

RESUME OF WORK OF STATE LEGISLATURE

First Three Weeks of Session See Practically All Big Bills Introduced.

Number of Bills in House 444, in Senate 159—Bill to Reclassify Industries Submitted—Ways and Means Committee Causing Uneasiness—Prohibition Bill Favorably Reported—No Woman to Serve on Juries.

Salem.—Although three weeks of the 28th legislative session have slipped by with all the big measures still to be passed upon by both houses, yet really more progress has been made during the first half of the present session than during the same period in many previous sessions.

As Saturday was the last day for the introduction of bills in the house members of the lower branch know now just how much work they have ahead of them.

Most of the bills that will appear at this session have been introduced. They now number 444 house bills and 159 senate bills, a total of 603.

Compensation Act to Get Attention. Legislation affecting the workmen's compensation act also will demand the attention of the house this week.

The bill to do away with the petition-peddling that created such a stir in the house last week will be back from the revision of laws committee this week. It was recommitted with instruction to amend so that candidates may have the option of filing for office either by the petition route or by paying a cash fee to the county or state authorities.

"Teeth" Added to Prohibition Bill. The prohibition bill was reported back to the house in the form of a substitute for the original measure with the favorable recommendations of the committee on alcoholic traffic.

The house passed Representative Houston's bill empowering the governor to fill vacancies in the office of United States senator, pending a regular election.

Miss Towne's bill for an increase of the length of the rural school terms from six months to eight months, was defeated in the house.

By a vote of 18 to 12, the senate adopted the majority report of the judiciary committee that the bill repealing the law passed at the 1911 session providing that school districts may furnish free textbooks, be passed.

At least seven important legislation bills have been reported out by the irrigation committee with favorable recommendations. Six of these measures cover the recommendations made by the irrigation congress recently held at Portland, while the other is the product of Representative Hinkle, chairman of the irrigation committee.

Two pieces of legislation of great interest to the state are the bill introduced Friday in the house by Representative Forbes for the ratification of the lease of Summer and Abert lakes by the state to Jason C. Moore, and the bill introduced in the senate by Senator Butler, providing for the creation of public utility districts.

Authority is given to any person seeing a dog pursuing or worrying any livestock or domestic fowl to kill the dog on the spot, in a bill introduced by Senator Bingham. The bill also gives authority for any person seeing a dog straying on a farm where there are livestock or fowls to kill the dog.

The various state institutions are provided for as follows: Eastern Oregon asylum, \$306,360; penitentiary, \$174,700; school for the blind, \$28,213; capitol and supreme court, \$58,650; institute for the feeble minded, \$144,961; Oregon state hospital, \$676,166.

The joint ways and means committee decided to recommend that the state training school for girls, created

by an act passed at the last session of the legislature, be abolished. It was decided that there was no real need for the school. Opinion was expressed that the inmates of the school could be taken care of at other institutions.

An appropriation of \$50,000 was made at the last session for the school of which \$34,000 was used in the erection of a building. The joint committee decided to turn this building over to the board of control.

There were only 20 inmates in the institution last year. Other estimates were cut materially. By a vote of five to six it was decided to allow an appropriation of \$25,400 for county fairs.

Of \$172,286.27 asked by the state fair, only \$24,195 was allowed. Items eliminated were for erecting livestock coliseum, \$123,638.40; for building roadways, \$2718; for reimbursing the state fair fund, \$3750.

Woman Jury Bill Killed by Senate. The death knell of Senator Languth's bill permitting women to serve on juries was sounded so far as this session is concerned, when the minority report of the judiciary committee was adopted and the measure was postponed indefinitely. Favorable action had previously been taken by the senate on the measure, but it was recalled from the house and reconsidered.

Senators voting to postpone the bill indefinitely were: Barrett, Bingham, Bishop, Burgess, Butler, Cusick, Day, Hawley, Kiddle, LaFollette, McBride, Ragdale, J. C. Smith, Stewart, Strayer, Wood and Thompson. Senators favoring the bill were: Clarke, Dimick, Farrell, Garland, Hottel, Kellaber, Langguth, Leinenweber, Moser, I. S. Smith, Vinton and Von der Hellen.

School Bill Passes House. Qualifications for county school superintendents were "tightened up" by the house when it passed the Hinkle bill providing that persons holding this office must have at least 27 months' actual experience in teaching school and hold a state teachers' certificate. Twelve months' of the past experience must have been had in Oregon.

The present law permits county superintendents to have only nine months' experience. They can hold their positions on a county certificate. It is understood that the Hinkle bill has the support of the county superintendents of the state.

Highway legislation is yet a very uncertain proposition. The sentiment seems general that a fairly liberal millage tax should be voted for state aid in road construction. For the second time in three days the house voted not to repeal the physical examination marriage law, passed at the 1912 session.

Senator Dimick's bill providing that sacks of shorts shall weigh 50 pounds, passed the senate, was reconsidered and indefinitely postponed. The house passed Representative Houston's bill empowering the governor to fill vacancies in the office of United States senator, pending a regular election.

Miss Towne's bill for an increase of the length of the rural school terms from six months to eight months, was defeated in the house. By a vote of 18 to 12, the senate adopted the majority report of the judiciary committee that the bill repealing the law passed at the 1911 session providing that school districts may furnish free textbooks, be passed.

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King Ferdinand of Roumania, whose country it is reported will join the allies against Germany and Austria.

NEW STATE IS PLANNED

Bill to Be Offered at Olympia May Cut Off 23 Counties.

Olympia, Wash.—Senator Hutchinson, of Spokane, this week will introduce in the Washington legislature a joint memorial, asking congress to create the new state of Lincoln from the 20 counties of eastern Washington.

The 19 counties of western Washington in the aggregate, went "wet" by nearly 4000 votes, while eastern Washington went "dry" by about 22,000. Ever since the election there has been some talk by Seattle liquor men of the possibility of divorcing eastern Washington so as to provide a "wet" state of the coast counties and the Hutchinson measure will provide them a chance to rally their strength in this direction if they wish to do so.

\$16,000 Fire at Baker.

Baker, Or.—Fire starting in the Little Dream cafe on the north side of Center street, between First and Second streets, spread in both directions and laid waste half a block of business buildings, including the H. J. Valentine hardware store, Nevius Hall, property of the Episcopal church and half a dozen small business places. The total loss is estimated at \$16,250.

Oregon Lady Senator Files Measure.

Salem, Or.—Miss Kathryn Clark, senator from Douglas county, introduced her first measure Monday. It was a resolution authorizing a constitutional amendment empowering the governor to remove district attorneys, sheriffs or constables for dereliction of duty, and to fill the vacancies by appointment.

JOHNSON UPHOLDS ALIEN LAND ACT

Sacramento.—Governor Johnson placed himself squarely on record as opposed to any amendment to the alien land act, passed by the California legislature in 1913. He indicated that if the Shartel bill, introduced in the assembly, eliminating the three-year leasing clause, passed the legislature, it would meet with the executive veto.

The elimination of the three-year leasing clause is sought by labor organizations generally throughout the state. If adopted it would have the effect of prohibiting Japanese and other alien farmers who are ineligible to citizenship from leasing land which they are prohibited from purchasing.

Governor Johnson stated that no valid reason exists why the alien land bill, passed with so much difficulty two years ago, should now again be presented to the legislature for amendment, and there are many reasons why it should not. "It is my hope, and to this end so far as consistently I can, I shall lend my aid, that the existing law be not disturbed."

THE MARKETS.

- Portland. Wheat—Club, \$1.29; bluestem \$1.44; red Russian, \$1.34; forty-fold, \$1.42; red flie, \$1.37. Hay—Eastern Oregon timothy, \$16; grain hay, \$12; alfalfa \$13; valley timothy, \$13. Butter—Creamery, 32c. Eggs—Ranch, 30c; candled, 32c. Hops—1914 crop, 12c; 1913 crop, nominal. Wool—Valley, 18c; eastern Oregon, 20c. Seattle. Wheat—Bluestem, \$1.44; club \$1.41; red Russian, \$1.34; turkey red, \$1.40; forty-fold, \$1.42; flie, \$1.38. Barley—\$2 per ton. Hay—Timothy, \$16 per ton; alfalfa, \$14 per ton. Butter—Creamery, 33c. Eggs—31c.

Notice of Sale of Personal Property

Notice is hereby given that in pursuance of an order of the county court of Crook county, Oregon, made and entered on the 19th day of January, 1915, the undersigned, as administrator of the estate of Avery G. Scoggin, deceased, will on the 13th day of February, 1915, sell at private sale to the highest and best bidder, for cash, or for bankable notes to be approved by the county court of Crook county, Oregon, for the purpose of paying the indebtedness against said estate, the following personal property, belonging to said estate: One lot of farm machinery: One lot of household goods One band of range horses, consisting of about seventy-five head of various sizes and ages. An undivided one-half interest in a certain station, now in possession of Dean Hin-ton at Paulina, Oregon. One team of work horses Several saddle horses, and other articles of personal property belonging to said estate, excepting notes and accounts in course of collection. Bids must be in writing and sealed, and filed with the administrator not later than 12 o'clock M. of the day of sale; said property may be bid upon either as a whole or separately, excepting that the band of range horses will be sold as a whole and at the risk of the purchaser. This band of horses is branded "27" on red stifle and horses of the brand will go with purchase. Information may be had by calling on or addressing the administrator or G. M. Cornett, both of Prineville, Oregon. The rights to reject any and all bids is specifically reserved. N. G. WALLACE, Administrator of the estate of Avery G. Scoggin, deceased. 1-21-15

Notice of Guardian's Sale of Real Estate

Notice is hereby given, that in pursuance of an order of the county court of the state of Oregon for Clackamas county, made on the 2nd day of January, 1915, in the matter of the guardianship of Dewey LaFollette, a minor, the undersigned, the guardian of said minor, will sell at private sale for the highest price obtainable, and subject to confirmation by said county court after the 13th day of February, 1915, at the office of M. R. Elliott in Prineville, Oregon, all the right, title and interest of said Dewey LaFollette in all of the following described real estate, to-wit: The southeast quarter of section ten in township fourteen south, of range sixteen east of Willamette Meridian in Crook county, state of Oregon. Terms and conditions of sale: Cash, gold coin of the United States, or upon good and sufficient first mortgage security with interest at the rate of eight per cent per annum. Dated this 21st day of Jan., 1915. E. A. P. LA FOLLETTE, Guardian of Dewey LaFollette.

Notice for Publication

Department of the Interior, U. S. Land Office at The Dalles, Oregon, January 18th, 1915. Notice is hereby given that James Forrester, of Prineville, Oregon, who, on June 12th, 1911, made Homestead Entry No. 08975, for nw 1/4, sec. 24 of n 4, ne 1/4, sec. 20, township 16 south, range 15 east, Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before Timothy E. J. Duay, U. S. Commissioner, at Prineville, Oregon, on the 3rd day of March 1915. Claimant names as witnesses: Earnest E. Aycock, James Moffitt, Thomas Quinn, Cecil Stearns, all of Prineville, Oregon. 1-21 H. FRANK WOODCOCK, Register.

Notice for Publication

Department of the Interior, U. S. Land Office at The Dalles, Oregon, January 18th 1915. Notice is hereby given that Earnest E. Aycock, of Prineville, Oregon, who, on November 11th 1910, made Homestead entry No. 07672 and on April 20, 1914 made additional Homestead entry No. 012910, for w 1/2 n 1, sec. 29 of n 1, and ne 1/4, sec. 30, township 16 south, range 16 east, willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before Timothy E. J. Duffy, U. S. Commissioner, at Prineville, Oregon, on the 3rd day of March 1915. Claimant names as witnesses: James Forrester, James Moffitt, Jacob Becker, Carl Larson, all of Prineville, Oregon. H. FRANK WOODCOCK, Register. 1-21

Notice of Final Accounting

Notice is hereby given by the undersigned, the administrator of the estate of John H. Jarrett, deceased, that he has made and filed with the clerk of the county court of Crook county and state of Oregon, his final accounting of his administration of said estate, and the honorable county court has set Monday, the 1st day of March, 1915, at 10 o'clock in the forenoon, at the county court room in Prineville, Oregon, as the time and place for hearing and settling said final accounting. Dated this 28th day of Jan., 1915. L. M. BEHTELL, Administrator of the estate of John H. Jarrett, deceased. pd Date of first publication January 28, 1915. Date of last publication February 25, 1915.

Notice of Final Settlement

Notice is hereby given by J. H. Rosenberg, the administrator of the estate of William Smith, deceased, that he has made and filed with the clerk of the county court his final accounting of his administration of said estate, and that the court has set Monday, the first day of March, 1915, at 10 o'clock in the forenoon at the county court room in Prineville, Oregon, as the time and place for hearing and settling said final accounting. At which time and place any person interested in said estate may appear and object to said final accounting. Dated this 21st day of Jan., 1915. J. H. ROSENBERG, Administrator of the estate of William Smith, deceased. Executors of the estate of Mary B. Scoggin, deceased. 1-29-15

Order

In the circuit court of the state of Oregon for the county of Crook.—State of Oregon, plaintiff. vs. Charles A. Sherman, administrator of the estate of Soren Robert Bendicksen, deceased, all heirs at law of said decedent (if any there be) and all other persons and parties, unknown, claiming any right, title, estate, lien or interest in and to the personal property described in the information herein, defendants. It appearing to the court from the information on file herein that Soren Robert Bendicksen died intestate on the 25th day of November, A. D., 1912, within the county of Crook, state of Oregon, leaving an estate therein consisting of personal property alone, made up of chattels and evidences of money of the probable value of Two Thousand Four Hundred Twenty-seven and 13 hundredths (\$2477.13; dollars, and

It further appearing that Charles A. Sherman was thereafter appointed and duly qualified as administrator of the estate of the said Soren Robert Bendicksen, deceased, that the said administrator took possession of all the assets and property of said estate, administered upon same in the usual course of business, collecting and converting into cash all of said personal property and paying all claims and demands against said estate, together with the costs and expenses of the administration thereof; and It further appearing that said estate is now fully and finally settled and that there remains, after the payment of all of said claims, demands, costs and expenses, now in the possession of the said Charles A. Sherman, as administrator aforesaid, the sum of Five Hundred Eleven and 17 hundredths (\$511.17) dollars in cash; and that said decedent died without heirs at law, children, widow or kindred capable of inheriting said personal property and that by reason thereof the state of Oregon has a right by law to the title and possession of said property. Wherefore, Upon the motion and application of Willard H. Wirtz, district attorney for Crook county and attorney for the state of Oregon herein; It is hereby ordered, adjudged and decreed, in the Name of the state of Oregon, that all heirs at law of Soren Robert Bendicksen, deceased, (if any there be) and all other persons and parties, unknown, claiming any right, title, estate, lien or interest in the personal property of said decedent, be, and they are hereby, summoned and required to appear and show cause in this court, if any they have, by the 15th day of March, A. D., 1915 why the title in and to the personal property of said estate and described herein and in the information herein, should not be adjudged to have escheated to and vested in the state of Oregon; and it is further ordered and adjudged that a copy of this order be published in the Crook County Journal, a weekly newspaper of general circulation in said county of Crook and state of Oregon, for a period of six consecutive weeks prior to the said 15th day of March, A. D., 1915. Done in Chambers, at The Dalles, Oregon, this 23rd day of January, A. D., 1915. (signed) W. L. BRADSHAW, Judge. Date of first publication, Jan. 28, 1915. Date of last publication, March 11, 1915 Willard H. Wirtz, District Attorney and Attorney for Plaintiff.

Bids Wanted for Drift Fence

Horsehaven Cattle and Horse Raisers Association desires bids for construction of 15 miles of fence extending along north boundary of their range within the Oshebo National Forest. The following specifications to be complied with: Posts 6 1/2 feet in length, not less than average diameter at small end of 4 inches, of pitch pine or tamarack, not less than 2 1/2 inches in ground, unless impossible on account of rock; on such ground, triangular cribs 3x3 1/2 feet in circumference, 4 feet high, to be erected and filled with rock. Posts not to exceed 10 feet apart, stays to be 4 1/2 feet in length and not less than 2x3 inches, 2 stays to be stapled to each wire between each post; 4 smooth galvanized twisted wires to be stretched tight and stapled to each post. When trees occur on the fence route they may be used instead of posts; but when they are used a cleat or fence stay must be spiked to the tree and the wires stapled to the cleat. All wires shall be adequately weighted down at all points where fence crosses draws or ravines and substantial corner braces constructed at all turning points in the fence unless the angle is made around a substantial tree. No bids will be accepted after February 28 and the committee in charge of fencing reserves the right to reject any and all bids. Bids should be addressed to 1-2151 R. H. BOOTEN, Secretary-treasurer, Post, Ore.

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Notice is hereby given by J. H. Rosenberg, the administrator of the estate of William Smith, deceased, that he has made and filed with the clerk of the county court his final accounting of his administration of said estate, and that the court has set Monday, the first day of March, 1915, at 10 o'clock in the forenoon at the county court room in Prineville, Oregon, as the time and place for hearing and settling said final accounting. At which time and place any person interested in said estate may appear and object to said final accounting. Dated this 21st day of Jan., 1915. J. H. ROSENBERG, Administrator of the estate of William Smith, deceased. Executors of the estate of Mary B. Scoggin, deceased. 1-29-15

Summons

In the circuit court of the state of Oregon for Crook county. John De Re Play Company of Portland, Oregon, a private corporation, plaintiff. vs. A. C. Sanford and Effa D. Sanford, his wife, Oliver E. Spinks and M. O. Spinks, his wife, and Marshall Wells Hardware Company, a private corporation, defendants. To A. C. Sanford, Effa D. Sanford, Oliver E. Spinks and M. O. Spinks, defendants: In the name of the state of Oregon, you are hereby required to appear and answer the complaint filed in the above entitled suit and court on or before the 5th day of February, 1915, and if you fail so to appear and answer, the plaintiff will apply to the court for the relief demanded in its complaint, to-wit: a judgment against defendant, A. C. Sanford, for the sum of \$600.00 with interest thereon from September 1, 1913, at the rate of ten per cent per annum; the further sum of \$576.04 with interest thereon from April 1, 1914, at the rate of eight per cent per annum; the further sum of \$200.00 attorney's fees and its costs and disbursements herein. That the sheriff of Crook county, Oregon, sell according to law the real estate described in plaintiff's complaint to-wit: the southwest quarter of section Nine in township thirteen south, of range thirteen east of Willamette Meridian in Crook county, Oregon, and that the proceeds of said sale be applied to the satisfaction of said judgment after paying the costs of making such sale. That the defendants above named and each of them be forever barred and foreclosed of any right, title or equity of redemption in said premises or any part thereof. That the plaintiff have a judgment against the defendant, A. C. Sanford, for any deficiency remaining after applying all the proceeds of said sale properly applicable to said judgment, and for such other relief as to the court may seem equitable. This summons is published by order of the Honorable W. L. Bradshaw, judge of the circuit court of the state of Oregon for Crook county, made on the 10th day of December, 1914, which said order prescribes that this summons be published in the Crook County Journal, a weekly newspaper printed and published in Prineville, Crook county, Oregon, for a period of six consecutive weeks. The date of the first publication of this summons is December 24th, 1914. C. A. CARR and M. R. ELLIOTT, Attorneys for Plaintiff.

Summons

In the circuit court of the State of Oregon for Crook county. H. S. Cram, Plaintiff. vs. Prineville Creamery Company, a corporation, Defendant. To Prineville Creamery Company, you are hereby required to appear and answer the complaint filed against you in the above entitled action on or before the 19th day of Feb., 1915, and if you fail so to appear and answer, the plaintiff will take judgment against you for the sum of Five Hundred dollars, with interest upon \$200.00 thereof from the 30th day of Sept, 1914, at the rate of six per cent per annum, and interest on \$180.00 thereof at the rate of six per cent per annum from the 1st day of Dec., 1914, and for his costs and disbursements of this action. This summons is published by order of the Honorable G. Springer, Judge of the County Court of Crook county, Oregon, made on the 6th day of January, 1915, which said order prescribed that this summons be published in the Crook County Journal, a weekly newspaper printed and published in Prineville, Crook county, Oregon, for a period of six consecutive weeks. The date of the first publication of this summons is January 7th, 1915. M. R. ELLIOTT, Attorney for Plaintiff.

ORDER

In the circuit court of the state of Oregon for the county of Crook.—State of Oregon, plaintiff. vs. J. H. Rosenberg, administrator of the estate of William Smith, deceased, and all heirs at law of said decedent (if any there be) and all other persons or parties, unknown, claiming any right, title, estate, lien or interest in the real and personal estate described in the information herein, defendants. It appearing to the court from the information on file herein that William Smith died on the 30th day of February, A. D., 1914, within the county of Crook, state of Oregon, leaving real and personal property therein, a portion of which being particularly described as follows, to-wit: The west forty-one and one-half feet of lot five and block three-3 in the Monroe Hodges' plat of the town of Prineville, Crook county, Oregon, and said real and personal property consisting now of personal property to-wit: Fourteen and nine hundredths (\$14.91) dollars cash in the First National Bank of Prineville, Oregon, all within the said county of Crook and state of Oregon; and It also appearing that J. H. Rosenberg was thereafter appointed and duly qualified as administrator of the estate of the said William Smith, deceased, and now in possession of both said real property and said personal property; And it further appearing that the said decedent died without heirs at law and that by reason thereof the state of Oregon has by law a right to the title to such real and personal property; Wherefore, upon the motion and application of Willard H. Wirtz, district attorney for Crook county and attorney for the state of Oregon herein; It is hereby ordered, adjudged and decreed, in the name of the state of Oregon, that all the heirs of William Smith, deceased (if any there be) and all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate and personal property of said decedent, be, and they are hereby, summoned and required to appear and show cause in this court, if any they have, by the 6th day of March, A. D., 1915, why the title in and to the real and personal property, described herein and in the information herein, should not be adjudged to have escheated to and vested in the state of Oregon; and it is further ordered and adjudged that a copy of this order be published in the Crook County Journal, a weekly newspaper of general circulation in said county of Crook and state of Oregon, for a period of six consecutive weeks. Given in Chambers, at The Dalles, Oregon, this 21st day of January, A. D., 1915. (signed) W. L. BRADSHAW, Judge. Date of first publication, January 21, 1915. Date of last publication, March 4, 1915. Willard H. Wirtz, District Attorney and attorney for plaintiff.