OREGON CITY ENTERPRISE, FRIDAY, JAN, 31, 1913.

Important Bills Presented In House and Senate Assess Water Rights

(Continued from page 4)

WOOLD AID VOTERS

REGISTRATION BILL

tion for state officers in which case the county clerk, signing the affida powers and duties, as trustees

moves from the precinct in which horewith. he is registered and gains residence. Se it enacted by the people of the declared streets. In another precinct he shall re-regis-State of Oregon; In abother precinct he shall reveals for in the same manner as he was first registered. first registered.

on one of the duplicates, attest with his signature and mail it to the elector. The other duplicate shall place in the precinct register.

Section 15. On or before the fiftyfifth day before the regular bieznial election in November, 1914, and bennially thereafter the county clerk. shall make a list of the registered. voters of each precinct then upon the precinct register and mail the same to the official registrar in every pre-einct having official registrar. The registrur shall ascertain the names of who may have become disqualified by reason of conviction of a crimpunishable by imprisonment is the state prison, make and certify to a Commissioners shall consist of the by repealed. the 30th day next preceding elecion and mall the same to the county The clerk shall satisfy himself cler. that such persons are no longer qualified to vote in that precinct and shall thereupon cancel the registration of such persons for such service from the county, the sum of fifteen cents per name.

Section 16. Any official registrar qualified voters provided for by Sec follows; tion 15, of this act, any elector who is not disqualified by any of the reasons therein set forth shall mility of a misdemeanor and upon conviction thereof shall be punished ad by imprisonment in the county tail not less than ten days nor more thits | endar year; twelve months.

No person shall reg-Section 17. and who is not a resident thereof. registers in a name other than his true name, and no elector shall reg- sold to or used by any department. ister a second time in the precinct. or register in another procinct exv tion, tenant or servant of the claimcept as provided in this act.

Section 18. The said registers al county registers shall be kept in such department, branch, subsidary State of Oregon the office of the county clerk as o her public records are kept. Every cit. servant. izen shall be allowed to examine the county general register and each of hereby authorized to employ expert the precinct registers while they are in assistants to examine the books of the custody of the county clerk, and account, and to compute the horsemake copies or extracts therefrom power claimed or appropriated by without charge to him. The pre-cluct registers shall be sent to the and to verify the facts stated in any several precincts together with the such report to the county assessor. other election supplies.

tion the judges of election as soon as an elector applying to vote has given his name and address to the election clerks, shall ask the elector

Representative Schwebel has introand the foliowing bill-By Representative Schuebel-

Schuebel Would

A hill for an act to provide for the tion for state oncerts in the state and the state of appropriated water to every all county roads within their ed to vote. If the elector desire powers and of public service corpor-ductaring the same streets: atom franchises; to declare who shall constitute the Beard of State Sinte of Oregon. request by furalshing the necessary Tax Commissioners; to declare what Section 1. The incorporated cities oformation to an official registrar or are public service corporation rights, and town stotheso stationsicCamrah vit preacribed herein, and causing his the people: its prescribe penalities hereby granted exchance control and previous registration to be canceled. for violations thereof, and to repeal jurisdiction over over all county Section 12. When an elector re- all acts and parts of acts in condict reads within their respective corpor-

shall include the registration card shall be assessed by the county as "Be it enacted and the duplicate registration for the sensor in the county where the same State of Oregun and the duplicate registration for the are situated. The value per horse lie it enacted in the Legislation power of the water chained of are sembly of the State of Oresan: is propriated shall be listed by the he roll in a column separately from the follows: value of the land and improvements

by said board to the assessor of the Section 2. That Sections 4871 and county. The Board of State Tax 4972 of Lord's Oregon Laws are here all such voters an or before Governor, State Treasurer and Secretary, only, and the governor shall

chairman thereof, and said board shall employ such clerical and expert assistants as may be necessary. Section 3. Every person, firm, cor

poration or association claiming or appropriating any water for power purposes shall report on or March 1st in each year, to the county assessor of the county in which the who shall include in the list of dis same is claimed or appropriated, as

> (1) The total amount of horse power claimed in the proceeding calendur year;

(2) The total amount of horse power developed in the preceding cal-

(3) The total amount of horsepower sold, for power, lighting, or this act only are hereby repealed. ister who is not a qualified elector any other purpose, in the preceding of the precinct in which he registers or per horsepower charged thereof.

(4) If any such horsepower be branch, subsidiary or holding corporaant or appropriator, the total amount of horsh power so sold or used, and shall be public records. The gener-

Section 4. The county assessor is Said expert assistants shall act under Section 19. Upon the day of eloc- the direction of the county assessor The bills and expenses for the same

Oregon exclusive control and jurisdic Laws.

for and towns of the State of Oregon are State of Oregon

are limits, and the same are here's Lord's Oregon takes be amonded as

Section 1. That all water powers sontative Schuebel, has been passed

He it enacted by the Logislative Asrower of the water chained or ar-propriated shall be listed by the county researce in the assessment. Coeffon L That Cec. 2006 of Lord's county researce to read as the anomedia to read as

Soction 2. Every franchise of a derly conduct, or who shall use any as to read as follows public services corporation operated in projace, abusive, or observe has seen and listed for marking by the as a watering place, or place of public blanks, designated as "registration peace of the county, be punished by where poration operates, shall be centified fine not exceeding fifty doilars (\$50.)

By Representative Schuebel-

A ball for an act relating to 1precinct where citizen resides, and repealig all acts and parts of acts in conflict herewith.

Be it enacted by the people of the before State of Oregon He is charted by the Legislative Arsembly of the State of Oregon;

residence of such licenses. Section 2.

By Representative Schuebol A bill for an act to make every road

supervisor ex offico a fire warden within his district, and to provide the conditions under which slashings and timber cuttings may be burned, and repeal all nots and parts of acts in onfict herewith: He enacted by the people of the

Section 1. That every road super-

visor within the State of Oregon is office a fire warden and shall have all the rights and powers and per-form all the duties of a regularly appointed fire warden, within the boundarise of his road district, as such and defined by the general laws of rights, powers and duties are provided Gregon. Every such road supervisor is hereby authorized to issue and reroke permits for burning alashings choppings, wood lands and brush

11y Senator Carson-A bill for an act to amend Sections

3147, 3149, 3451, and 3463 of Chapter 10 of Lord's Oregon Laws. the emacted by the people of the

lie it concised by the Legislative Auseably of the State of Orwand Section 1. That Section 2147 of

as to read as fallows

SALEM, Jan 24, (Special.)-The books and blanks,-It is hereby made following hill introduced by Repressible duty of the county clerk of each county in this state to procure forthregistered since the year 1910. The heard of commissioners of each county

Board of State Tax Commissioners. He resort curside of any incorporated blank A and "registration blank It" scharately and apart from the assessing or near or upon an public high shall be printed upon sinteen pound sed value of the property of the cor-peration consisting of buildings im-violent, riotous or disorderly conduct half inches wide, and fourteen inches provements, machinery, rolling stock. or use any profane, abusive or obsent in length, with a blank margin of one and all all other hinds of real and per- immense in any house or building up inch on the left hand aide of the all of the voters who have lost their sonal property. The propertion and an ench grounds, shall, upon convict bland, the back of which margin shall amount of such assessed franchise tion thereof before any justice of the removed five shall be in reads of one blank, the back of which margin shall They shall he in pads of one hundred each:

Oregon Registration Illauk "A" This blank serves for two purposes: sions of this act. Section 4 All acts or parts of acts the land, except a lien for special as For registering with a notary public, section 2455, in which case two with censes for hunting and fishing in the hrears are necessary; also for use if challenged under Section 1462, when six witnesses may be required. Oregon, county of 84.

State of Oregon, county of as. I, the undersigned elector, do solets bounds of the precinct wherein such ingi officer. My age is years, provide compensation therefor and cocupation ... nativity Whereas Section 10 of activity

> All acts in condict with by the naturalization papers exhibited ted and herewith. Present residence is in

town or city's at No. street, in the city of N; 1 ac on the. floor: CIPY FOOM. that I have resided in this state during the six months immediately preeding this election.

name three times.

We, the undersigned witnesses, do to appoint, for a period not longer swear that our names and signatures than ninety days at a time, special are genuine; that we are each per- prosecuting attorneys special sheriffs sonally acquainted with the elector and special constables, for the purand his residence, as stated, that we pose of enforcing the criminal laws of believe all his other statements are the State of Oregon, either in whole rue, and that we are each treeholders or in part, or for further arrest or of the State of Oregon: in this county.

.witnesses before

individual, firm or corporation opera- under the provisions of the charter uner, individual, firm or corporation operation operation of any ordinance of much city, the the same county, the market least Orecon to equip its locomotive engine court shall enter a decree and judg ten per cout in excess of the amount with electric headlights of sufficient ment which shall include all amounts of such deposit, candle power; making it the dair of required by the charter to be paid. Section 2. M

State of Oregont

nembly of the State of Oregon;

tor the pensage of this act, every he sale

cern an object the size of a man at suit.

by a nne of not less than one hundred purchased by an individual under the and substantial applicants. dollars ad not more than five humares provisions of this art, dollars for each offense, and in addi- Section 6. When the tion shall to liable for all dam- demption shall have expired the repealed. age resulting, in whole or in part, shering shall execute to the holder of directly or indirectly from each said certificate of sale, a deed to the

the Railroad Commission of the city or town the title in fee therety. State of Oregon to enforce the provi and such title shall be superior to any and laws of Oregon for 1991.

SALEM, Jan. 25, (Special)-The following hills have been introduced. By Senator McCullough-

A bill for an act to carry into ar (or affirm) that my name feet Section 10 of Article V of the and signature as signed below is my Constitution of the State of Oregon. true name and signature. If I have empowering the governor to appoint Section I. No person in the State of Oregon shall be required to have any neurost by the attending initiation in request by the attending initiation and to prescribe their duties and to

Whereas, Section 10 of Article V of shange of give to any intoxicated is hereafter issued in the State naturalization or declared my inten the State of Oregon, requires the gov-

> Whereas, there is no adequate prosection, township, range vision now povided by statute to efcounty, Oregon (or If in fectually carry out the mandate of said constitutional provision, by empowering the governor with authority to compej observance of said provi #105

Now, therefore,

of such intoxicated person or habitual Section 2. The act of an agent, em-

prosecution, or other manner of en-

suting district, county or precinct in

therships, firms or individuals em | pealed. teking more or working worm special officer shall qualify in the on at a regular salary or rate of wasame manner as provided by law for ses, or purchasing supplies for the District regularly elected officers, and shall maintenance of their business, shall, Notary Public for Oregon for all of the purposes of such office, before entering into such employment or for the special purpose designated or hiring, or before making said purchases, and continuously thereafter while such employment lasts, or such For use if the elector has changed than ninety days at one time, with all purchases continue to be made, proresidence after registering, in order all of the power and authority of the vide and maintain sufficient cash reserves in money of the United States of the State of Oregon. to meet all accounts due for such wages and aupplies.

Section 2. In all cases where the in said state, to be approved, in case

Section 2. Money so deposited Do it exacted by the people of the to the property and the expense to books of said hank, all said interest the it enacted by the Legislative As-be it enacted by the Legislative Asunder which sold liep was created or as the case may be.

sentily of the State of Dregon: Section T. It shall be the duty of attempted, and shall give judgment avery individual, firm we corporation in favor of the city or been for such the safe the safe the bank which shall be operating any time of railroad of more attempted and shall give judgment in favor of the city or been for such the safe the safe fifty per cent of the paid up there fifts miller of track within this person untitled to redsem shall have unpited of said bank, and at the time state, to equip within sig months are one year after confirmation thereof, of making application for such de state, to equip within all mouths af- within which to redeem from such post said bank shall furnish, to the

officer to which such application is committee, power vehicle, power car Bection 4. In all cases of fore made, a statement of the bank's re-and other equipment used as the equi- cissure it shall be sufficient for the sources and liabilities, together with Sec. 1457. Providing Registration ment of or in the place of he provement or other matter for a certificate signed by one of the pr. 4 comptives, except as are used complaint to state generally, the im ficers of the said bank, verified under exclusively for switching services which the fien was made, a correct oath, that the said hank has been ex-in the railroad yard, and not description of the property affected amined within the past six membra character, with an electric headlight thereby, the amount of the field and by the National Back Examiner of Section 14. The official registrars shall, at the end of each week, mail all improvements connected in Oregon. and all improvements connected in the registrations made by them to the county clerk. These registrations made by them to the county clerk. These registrations and all improvements connected to the section of t this of Lord's Oregon Laws. The it enames by the people of the state, accountly, who have not even this will enable the or discharged, and that the council bank may be National or State link, scartillers in the council bank may be National or State link, seatter that will enable the or discharged, and that the council bank may be National or State link, seatter link, account is the council bank may be National or State link. operator of the same to plainly the line ordered the line foreclosed for he shall have authority to cause special examination to be made and

At all sales on foreclas. It shall be discretionary with

Sec 2506. Any person who shall be sully of an violent, rotors of disor-derly conduct, or who shall use any method as follows Section 4. No treasurer shall de no higher bid shall be received at bank more than twenty per cent of Section 2. Any individual, firm or such sale the sheriff shall execute a the public momers in his hands scale corporation violating any of the pro- certificate of sale to the city, and the able for each deposit while there are visions of this section shall be deem city shall execute a certificae of sale such deposits, and it shall be his ed guilty of a misdemeanor, and upon to the city, and the city shall acquire duty to distribute the funds equita-conviction thereof shall be punished the title thereto as absolutly as if bly as far as possible, among solvent

Section 5. All acts and parts of Section 6. When the period of ro- acts in conflict herewith are hereby

By Senator Hoskins-

property, and such deed shall vest in A bill for an act to amend Section. Section 3. It shall be the duty of the purchaser whether individual or 495s or Lord s Gregon Laws as amended by Chapter 115 of the cenlieu, claim or charge whate or against amend Section 1947, and to repeat Sections 4939, 4945, 4941, 4947, 1944, the land was sold under said fore Laws, and to make a federal livinge prima facto evidence that a person

Section 7. The provisions of this is engaged in the sale of lique not shall not be exclusive but shall lie it enacted by the people a lie it enacted by the people of the he in addition to and to be used in of the State of Oregon lieu of the provisions of the charters

Be it enacted by the Legislative Asof cities and towns in such cases as of the State of Oregon:

Section 1. That Sec. 4938 of Lord's Oregon Laws as amended by Chapter 119 of the general laws of Oregon for 1911, he and the same is hereby

amended to read as follows: Sec. 4928. No person shall be per of action for damages against any mitted to sell, give or in any manner discose of any spirituous mait, vis ous liquors, near-beer, or femented elder, commonly known as hard elder Be it enacted by the people of the in this state outside of the limits or boundaries of any incorporated city he it enacted by the Legislative AP or town; provided, however, that no uear-beer shall be sold inside of is corporated eithes or towns where probargain, soil, exchange, or give to hibition prevails

trunkard, apirituous, vinouse, mait or. Section 2. That Sec. 4947 of Lord's intovicating liquors shall be liable Oregon Laws he amended to read as for all damages resulting in whole or follows: in part therefrom at the suit or action

Sec. 4947. If any any person vio lates any provisions of this act, such person shall be decmed guilty of a mindemeanor, and upon conviction thereof shall be punished by a fine of not less than two hundred and fity dollars (\$250) nor more than five employer for the purpose of this act hundred dollars (\$500) or by impris soment in the count fall not than staty days (60) nor more than six (6) months, or by both fine and

imprisonment. wise, to maintain sufficient cash re-serves to meet all accounts for wages federal license by any person shall be prima facie exidence that said person He it enacted by the people of the is engaged in the sale of intoxicated lighters.

Section 4. Secs. 4349, 4940. 4942. 4517, 4944, 4945, 4946, and 4949 eSction .1 All corporations, par- Lord's Oregon Laws are hereby re-

He it enacted by the people of the of the wife, husband, parent or child In testimony whereof I sign my State of Oregon; Be it enacted by the Legislative As- drunkard. sembly of the State of Oregon: Section 1. The governor is hereby authorized, directed and empowered, ploye, bar tender or servant shall be deemed the act of his principal or Elector Note: If unable to sign, let the of-ficer write his name and do so state

forcement of said laws, in any prose-

Subscribed andsworn to by theelec. the State of Oregon. Section

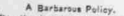
or justice of the peace, as prvided in in conflict herewith are hereby repeat- seasment subsequent to that for which 4945, 4940, and 4945 of Lord's Oregon i and are proceding.

if he has registered, and also examine the register. Notwithstanding the elector has registered, his right to vote may be challenged and being and the county court. Every such chaim to vote may be challenged and being and the perpendicut and thereich all such a permit is issued shall give tried at any time before his baltration and the judges shall compare his signature with the signature the precinct register. The judges in their discretion, may take such testimony as they deem necessary to establish the elector's right to vote:

Section 20. It it oppears that elector is not registered in the precinct in which he applies to vote, he shall be considered to be challenged. The judges shall request him to present his certificate of reg- Each day of such failure or refusal If he presents it and satisfies the judges that he is qualified to vote, his vote shall be receiv-The judges of election, or any one of them are hereby authorized to administer and certify oath, and issue subpoenas to require att=ndance of witnesses before them.

Section 21. In municipal elections serves the public, as a quasi public be city recorder or other officer. the city recorder or other officer. having the same powers, may secure, for use in a municipal election, the right of eminent domain. precipct registers for the several precincts in the municipality by giving to the county clerk a good and sufficibond for the safe return of the said county registers to the said cierk.

3450, 3451, 3452, 3452, 3454, 3455, ies and privileges as a trustee for 3455, 3457, 3458, 3459, 3460, 3461, the people of Oregon and for the peo-3462, 3463 3466 a Lord's Oregon Laws ple of every county and municipallare hereby repealed



After the Dutch had taken the Moforcas from the Portuguese they introduced the cultivation of the clove into their own possessions, cut down all the clove trees of the Molucens and prononneed death on any one who would plant a single clove bush or gather or England and Her Possessions Take sell a pound of the product. Expeditions were sent from their other eastern possessions every year to cut down any bushes that might have accidentally started in the Moluces islands. This harbarous policy made the islands a desert, for, deprived of their forests, the volcanic soil was washed away. and the population starved or was deported.



designed and and for CHICHER THENTY-Set DIAMOND BRAND PILLS, for Incenty-Set SOLD BY ALL DRUGGISTS TALED EVERYWHERE WORTH

for any such assistants shall be valid books of account and furnish all reasonable facilities to the county ases. least twenty-four hours notice to each tor and his assistants during businees hours.

Section 5. If any claimant or appropriator of water for power shall tall or refuse to comply with any prorepealed. vision of this act, upon convistion

thereof he shall be numlshed by a By Representative Gillfine of not less than fifty dollars n more than two hundred dollars for every such offense, or by a fine and Imprisonment not exceeding thirty days, in the discretion of the court with shall be deemed a separate and dis-

tinct offense. Section C The name "public service corporation" within the mean-ing of this act, includes every person or corporation having a f ranchise from the state or any municipality, to serve the public, or which in fact

serve the public, is granted the Municipal ities are not within this definition. Section 7. No public service corporation owns or shall own vested property rights in its franchise, but Ide and exercises its franchises Section 22. Sec. 3447, 3448, 2449, all its corporate rights, powers, dutty in which it operates or by which it is granted or allowed by any corporate powers, rights, privileges, permits, licenses or franchises.

Section 8. All acts and parts of acts in conflict herewith are hereby repealed.

SPLIT UP SPORT TITLES.

Turns in Defeating One Another. During the past year England won the cricket champlonship from Austra-

South Africa captured the Davis cop emblematic of the world's lawn tenuls championship, won the single sculling and eight oured shell races at the Olymde regatta in Stockholm, while Ernest Barry secored the professional crown is hereby amended to read as follows: by beating filehard Arast of Australia.

Stores Up Sleep,

It would be a great convenience if one could store up sleep as a camel stores up water, and a correspondent issurres us that he knows one man who him sequired, to some extent, this useful listif. He goes to led on Saturday night and more than sleeps the clock owner, of with or without knowledge as to read as follows: round, seldom rising before 7 o'clock Sunday evening. Throughout Sunday night he can work, and for the rest of the week three hours is bed each night suffices him, and he is always fit -London Globe.

shall not issue any permits for any Subs until after it has been approved by there is standing any dead tree or me this Section 2. Every person to whom such a permit is issued shall give at

resident of adjoining lands, of 1.04 time when he intends to set such fire in accordance with his permit. Section 1. All acts and parts of

acts in conflict herewith are hereby

A bill for an act relating to per-mits to hunt or fish on premises of

another, providing penalities for vio-lations of this act and repealing all cts or parts of acts in conflict here-

State of Oregon:

sembly of the State of Oregon: provided, permission shall not be re-quired to be granted by non-resident

whose premises are fenced. the provisions of this act shall, for the first offense, he punished by a fine of not less than twenty-five (\$25) by imprisonment in the county jall We, the undersigned witnesses, do the chausand (\$10,000) dollars for the chausand (\$10,000) dollars tor the chausand (\$10,000) dollars tor the chausand (\$10,000) dollars tor the chausand (\$10,000) dollars tor

twenty-five (25) days nor more than this county. one hundred (160) days.

in conflict herewith are hereby re- -----pealed. By Senator Hoskins-

A hill for an act to amend Section 19..... 2317 of Lord's Oregon Laws, and to prohibit the hunting of said game airds at any time with dog or dogs, or for the owner of any dog or dogs to

suffer or permit the same to hun! such game birds, and provide a penalty Be it enacted by the people of the State of Oregon!

He it enacted by the Legislative Assembly of the State of Oregon: Section 1. That Section 2317 of

Lord's Oregon Laws be and the same 2217. It shall be unlawful within the State of Oregon at any time to trap, net or ensare, or attempt to trap, net or ensare, any of the wild animals, wild fowls or game birds enumerate in this act, or for any person to at any time hunt, pursue, take, kill, injure or destroy any Chinese (Torquatur) pheasants, grouse, native phessant, ruffed grouse, partridge or to suffer or permit the same to hunt.

killing, injuring or destroying any

Justice of Jeace for

(Erase one title to suit) Oregon Registration Blank "B"

to cancel the same. By his former registration in this manner | carry out the directions of the goverhe can again register in his present nor pursuant to the appointment in recict and county. See Sections the same manner and to the same ex-2459 and 3460.

ly swear (or affirm) that my name and as may be necessary to effectuate the signature as signed below is my true purposes of the appointment, shall name and signature. If I have not supplant, for the time being, and for personally signed it, it is because.

attesting officer That while a residurenter power shall be conferred upon Ee it enacted by the Legislative As dent of precinct, in ... county any special officer than is by law oregon. I registered, but on ... day of lodged with a regularly elected officer.

tion of my registration in said.

not less than ten days (10 nor more swear that our names and signatures thereof as may be necessary. than thirty (30) days and for the sec-are genuine; that we are each person-ond offense shall be fined not less ally acquainted with the elector and than fifty (\$50) dollars nor more than his residence, as stated, that we bethree hundred (\$300) or by imprison- lieve all his other statements ar true, ment in the county jall not less than and that we are each freeholders in by law to the same extent as though

Signatures. Residence. Section 3. All acts of parts of acts Subscribed and sworn to by the ditional method of foreclosing Special elector and the two witnesses before Assessments in incorporated cities me this day of or towns.

Justice of the Peace for Disrict.

officer.)

as to read as follows:

Sec. 3451. It shall be the duty of every elector in the State of Oregon. who did not register during the year 1912, to register with some notary public or justice of the peace or with the county clerk of the county in which the elector reaides, in accordance with this chapter, and after having been so registered it shall not be necessary for any elector to register again except upon change of residence as hereinafter provided.

Section 4. That Section 3463 of quall with any dog or dogs, or for the Lord's Oregon Laws be amended so

Sec. 2462. If it appears the elecpursue, take, kill, injure or destroy for is not registered in the precinct any such same birds, and any dog or in which he applies to vote, the elecdogs found hunting, pursuing, taking, tor in every such case as of course shall be considered challenged and tion. Redemption from such fore such game birds is hereby declared to he shall not be entitled to vote; or closure sale may be made as provid-

in the appointment, take charge of said office for a period not longer canceling regularly elected officers, and shall

tent as the duly elected officer could I the undersigned elector, do solemn by law do or perform, and in so far said purposes, the regularly elected He it enacted by the people of the and it is signed at my request by the officer; provided, however, that no

L therefore, request the cancella in the same manner as the salaries of the regular officers whose place Elector ed out of the funds not otherwise pro Note: If unable to sign, let the or-focer sign his name and so state. vided for such purposes, the sum of ten thousand (\$10,000) dollars for

> Section 4. The regularly elected. qualified and acting officers shall during any appointment of a special officer receive the salaries provided no officer had been appointed,

By Representative Schuebel-A bill for an act to provide an ad-

Be it enacted by the people of the repealed. State of Oregon:

Section 1. When an attempt may

he or may have been made at any Notary Public for Oregon (or other time oy any officer of any incorporatcouncil, at its discretion, on motion larly deposited in each bank entered in its minutes may order ay liens or attempted liens fore- of the State of Oregon auch.

ploy an attorney.

the county in which said city or town lie funds in his hands not required is located, in the same manner as for immediate use in an bank doing mortgages on real estate are now business within the state, organized foreclased, including service by summons, by personal service or by pub' the United State, or under the laws

be and is public nulsance, and may be seized, confiscated or killed. Any tors shall be entitled to vote. In foreclosure of mortgages.

Section 2. On or before the 15th of each and every month, every corporation, partnership, firm or individual operating in this state shall pay all wages due employes for labor or services performed in and during the preceding month, except as provided in Section 3 of this act.

the city council, board of aldermen

A bill for an act creating a right

serson or habitual drunkard intexica-

of the State of Oregon: Section 1. Any person who shall

A hill for an act to compel all em-

Be it enacted by the Legislative As-

103.-

or trustees deem it advisable.

verson who shall bargain, sell,

Ity Senator Calkins-

of the State of Oregon

Thy Senator Smith

of the State of Oregon;

due and providing penalities.

an fiquors.

Section 3. If, for any reason, any employe of a corporation, partnership, firm or individual operating in sembly of the State of Oregon: Section 1. It shall be unlawful for any person in the State of Oregon to hunt or fish upon the premises of an other without the permission shall not be re-provided, permission shall not be rethis state shall be discharged from to full wages up to the date of such payment. And any employe who shall give six day's notice of his or her intention to resign the employment at which he or she shall have been engaged, shall be entitled to full payment of all salary or wages

due at the time the expiration of such six day's notice. Any firm or individual who shall wilfully and knowingly violate any of deemed guilt of a misdemeanor and fined for each separate offense not less than twenty-five dollars, nor more than one hundred dollars, or punished by imprisonment in the county tail for not more than ninety

days, or by both such fine and imprisonment in the discretion of the court

Section 5. All acts and parts of acts in conflict herewith are hereby

By Senator Barrett-

A bill for an act to authorize each county treasurer to deposit public ed city or town in the State of Oregon | funds in National Banks and State (Erase one title to suit.) or the connell thereof, acting under Hanks doing business within the state any provisions of the charter or any declaring what security for such de-Lord's Oregon Laws be amended so ordinance of such city or town, to posits shall be furnished, and the levy an assessment or make a lien amount thereof, providing for the against any real property located in rate of inteest to be paid upon such such city or town by reason of auth- deposits, limiting the amount to be ority given by its charter. the city deposited in any one bank, and regu-He it enacted by the people of the

Be it enacted by the Legislative An-

Section 1. The county treasurer foreclosed shall be foreclosed by a of any county within this state is suit in equity in the circuit court of hereby authorized to deposit any pubunder the national banking laws of. iteration, trial or default, manager, before the date of such appendix cree or final judgment, execution, before the date of such appendix here by the sheriff, sale, certificate hank receiving the same shall fur-nish to said officer, as security for nish to said officer, as security for

United States of America, or of the county municipality, or school district with-

By Senator J. L. Hoskins-

A bill for an act to prohibit the inration or maintainance of any saloon or the sale or giving away of intoxicaing liquors, in, or within three hundred feet of any depot, or station build ing, and providing a penalty for viola tion thereof

lie it enacted by the people of the

Be it enacted by the Legislative Asof the State of Oregon

Section 1. It shall be unlawful hereafter for any person, firm. any saloon or to sell or offer to sell or give away any intoxicating liquor. in, or within three hundred any railway, interurban railway, or street railway depot or station build

Inter. Section 2. Any person, firm or corporation violating the provisions the preceding Section shall be fixed in a sum of not less than \$100, nor more than \$500, or by imprisonment in the county july for not less than two months, nor more than six mon the Justices of the Peace _shall have jurisdiction in all violating of this act.

Introduced by Senator Burgess-A bill for an act to amend Section 32 of an act entitled, "An act providing for regulating the use, registration, license, identification, conduct and operating of vehicles operated up on the public roads, streets and highthe provisions of this act, shall be ways of the state of Oregon; to regulate and license the persons who drive the same; to prescribe penalties > for violation hereof; and to promote the unauthorized possession or use of a vehicle, and to provide penalty therefor; to license and identify all motor vehicles; to limit the authority of cities and towns on like subjects concerned with said vehicles; and to repeal all acts and parts of acts

either in conformity or in conflict herewith." Being Section 32 of Chap conflict ter 174 of the Session Laws of the State of Oregon for 1911. lie it enacted by the people of the

of the State of Oregon

Be it enacted by the Legislative As of the State of Oregon: Section 1. That Section 2 of Chap

ter 174 of the Sension Laws of the state of Oregon for 1911 be and the same is hereby amended to read as folows:

Sec. 32. Any sum of money of balance that shall be or remain in the Motor Vehicle on the list day of De cember of each year after payment of the claims of said year under the provisions hereof, shall be remitted and transferred by the state teasurer to the county treasurer of the various counties of the state of Oregon in proportion to the amount of such fund which shall have been received from such county for licenses, and all moneys so returned to and remitted to such county treasurer by 1 2 2 1 4 state treasurer shall be appropriated and paid into and be and become part of the general road fund of such county.

By Senator Barrett-A bill for an act to amend Section (Continued on Page 7.)

of the State of Oregon;

closed and for that purpose may em-Section 2. Any lien so ordered