

SENATOR DIMICK'S BILLS ARE VITAL

Continued from page 1

notices thereof in four public places within such corporation, and four pub...

meritorious, and bears the title of Senate Bill No. 48. It follows: A bill for an act entitled "An act to require medical certificates as an additional requisite to issuance of a marriage license."

Section 1. That before any county clerk in this state shall issue a marriage license the applicant therefor shall file with the clerk from whom such license is sought, a certificate from a physician duly authorized to practice medicine within the state, made under oath, within twelve hours from the date of filing the same, showing that the male person thus seeking to enter the marriage relation is free from contagious or infectious venereal disease.

Section 2. Any physician who shall knowingly and willfully make any false statement in any certificate issued, as herein provided, shall be punished by the revocation of his license to practice his profession within the state.

FIGHT TO ELECT ROAD HEADS LOST

DIMICK MAKES DETERMINED EFFORT TO HAVE PEOPLE CHOOSE SUPERVISORS

GILL WOULD CURTAIL DEATH PENALTY

Mill Men in this City to be Given Chance to Combat Measure to Limit Hours of Employees

SALEM, Or., Jan. 22, (Special).—That Clackamas County enjoys the enviable position of having a levy of eight mills for road tax as compared to a little less than two mills for Multnomah County was one of the arguments which Senator Dimick advanced today in favor of passing his bill to place the road supervisors of the state on an elective basis rather than appointive by the county court.

It was contended that the proposal to elect road supervisors would interfere with the broad general scheme of an effective highway system and as a result the tax payers would be seriously affected if the change were made.

Regardless of strong arguments after a long debate Dimick lost on his bill being indefinitely postponed.

Representative Gill introduced two bills today, one providing that the death penalty should be exercised only on conviction on direct evidence of first degree murder, or on confession in open court and that all other convictions of murder should entail only life imprisonment.

He also introduced a bill providing that 15-1000 of a mill should be set aside from the state taxes for a road fund. President Malarky, of the Senate, announced this afternoon that a public hearing will be held next Monday evening at 7:30 o'clock in the chambers of the state supreme court before the committee of the Senate on industries relative to the Dimick eight hour law. This bill, which has been before past Legislatures only to meet defeat, has again been introduced.

Senate Bill No. 66 is a measure of no little interest to people living in the country, and especially those who give some attention to road building. The bill changes the system of choosing road supervisors, taking the appointment away from the County Courts and making the supervisors elective by the people of their respective districts. The bill follows: For an act entitled, "An act to amend Section 6314 of Lord's Oregon Laws."

Be it enacted by the people of the state of Oregon: Be it enacted by the Legislative Assembly of the state of Oregon:

Section 1. That Section 6314 of Lord's Oregon Laws be and the same is hereby amended so as to read as follows: Section 6314. There shall be a regular meeting of the legal voters of every road district in the state of Oregon held on the first Monday in December of each year for the purpose of electing a road supervisor in and for such district for the year beginning on the first of January next ensuing. The supervisor of such district shall cause written notices of such meeting, stating the object thereof and the time and place of holding the same, signed by himself, to be signed by himself, to be posted in three public places in the district at least ten days before the day appointed for the meeting, but any neglect or failure to post such notice shall not avoid such meeting nor invalidate the action of the voters of the district taken thereat, but shall be only for the purpose of calling their attention to the provisions of this section. The legal voters of such district, when assembled at such meeting, shall proceed to elect by ballot a road supervisor in and for such district, who shall be a resident of the district for which he is elected, and shall hold his office for the term of one year, beginning on the first of January next ensuing, and until his successor is elected and qualified. Before entering upon the discharge of his duties each road supervisor shall take an oath to faithfully discharge the duties of his office. Any vacancy occurring in the office of road supervisor shall be filled by the county court at any time after such vacancy shall have occurred, and the person so appointed shall hold office for the remainder of the year.

COLD AFFECTS THE KIDNEYS.

Many Oregon City People Have Found This To Be True. Are you wretched in bad weather? Does every cold settle on your kidneys? Does your back ache and become weak? Are urinary passages irregular and distressing? These symptoms are cause to suspect kidney weakness. Weakened kidneys need quick help. Doan's Kidney Pills are especially prepared for weakened kidneys. Grateful people recommend them. George K. Parrish, musician, 33 1-2 Grand Ave., Portland, Ore., says: "The first symptom of kidney complaint in my case was a dull pain across my loins. I paid little attention to the trouble at first but as it gradually grew worse I knew that something must be done. Whenever I caught cold, I was sure to have an acute attack of backache of backache. I felt miserable in every way. One evening I read a convincing statement regarding Doan's Kidney Pills and I was led to get this remedy. The results of its use were gratifying, and it was not long before my trouble was removed." For sale by all dealers. Price 50 cents. Foster-Milburn Co. Buffalo, New York, sole agents for the United States. Remember the name—Doan's—and take no other.

SCHUEBEL'S BILL CUTS WORK HOURS

CLACKAMAS REPRESENTATIVE WOULD REDUCE SCHEDULE IN FACTORIES

GILL HAS NEAR PROHIBITION BILL

Measure Authorizing Fish Commissioners to Stock Streams of State Being Urged

SALEM, Jan. 22, (Special).—Representative Schuebel, of Clackamas County, has introduced a bill providing that no person shall work more than 10 hours in one day or 60 in one week in a mill, factory or manufacturing establishment. The bill follows: A bill for an act declaring the public policy of the state of Oregon relating to wage workers, to fix minimum hours of service in certain industries, to provide for the enforcement of this act, and to prescribe for violations thereof.

Be it enacted by the people of the state of Oregon: Be it enacted by the Legislative Assembly of the state of Oregon: Section 1. It is the public policy of the state of Oregon that no person shall be hired nor permitted to work for wages under any conditions or terms for longer hours or days of service than is consistent with his health and well-being and ability to promote the general welfare by his increasing usefulness as a healthy and intelligent citizen. It is hereby declared that the working of any person more than ten hours in one day, or sixty hours in one week, in any mill, factory or manufacturing establishment, is injurious to the physical health and well-being of such person, and tends to prevent him from acquiring that degree of intelligence that is necessary to make him a useful and desirable citizen of the state.

Section 2. No person shall be employed in any mill, factory or manufacturing establishment in this state more than ten hours in any one day, nor more than sixty hours in one week, except watchmen and employees when engaged in making necessary repairs, or in cases of emergency where life or property is in imminent danger; provided, however, employees may work overtime not to exceed two hours in any one day, the total number of hours of employment in any one week not to exceed sixty, except when engaged in making necessary repairs, or in cases of emergency, as in this act provided.

Section 3. Any employer who shall require or permit any person to work in any of the places mentioned in Section 2 of this act more than the number of hours in said section provided for during any day of twenty-four hours, or who shall permit or suffer any overseer, superintendent or other agent of any such employes to violate any of the provisions of this act, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined for such offense not less than fifty dollars nor more than five hundred dollars; provided, that each day's violation of this act, or any part thereof, shall be deemed a separate offense.

Representative Gill, of Clackamas County, has introduced the following bill: A bill for an act to amend Section 4938 of Lord's Oregon Laws as amended by chapter 119 of the General Laws of Oregon for 1911, to amend sections 4938 and 4947 and repeal sections 4939, 4940, 4941, 4942, 4943, 4944, 4946 and 4949 of Lord's Oregon Laws, and to make federal license prima facie evidence that a person is engaged in the sale of liquor.

Be it enacted by the people of the state of Oregon: Section 1. That section 4938 of Lord's Oregon Laws, as amended by chapter 119 of the General Laws of Oregon for 1911, be and the same is hereby amended to read as follows: Section 4938. No person shall be permitted to sell spirituous, malt, vinous liquors, near beer, or fermented cider commonly known as hard cider, in this state, outside of the limits or boundaries of any city or town now incorporated; provided, however, that no near beer shall be sold inside of incorporated cities or towns where prohibition prevails.

Section 2. That section 4947 of Lord's Oregon Laws be amended to read as follows: Section 4947. If any person or persons shall barter, sell or dispose of in any manner, any malt, vinous or spirituous liquors or fermented cider, commonly known as hard cider, without first having obtained a license therefor, as provided by law, such person shall be deemed guilty of a misdemeanor, and upon conviction hereof shall be punished by a fine of not less than two hundred and fifty dollars (\$250) nor more than five hundred dollars (\$500.00) or by imprisonment in the county jail not less than sixty (60) days nor more than six (6) months, or by both fine and imprisonment.

Section 3. The possession of a federal license by any person shall be prima facie evidence that said person is engaged in the sale of intoxicating liquors. Section 4. Sections 4939, 4940, 4941, 4942, 4943, 4944, 4946, 4947, 4948, 4949 and 4949 of Lord's Oregon Laws are hereby repealed.

Representative Schuebel has introduced the following bill: A bill for an act to amend section 5315 of Lord's Oregon Laws. Be it enacted by the people of the state of Oregon: Section 1. That section 5315 of Lord's Oregon Laws be, and the same is hereby amended to read as follows: Section 5315. The Board of Fish Commissioners is authorized by this act to propagate and stock the various waters and streams of this state with salmon, steelhead, trout or other food fishes, not inimical to or destructive of salmon; and for the purpose of protecting the same they are hereby authorized to close any stream or any designated portion thereof in this state frequented by salmon, or any stream which they have stocked, and prevent any person taking or fishing for or catching any salmon or food fishes therein (except that portion of the Columbia River west of the Cascade locks and that portion of the Willamette River north of the

Willamette Falls at Oregon City. Should the Board of Fish Commissioners desire to close any stream or designated portion thereof frequented by salmon, or any stream or designated portion thereof which they have stocked with food fish, they shall cause notice thereof to be filed in the office of the county clerk in each county in which such stream or designated portion thereof lies, and shall publish such notice in some public newspaper published at the county seat in such county or counties for four successive weeks. Such notice shall designate as nearly as practicable the streams or designated portion thereof to be closed, and shall state that on and after a date therein stated it will be unlawful to fish (for) or take or catch any salmon or other food fishes therein (which date shall not be less than thirty days from the date of the first publication), and shall cause like notice to be published for such time in three conspicuous places on the banks of such streams or designated portion thereof. Upon the completion of the publication of such notice, the same, with the proof of the publication and posting thereof, shall be filed with the original notice in the office of the county clerk, and it shall be unlawful at any time after the expiration of the date specified in said notice for any person to fish for, catch, or take any salmon, or any food fishes stocked therein, until such notice shall be filed and likewise published by the Board of Fish Commissioners of the opening of such stream or designated portion thereof to the public for fishing.

COURT ENJOINS ROAD LEVY OF TEN MILLS

Circuit Judge Campbell has issued a restraining order against County Clerk Mulvey computing and extending an assessment of 10 mills, as authorized at a special meeting of the taxpayers of road district No. 44. Suit was filed by Robert Clark through Brownell & Stone, asking that the injunction be granted. The plaintiff averred that he was not allowed to vote at the road meetings, and if he had been allowed to vote the result would have been a tie, and consequently the levy would not have been authorized. He further objected to the manner in which it was proposed to spend the money.

WARNING ISSUED BY HUMANE SOCIETY

The humane Society has done a great work during the cold weather. Many complaints of stock running loose have been received, and, in ev-

ery instance the owners have been notified that they must house the stock and provide proper feed. Miss Anita McCarver, president of the society, said Monday evening that the members had been feeding the birds and doing everything in their power to see that all animals suffered as little as possible from the cold. While loathe to do it, the members of the society wish it distinctly understood that persons who allow stock to run loose during the cold weather will be punished to the full extent of the law. What Makes A Woman? One hundred and twenty pounds, more or less, of bone and muscle don't make a woman. It's a good foundation. Put into it health and strength and she may rule a kingdom. But that's just what Electric Bitters give her. Thousands bless them for overcoming fainting and dizzy spells and for dispelling weakness, nervousness, backache and tired, listless, worn out feeling. "Electric Bitters have done me a world of good," writes Eliza Pool, Depew, Okla. "and I thank you, with all my heart, for making such a good medicine." Only 50c. Guaranteed by all druggists.

CANBY.

Several of the new buildings which are being erected at Canby during the past are now nearing completion and the town is taking on quite a cosmopolitan air. There is a distinct bustle about the streets which has only come over them during the past year, and the many new people that have been steadily coming into the town are beginning to make themselves felt. The new Methodist church will be completed during the present week and will be dedicated sometime during March. Part of the church has been in use for some time. The Masonic building will be completed about February 1, when Huntley Bros. will occupy one-half of the lower floor and Sallor and Proville will occupy the remainder. The Odd Fellows have just placed an order, through a local Canby house for \$1200 worth of carpets and furnishings for their new home. The P. E. & E. Co. has resumed work on the Molalla branch and its big steam shovel is again at work after a week's delay caused by the snow storm. Commission merchants in Canby are buying up a good many potatoes of late, although the price remains about stationary. The Canby Band gave another one of its popular dances Saturday evening which was largely attended. These dances are given every two weeks in Canby and on the alternate weeks they are given in Aurora. The Ladies' Aid Society of the Methodist church have requested terms and conditions from the Gladstone Chautauqua for the eating privileges during the coming session of the association. They had the privilege during the last County Fair and it was stated by all who attended the fair that the eating could not be better. The society during the past year handed in the best financial report to the State Association of any Aid So-

Women Avoid Operations

When a woman suffering from some form of feminine disorder is told that an operation is necessary, it of course frightens her. The very thought of the hospital operating table and the surgeon's knife strikes terror to her heart, and no wonder. It is quite true that some of these troubles may reach a stage where an operation is the only resource, but thousands of women have avoided the necessity of an operation by taking Lydia E. Pinkham's Vegetable Compound. This fact is attested by the grateful letters they write to us after their health has been restored.

These Two Women Prove Our Claim.

Cary, Maine.—"I feel it a duty I owe to all suffering women to tell what Lydia E. Pinkham's Vegetable Compound did for me. One year ago I found myself a terrible sufferer. I had pains in both sides and such a soreness I could scarcely straighten up at times. My back ached, I had no appetite and was so nervous I could not sleep, then I would be so tired mornings that I could scarcely get around. It seemed almost impossible to move or do a bit of work and I thought I never would be any better until I submitted to an operation. I commenced taking Lydia E. Pinkham's Vegetable Compound and soon felt like a new woman. I had no pains, slept well, had good appetite and was fat and could do almost all my own work for a family of four. I shall always feel that I owe my good health to your medicine." —Mrs. HATWARD SOWERS, Cary, Me.

Charlotte, N. C.—"I was in bad health for two years, with pains in both sides and was very nervous. If I even lifted a chair it would cause a hemorrhage. I had a growth which the doctor said was a tumor and I never would get well unless I had an operation. A friend advised me to take Lydia E. Pinkham's Vegetable Compound, and I gladly say that I am now enjoying fine health and am the mother of a nice baby girl. You can use this letter to help other suffering women." —Mrs. ROSA SIMS, 16 WYOMING ST., Charlotte, N. C.

Now answer this question if you can. Why should a woman submit to a surgical operation without first giving Lydia E. Pinkham's Vegetable Compound a trial? You know that it has saved many others—why should it fail in your case? For 30 years Lydia E. Pinkham's Vegetable Compound has been the standard remedy for female ills. No one sick with woman's ailments does justice to herself if she does not try this famous medicine made from roots and herbs. It has restored so many suffering women to health. Write to LYDIA E. PINKHAM MEDICINE CO. (CONFIDENTIAL) LYNN, MASS., for advice. Your letter will be opened, read and answered by a woman and held in strict confidence.



FRANK BUSCH, Oregon City

PRICES WILL TALK WE MUST HAVE ROOM FOR SPRING STOCK

Advertisement for Frank Busch furniture featuring images of a dining room chair, a kitchen treasure table, a genuine black leather upholstered rocking chair, a cotton mattress, and a 9x12 moquette art square. Each item is accompanied by a price tag.