as a substitute for it. This substitute, prepared by Representative Payne, provided a rate of 18 cents a pound on raw wool, placed on the free list in the Underwood bill, and comparative rates based on a duty of 18 cents a pound on the wool contents of the various stages of manufactured woolens.

The republicans proclaimed their substitute to be in conformity with the report which the tariff board made on the woolen industry, made two years ago. The democrats as emphatically declared that it was not.

An expected defection from party lines by democratic members representing woolgrowing states falled to materialize in the vote on raw wool. The republican substitute was defeated and the Underwood schedule passed 74 to 193.

The progressives who voted with the democrats were: Murdock of Kansas, Kelley of Tennessee, Chandler of New York, and Bryan and Fulconer of Washington.

Good Roads Committee Proposed

Washington.-Good roads legislation leading democrats propose to create a new standing committee in the house to be known as the committee on good

Provision for such a committee of 21 was made in a resolution introduced by Representative Henry, of Texas. Should the committee be created it would take from the present committee on postoffices and postroads a part of its work. Mr. Henry declared that more than 50 good roads measures already introduced which ordinarily would go to numerous standing committees should go to one and his suggestion had the approval of many leading democrats.

Britain Objects to Preferential Clause

The British government has joined the nations in protest against that portion of the tariff bill which extends a preferential difference of 5 per cent on goods imported in American bot-

One of the first acts of Sir Cecil Spring Rice, the new British ambassador, was to call the attention of the State department to this provision as in violation of the existing treaty of trade and commerce between America and Great Britain.

it is understood the democratic tariff managers in the house, who were at first disposed to permit the senate to deal with this question, it being one involving treaty relations, which belong to the upper house, have recognized the force of the objections that have accumulated from all quarters and will themselves remove the obprovision by an amendment when the administrative section of the bill containing it is reached.

Japan Will Enter Formal Protest

News that the Japanese government had instructed Ambassador Chinda to make formal protest against the California alien land bill, now awating Governor Johnson's signature, was received in Washington official circles with interest, although it was not unexpected.

It is taken for granted in official circles here that legal proceedings will follow the enactment of the bill into law.

Japan believes its treaty rights should be taken to The Hague for adjustment, but it is probable the department of justice and the state department will hold that the proper procedure will be for Japanese affected by the legislation to appeal to the federal courts.

Currency Act in Doubt

If President Wilson proposes to ask congress for currency legislation at the extra session he has not yet made any definite suggestion relating to it, but the house leaders will learn before many days his plans in that regard.

As to currency legislation at this session, it is known that the temper of the house is against it. Majority Leader Underwood said that the house would prefer to complete the tariff and adjourn, leaving currency legislation in the making, to be ready for consideration next winter. The house banking and currency committee-will be organized as soon as possible.

Abbott Removed by Peace Society. St. Louis.-Dr. Lyman Abbott was removed from the list of vice-presidents of the American Peace Society because he signed the appeal to the Navy League for large naval appropri-

KING NICHOLAS



King Nicholas, of Montenegro, whose army captured Scutari in deflance of Austria, which may result in

People in the News

Governor Sulzer's nomination of John Mitchell as labor commissioner of New York was rejected by the state senate at Albany by a vote of 28 to

Petitions have been prepared at Los Angeles asking Governor Johnson to appoint Mrs. Clara Shortridge Foltz as one of the six additional superior court judges in Los Angeles county.

President Willard of the Baltimore & Ohio has announced that the railroads in the district lying east of Chi case and north of the Ohio river, have is considered of such importance that decided to ask the Interstate commerce commission to allow a 5 per cent increase on freight of all charac-

> It has developed in a divorce case at Chicago that Milo M. Lyon, a night watchman, had succeeded in leading a double life for seven years on a salary of \$12 a week. The evidence showed that he had supported one wife and three children and another wife and four children during that time.

Governor Clark of Alaska vetoed the anti-alien fishing bill, aimed at Japanese fishermen, just before the first Alaska legislature adjourned sine die. The bill had passed both houses unanimously, but when the governor's message was received there was no attempt to pass it over the veto.

In his opening lecture at Yale, Prof. W. H. Taft attacked Roosevelt and his "fads," the referendum and the recall and the so-called progressive principles. He criticised woman's suffrage, and was interrupted by a suffragetta. A great audience and much enthusiasm marked the lecture.

Brief News of the Week

According to a district court decision at Milwaukee, Wis., a wife is justified in beating another woman who invites the attentions of her husband.

Equal suffrage was given a setback in Florida when the house defeated 'votes for women" amendment by a vote of 26 to 38.

was also beaten in the assembly, after to mere man in real frapped form. a long debate, 47 ayes to 93 noes.

The Colorado Fuel and Iron com pany has surrendered to the government 3400 acres of coal land in southern Colorado, valued at \$1,000,000. This was done in consideration of the dismissal of a suit involving 5800 acres owned elsewhere by the company,

The supervisors of Polk county, Iowa, in which Des Moines is located, have announced that they will sue the Rock Island rallroad company to recover \$15,000,000 in back taxes. They assert that the company has concealed \$160,000,000 in money and securities during the past five years.

Three large railways centering at St. Paul have ordered new equipment of the latest type at a cost of \$25,000, 000, to provide adequate facilities for moving this year's crop. The order includes approximately 20,000 units of rolling stock. The roads are the Great Northern, Northern Pacific and the Chicago, St. Paul, Minneapolis & Oma-

California in general, and San Francisco in particular, are given the un enviable distinction of leading the country in the number of suicides, and Memphis in the number of murders, by census statistics for 20 odd states.

According to a decision handed down by Chancellor Lamb at Oxford, was adopted by a close vote. With the Miss., legislation which would bar Greek letter fraternity students from 17,064 to 16,842, a majority of 222 state educational institutions is violation of the fourteenth amendment to the constitution of the United States. The case will be appealed.

Banker Bixby is Indicted.

Los Angeles.-Charged with contributing to the delinquency of two girls, George H. Bixby, millionaire financier and land owner of Long Beach, is under arrest. He was named in two indictments voted by the Los Angeles 35,000 out of a total registered vote county grand jury.

ANTI-ALIEN BILL IN CALIFORNIA PASSED

Johnson Will Withhold Signature Until Bryan Confers With Wilson.

Sacramento.-The California antiallen land holding act, which passed both houses of the legislature within 24 hours after bringing about one of the most unusual situations in the history of the nation, will lie on Governor Johnson's deak without his signature until Secretary of State Bryan can confer with President Wilson in Washing-

Defeated finally in his diplomatic effort to dissuade the California legislature from enacting an alien land bill affecting the Japanese, Secretary of State Bryan declared that he looked to the people of the state to express a final judgment through the referen dum, before the act shall go into ef-

Secretary Bryan in his final address voiced the president's opinion that the words "eligible to citizenship," constituted in the California attorney general's redraft of the alien land measure for the words "ineligible to citizenship," are equally as discriminatory and, therefore, equally objectionable to Japan.

Until the final amendment was added permitting aliens ineligible to citicenship to lease agricultural lands for three years, the measure was the most drastic of any that had been proposed. Now, however, it is asserted by many that it will accomplish little, inasmuch as it does not stipulate that the leases may not be renewed again and again.

JAPANESE COMMEND WILSON

Leaders in Tokio Advise People to Preserve Calm Attitude.

Tokio.—The Japanese press express ed a general appreciation of the efforts of President Wilson in behalf of a land bill in California that would not be objectionable to the Japanese Leaders of public opinion in Japan are advising that an attitude of calm ness be maintained in the present situation. Such men as Baron Shibusawa and Chairman Nakano, of the Tokio Chamber of commerce, publicly assert confidence that the American government and people alike are opposed to discriminatory measures of legislation. They declare that every effort now must be made to discover and eradicate the root of antagonism to the Japanese in California, that amicable relations may be restored.

Los Angeles Opens Municipal Markets Los Angeles.-Fifteen thousand persons visited the opening of the three municipal markets. They bought everything in sight and would have bought five or ten times as much more produce had it been offered.

SUFFRAGE PARADE IN NEW YORK CITY

New York.-Thirty thousand women participated here Saturday afternoon in the biggest suffrage parade in New Governor Sulzer's statewide primary York's history. Incidentally they apbill, defeated in the New York senate, plied the "You don't count" treatment

Just before the parade started at 3

o'clock this order was issued; "Now," the marchers were told, "forget for a couple of hours that such a creature as man ever existed. He don't matter today. Keep your eyes to the front and shoulders erect and don't even nod to your mother." The marchers obeyed instructions.

This order was given, the leaders said, to impress spectators with the marchers' determination.

Twenty-four handsome girls on horseback, headed by Miss Inez Milholland, headed the marchers. They kept the step to the music of 35 bands. Behind the horsewomen followed the members of the National American Woman's Suffrage association, representatives from suffrage states and from the territory of Alaska, the Women's Political union, "General" Rosalle Jones' "Army of the Hudson' and numerous other women's organigations.

CHARTER WINS IN PORTLAND

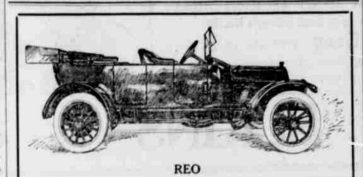
Light Vote Is Cast, 35,000 of 73,000

Registered Voting Portland.-With the women of Portland casting their first ballots in this city, a commission form of government count complete, the charter carried by votes. A. G. Rushlight was overwhelmingingly renominated for mayor on the republican ticket and H. R. Albee was nominated by the progressive party.

One of the big surprises of the day was the light vote, not to exceed 47 per cent of those registered being found at the polls within the day. It had been thought that a large vote would be cast, but there were about of 73,000.



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L. A. Boorn, Assistant Cashler

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In the circuit court of the state of Oregon, for the county of Grook Dan Eno. Plaintiff,

against
Elizabeth Reed, Cheries E. Reed, Milo
B. Stone, Ella Stone and L. J. Hadlev, Defendants.
To Elizabeth Reed, Charles E. Reed,
Milo B. Stone, Ella Stone and L. J.
Hadley, and to each of you, the
above named defendants:

above named defendants:
In the name of the state of Oregon,
You, and each of you, are hereby required to appear and answer the complaint filed against you in the above
entitled suit on or before Thursday, the
8th day of May, A. D. 1913, and if you
fail so to answer, for the want thereof,
the plaintiff will apply to the court for
the relief demanded in the complaint
berein.

That this suit has been brought for That this suit has been brought for the toreclosure of a certain mortgage by reason of the default of the conditions thereot, said mortgage having been given by said Elizabeth Reed and Charles E Reed, and duly signed, executed, acknowledged, witnessed and delivered by them to one H. J. Jorgensen, dated on December 17, 1910, to secure the payment of sixteen hundred dollars (\$1600.00) in accordance with the tenor of one certain instrument in writing for that amount, to-wit: a promissory (\$1600.00) in accordance with the tenor of one certain instrument in writing for that amount, to-wit: a promissory note bearing date the 17th day of December, A. D. 1910, and made payable to said H. J. Jorgensen or order, with interest at the rate of ten per cent per annum, payable annually, from date, said note being due one year from December 17th, 1910, said mortgage designating and creating a lien therefor upon the southeast quarter (set) of southwest quarter (sw) of section four (4); cast half (e) of northwest quarter (nw) and southwest quarter (sw) of northeast quarter (nw), and southwest quarter (sw) of northeast quarter (nw) of section nine (9), township 18 south, range 12 E., W. M., in Crook county, Oregon, said mortgage having been duly recorded in the office of the county clerk of said Crook county on Dec 22, A. D. 1910, at 8 o'clock a. m., and recorded on page 453 in Book 12. Record of Mortgages of said county, and appears there of record.

That said note and mortgage were, the reafter, and on November 19, 1912, dnly assigned and transferred by said H. J. Jorgensen, to the planniff herein, by an instrument in writing, dated on that date, which said instrument was

If J. Jorgensen, to the plantin herein, by an instrument in writing, dated on that date, which said instrument was duly recorded in the office of the coun-ty clerk of said county of Crook, on the 5th day of January, A. D. 1913, at 5 o'clock p. m., and recorded on page 468 in Book 17, Record of Mortgages, of said Crook county, and there remains of record.

That the said default consists in the failure of the said Elizabeth Reed and Charles E. Reed, or any of said defend-ants, to pay said indebtedness or any part thereof and said indebtedness is still due and owing plaintiff and till due and owing plaintiff and wholly unpaid.

That the subject of this suit is real property within the state of Oregon, and that the defeadants, Milo B. Stone and that the defendants, Milo B. Stone and Ella Stone, each has, or claims some interest or right in and to said mortgaged premises, but that plaintiff's mortgage lien is prior in date and superior in equity thereto. That the relief sought of the defendants, Milo B. Stone and Ella Stone, and each thereof, claiming interest or right in and to said mortgaged premises, if any they may have, be declared subsequent and inferior in equity to the claim, interest or right of the plaintiff herein.

You are further notified, That this summons is served upon you, the said defendants, Milo B. Stone and Ella Stone, and each thereof, by publication, upon the order of Hon, G. Springer, judge of the county court of said Crook county, by order duly made therein and dated the 25th day of March, A. D. 1913, the same being duly filed on said late, with the deleted and experit court.

1913, the same being duly filed on said date with the clerk of said circuit court

for said Crook county.

First publication, March 27th, 1913.
Last publication, May 8th, 1913.

C. M. CRANDALL,
M. R. ELLIOTT. Attorneys for plaintiff.

Summons.

In the circuit court of the state of Oregon, for the county of Crook. Central Oregon Irrigation Company, a corpor-ation, plaintiff.

ation, plaintiff,

Patrick O'Niell, defendant,
To Fatrick O'Niell, defendant:
In the name of the state of Oregon, You are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the day of the first publication of this summons and if you fail to so appear and answer, for want thereof, the plaintim will apply to the court for the relief prayed for in the complaint, to-wit: for the cancellation of a certain contract, dated April 13th, 19ty, made between you and The Deschutes Irrigation and Power Company and assigned to said plaintiff, relating to the acquirement of certain lands and the water rights appurienant thereto, situate in Crook county, Oregon, and for such other relief as may be equitable.

This summons is served upon you by publisher.

may be equitable.

This summons is served upon you by publication by authority of an order of the flon, W. L. Bradshaw, judge of the circuit court of the state of tregon, for the county of Crock, and said order is dated the flat day of March, 1911, and is duly recorded and entered in said court and suit.

i soif, onte of first publication, March 27, 1918, hate of inst publication, May 8, 1918, JESSE STEARNS & JACOB KANZLER, Altorneys for Plaintiff.

Summons.

In the circuit court of the state of Oregon, for the county of Crook. Central Oregon Irrigation Company, a cor-poration, plaintiff.

Central Oregon Irrigation Company, a corporation, plaintiff,
ya.

Gertrude Kigeber, widow and sole surviving heir at law of Fred W. Kloeber, deceased, defendant,
To Gertrude Kloeber, widow and sole surviving heir at law of Fred W. Kloeber, deceased, defendant.

In the name of the state of Oregon, You are hereby required to appear and answer the complaint filed against you in the above entitled suit within aix weeks from the day of the first publication of this summons and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the course for the relief prayed for in the complaint, owitt for the exacellation of a certain centract dated. Notember 1st, 1995, made between Fred W. Kloeber and The Deschutes Irrigation and Power Company and assigned to said plaintiff, relating to the aquirement of certain lands and the water rights appurishant thereto, situate in Grook county, Oregon, and for such other relief as may be equitable.

This summons is served upon you by publication by authority of an order of the Hon. W. L. Bradshaw, judge of the circuit court of the state of Oregon, for the county of Crook, and suid order is dated the footh day of March, 1913, and is duly recorded and entered in said courrands suit.

Date of first publication March 27, 1913.

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nd suit.
Date of first publication March 27, 1913.
Date of first publication, May 8, 1913.
JESSE STEARNS & JACOB K ANZLER.
Attorneys for Plaintiff,

Young Shepherd dog, name of Leo Mc-Millan on brass collar. Came to Prine-ville from my homestead Friday noon. Finder will please communicate with Mrs. M.C. McMillan, Box No. 21, Prineville, Oregon.

When in the market for Lime, Cement and Shingles, see the Redmond Lumber & Produce Co. 3-27-2m