

FOR ROAD TAXES IN CASH

WASHINGTON COUNTIES MAY ADOPT SYSTEM IF THEY WISH.

One-Tenth or One-Twentieth of Electors Can Have Question Submitted to Vote.

OLYMPIA, April 14.—The last Legislature passed the way for the collection of road taxes in cash. It passed a law which leaves this matter in the hands of the electors of the several counties. Upon petition of one-twentieth of the voters of any county, the County Commissioners shall submit the question at the next general election...

The law provides for a \$2 poll tax and not more than a 3-mill tax. The Commissioners shall divide their respective counties into not more than four districts. At the time of making the county levy, they shall order a tax of not to exceed 6 mills assessed to the several districts which they have created. The County Assessors shall collect the \$2 poll tax at the time of making the annual assessments of the county, the tax becoming due and payable March 1. Sponsors of the bill are: Representative J. W. Hunt, of Clatsop county, and Representative J. W. Hunt, of Clatsop county.

Section 1. That every male person resident of this state, and every person sojourning in this state for six months or more, over 21 years of age, and under 60 years of age, outside the limits of an incorporated city or town, unless by law exempt, shall annually pay a road poll tax of \$2, which shall be collectible in money, without any exemption whatsoever, on the first day of March in each year, or in the case of sojourners, at the expiration of their sojourn in this state. All poll taxes shall be paid into the district funds.

Section 2. The County Assessors shall, annually, at the time of the listing and assessment of personal property, make a separate list of all persons liable under the law to the payment of a poll tax, and shall at the same time make a list of all persons liable by law, and return such lists to the Boards of County Commissioners, together with the names of the persons who have paid and those delinquent. He shall pay all moneys collected to the County Treasurer. The remaining taxes due on such persons shall be collected by the County Commissioners, or as they shall direct.

Section 3. Any person, firm or corporation owing money to any person from whom a poll tax is due, or who is delinquent, may pay to any duly authorized collector of poll taxes such amount or amounts due or delinquent on such person, and such payment shall be a discharge in full of the debt, to the extent of such payment, and may be pleaded in defense in any action brought for the money paid. In all actions brought for poll taxes due or delinquent, the burden of proof that he has paid or showing that he does not owe the tax shall be on such debtor.

Section 4. The County Commissioners or any poll tax collector may authorize any poll tax to be collected through the process of civil procedure authorized by law. Public officers of this state shall render any service demanded by the Commissioners or any poll tax collector, and shall be held liable for any neglect or refusal to do so without charge of fee of any kind; provided, that County Commissioners may allow in the case of public officers who receive their salaries from the state, such allowance chargeable against the taxes collected as they may deem just.

Section 5. Any poll taxes due or delinquent, together with penalty and interest at the same rate as attached to delinquent real property taxes, shall be chargeable to and shall be lien from the time such taxes are due or delinquent to the County Auditor, who shall extend such list or lists on the tax rolls, against the real or personal property of such tax debtor.

Section 6. The means or methods provided in this act for the collection of poll taxes shall be held to be concurrent and any two or more may be prosecuted at the same time.

Section 7. The Boards of County Commissioners of the several counties of this state shall, at any time, after the expiration of the term of their office, and before the expiration of their term, not to exceed four road districts for the purposes of this act, and cause a brief description of the lands entered in the county records. May change such districts, but not oftener than once in any one year.

Section 8. The Boards of County Commissioners shall annually, at the time of making the levy for county purposes, levy and certify to the County Auditor a tax of not more than 3 mills on the dollar, on all taxable property in the county, which shall be payable in money, for the general road and bridge fund; from which fund they shall order paid such sums as may be found necessary for the construction, repair and improvement of roads and bridges.

Section 9. The Boards of County Commissioners shall assess, at the time of making the tax levy for general road and bridge purposes, provided for in section 8, and levy and certify to the County Auditor a tax of not more than 6 mills on the dollar of all the taxable property in the road districts previously defined by them, which shall be payable in money for a road district fund, from which they shall order paid such sums as may be found necessary for the construction and repair of roads in the several districts where the same are levied.

Section 10. When taxes shall have been levied and certified for the general and district funds, as provided for in the last two preceding sections, the County Auditor shall extend such taxes on the tax rolls of their respective counties, against all of the property subject to said taxes, in the same manner as other taxes are extended.

Section 11. The County Treasurers shall collect all taxes on the rolls, whether poll or property taxes, in moneys, whether taxes are collected, and credit the proper funds with the amounts collected.

Section 12. The Boards of County Commissioners may appoint from among the qualified electors in each district, for such time as they may determine, with compensation not to exceed \$5 per day, a Road Supervisor, who shall enter into a bond satisfactory to the Commissioners. The Commissioners shall have power to remove any Supervisor.

Section 13. It shall be the duty of the Road Supervisor under the direction of the County Commissioners, to keep the roads and bridges in his district in as good repair as the funds available will allow, and keep all roads open for travel at all times, and make a detailed monthly report of all work performed in his district during the previous month to the Board of County Commissioners; examine and certify all bills for labor and material in his district, and perform such other duties as may be required by the Commissioners for the proper maintenance of the highways.

Section 14. The supervisors of the several road districts shall meet with the County Commissioners on the first Tuesday of the board's regular session in April, to outline the road improvements to be made.

Section 15. All the funds in the county treasury, raised by the taxation herein provided, shall be expended by the County Commissioners, and all road and bridge construction, improvement or repair shall be made by the County Commissioners in the following manner:

"First—All road and bridge construction, improvement or repair, of which the estimated cost shall be under \$50, may be let by the Commissioners, or they may authorize the road supervisor to let the same without bids, or advertising as hereinafter provided.

"Second—In all bids the County Commissioners may require bidders upon such conditions as they may impose, before advertising for bids, to deposit with their bids certified checks or bonds, approved by the Commissioners, in the sum of 10 per cent of the estimated contract price, and said amount, if the conditions are not fulfilled, shall be by the Commissioners declared forfeited, and shall be paid into the general road and bridge fund.

"Third—In all road and bridge construction, improvement or repair, of which the estimated cost shall be more than \$50 and less than \$500, shall be let by contract by the County Commissioners on plans and specifications previously prepared by them, to the lowest and best bidder, calls for said bids to be made by posting for 10 days three notices in three public places as follows: One at the most public place on the route of the proposed work, one at the nearest postoffice to the proposed work, and one at the County Courthouse.

"Fourth—In road and bridge construction, improvement or repair of which the estimated cost shall be more than \$500 shall be let by contract by the County Commissioners on plans and specifications previously prepared by them, to the lowest and best bidder, calls for said bids to be made by posting three notices, as above provided for and publication in the official county paper for not less than three consecutive weeks prior to the time set by the Commissioners for the opening of the bids. The County Commissioners shall require a bond of the successful bidder to the amount of the estimated cost of construction, improvement or repair of roads or bridges, conditioned for the faithful performance of the contract according to law and any requirements the Commissioners may impose at the time of advertising for bids.

"Sec. 15. No work shall be paid by the County Commissioners to exceed 50 percent of the value of any work done at any time until the entire work is completed by the contractor and accepted by the Commissioners.

"Sec. 16. The provisions of this act shall not become operative in any county in this state unless a majority of the qualified voters thereof shall vote in favor of adopting the system herein provided, which question shall be submitted as follows:

"First—The system provided for herein shall be known for the purposes of elections as 'the system of collection of road taxes in money, and the expenditure thereof by contract.'

"Second—Upon the petition of a number of qualified voters of any county equal to one-twentieth of the voters that voted in such county for the candidate for Governor elected at the last preceding election, the County Commissioners shall call a special election, to be held in not less than 30 and not more than 60 days, provide ballots, and submit the question at such special election.

"Sec. 17. If a majority of the voters voting at any election in any county in favor of the adoption of the provisions of this act, thereupon the provisions of this act shall become operative in such county, and the County Commissioners or construction to effect its objects, and all laws relating to any other system shall be superseded by the provisions of this act."

NEW HOME OF Y. W. C. A.

CHEERFUL ROOMS IN TOP STORY OF MACLEAY BUILDING.

Association Has 400 Members and Its Officers Look for Rapid Increase.

The Portland Young Women's Christian Association is beginning to feel at home on the top floor of the Macleay building, the half of which has been fitted up for the comfort of its members. The visitor, upon leaving the elevator, is ushered into the rooms through a well-lighted hall, which leads to a commodious dining-room on the side facing Fourth street. A number of young women enjoy a luncheon here on week days, while taking in the unobstructed view of the entire city, the east and of the Cascades, unobscured by Mount Hood, beyond. The floors of this fine room, like those of the remainder of the suite, have been treated to a hard-wood finish and the cheerful Oregon wood adds to the attractiveness of neat-covered tables and dainty ware. Meals are served a la carte, from 1:30 A. M. to 1:30 P. M. A male chef and young women waitresses are employed for that portion of the day.

The reading-room faces the Washington street, or north side of the building and commands a view of Mount St. Helens and the stretch of city, river and mountains intervening. A long table, covered with the latest periodicals, greets the visitor, and the neat chairs standing on the broad, comfortable rug, suggest rest and recreation.

The reception room occupies the northeast corner and includes Moods Hood and St. Helens in its unobstructed view. Here, neatness and taste are manifest in the furniture and appointments, and as parlour, reading-room and refectory can be thrown into one apartment, quite a large assemblage can find accommodation in an emergency. When there are lectures or instructions to large classes, the three rooms may be thrown into one.

A reclining-room, facing Washington street from about the middle of the building, has been fitted up with upholstered lounges and plumed arm chairs to enable visitors to rest after an hour of downtown shopping. This apartment is abundantly supplied with all that is needed, while light and a fine northern prospect unite to give it a cheerful appearance.

A peep into the kitchen discloses piles of well-arranged crockery, glistening tinware, a modern range, and a papered chamber, the only man about the place. Several neatly-aproned waitresses were bobbing in and out, as it was lunch hour and the tables in the big, bright dining-room were occupied by members of the association. Cloak and bathrooms are in the south side of the building.

To add to the cheerfulness of the apartment, the walls and ceilings have been shaded a light green. The wainscoting and door panels of light Oregon hardwood have been treated to a hard-wood finish. All is brightness, light, neatness and cheer everywhere, and there is no room for gloom. Visitors appreciate this and soon allow themselves to be absorbed by the pleasant surroundings. The rooms are to be open daily from 9 A. M. to 9:30 P. M., on week days, and arranged quarters until the new rooms were opened a few weeks ago. Rapid increase in membership is expected by the officers, as the association offers a pleasant headquarters for women at a very reasonable cost.

A physical culture class was organized Monday by Mrs. E. W. Gillien, and an art class will have sessions on Tuesdays. This last named will be managed by members of the Art Club. A glee club, mandolin and guitar classes are among the probabilities of the near future, as also classes in French.

The present officers of the association are: Mrs. W. J. Honeyman, president; Mrs. L. E. Rockwell, first vice-president; Mrs. J. T. Gray, second vice-president; Mrs. C. W. Lawrence, third vice-president; Mrs. W. B. King, fourth vice-president; Mrs. Levi J. Goodrich, recording secretary; Miss Mabel E. Hazelting, treasurer. The officers desire to express their hearty appreciation of the manner in which the business men of Portland subscribed to its funds, and express the hope that the Y. W. C. A. may become self-supporting in the near future.

COLONEL BERRETT DEAD.

Ex-Mayor and One of Best-Known Citizens of Washington, D. C.

WASHINGTON, April 14.—Colonel James G. Berrett, ex-Mayor of Washington and one of its best-known citizens, died today, aged 85 years. He was a native of Baltimore, and in 1850 was elected Mayor of Washington as a Democrat. He was chairman of the inaugural committee when President Cleveland was inaugurated the second time, and during both the Cleveland administrations was always a welcome caller at the White House.

August 25, 1861, Colonel Berrett, by order of Secretary Seward, was arrested as a Southern sympathizer, the charge against him being that he had written "certain letters containing treasonable utterances against the United States." He was sent to Fort LaFayette, and held there for two weeks as a military prisoner. When President Lincoln heard of the arrest, he ordered Colonel Berrett's discharge.

Marriage Notice Causes Surprise.

LONDON, April 15.—Considerable surprise has been caused here by the statement by the Sunday Special yesterday that the Marquis of Headfort was privately married during the present month to Miss Rosa Boyce, of the Gaiety Theater, and that they are now staying at Folkstone. It was generally understood that the marriage had been postponed, and that the Marquis would go abroad. The statement of the Sunday Special is not confirmed in any quarter.

ANTI-CANTEEN EVILS

DRUNKENNESS GREATLY INCREASED AMONG SOLDIERS.

At Fort Myers, There Was More in One Month Than Under Old Law in Six.

WASHINGTON, April 10.—Although the anti-canteen law has been in operation but a few weeks, its evil effects are already being felt at many of the Army posts. This is particularly the case at Fort Myers, located just north of Arlington, on the hills overlooking Washington City. The officers at that post, which, by the way, is one of the most complete and modern equipped of any in the country, are deeply lamenting the passing of the canteen. They say the anti-canteen law has not only destroyed the canteen, but has practically wiped out the post exchange, so far as the general good effects are concerned. It is generally understood that the greatest revenue was derived from the sale of beer, and the stopping of those sales has so reduced the profits, and other commodities being sold on a slight margin, that the exchange can no longer thrive, and no longer attracts the men.

Surrounding Fort Myers, in almost every direction, are groups of small, dingy, dirty groceries, where are sold the poorest qualities of beer, whiskies and other liquors. During the days of the canteen these places were drawing crowds of soldiers. Moreover, within half a mile of Fort Myers is a small settlement, a collection of gambling and other houses of more or less ill repute, that for some years has done little business, except with the sporting element that went out from Washington. In the last month that town has changed its line, and now resembles a thriving mining center in the West, save for the mines. Vice has increased generally. The soldiers are the men who are accountable for this change, but back of this, the Congress which abolished the canteen is held primarily responsible by the officers.

The officers stationed at Fort Myers freely say there has been more drunkenness at that post in the past month than there was under the canteen system in six months. This is particularly so around the post, where the Congress was in operation, they say, pay day brought no change in the good order of the post. It now brings general disturbance. The explanation is easy. The canteen at Fort Myers was a general place of congregation for the men. There was no disorder, there was no commotion, no rioting. The abolition of the canteen destroyed this place of congregation, and threw the men into the near-by saloons, where their surroundings and associations were of the very worst, while the liquor they purchase is bad. If men have been accustomed to the moderate use of beer or other beverages, you cannot, evidently, destroy their taste by taking away the canteen. The evil that has resulted is expected in most quarters. The Fort Myers officers say it now remains to be seen whether Congress, after having a year in which to observe the workings of its ill-drafted legislation, will have the courage to rectify what is a manifest evil.

Domestic and Foreign Ports.

ASTORIA, April 14.—Arrived down at 10 A. M. British ship Kate Thomas. Condition of bar at 6 P. M. smooth. Wind northwest, weather clear.

New York, April 14.—Arrived—Tauris, from Liverpool. Sailed—Georgian, for Liverpool.

San Francisco, April 14.—Arrived—Barge C. H. Wheeler, Nehalem steamer Monterey, Coos Bay; schooner Charles R. Wilson, Aberdeen. Sailed—British steamer Wellington, Chemalms; ship Drummer, Port Townsend; ship Brothers, Bristol Bay; bark Coalings, Bristol Bay.

Hoquiam, Wash.—Sailed—April 13—Schooner Lillibonne, from Aberdeen for San Francisco.

Antwerp, April 14.—Passed Cevic, from New York for Liverpool.

Lizard, April 14.—Passed—Finnland, from New York for London.

Kinaster, April 14.—Arrived—Friesland, from New York.

Londonderry, April 14.—Sailed—Laurentine, from Glasgow and Liverpool for Halifax, N. S.

Southampton, April 14.—Sailed—Lahn, from Bremen for New York.

Queenstown, April 14.—Sailed—Umbria, from Liverpool for New York.

Boston, April 14.—Arrived—Utonia, from New York, April 14.—Arrived, Astoria, from Glasgow and Moville.

Liverpool and Queenstown.

Probable Site for Soldiers' Home.

KNOXVILLE, Tenn., April 14.—The

HAECKEL'S PHILOSOPHY.

A Word About It From Goldwin Smith.

New York Sun.

We heartily and gratefully accept the revelations of physical science, casting away the traditions of religion, being theological, or of any other kind, which its discoveries have disproved. But before we resign ourselves to its exclusive dominion, we must first determine what to look around. One or two grounds for hesitation may be mentioned. It is not pretended here to do more. The knowledge of the physical sciences, in its philosophical, or of any other kind, which its discoveries have disproved. But before we resign ourselves to its exclusive dominion, we must first determine what to look around. One or two grounds for hesitation may be mentioned. It is not pretended here to do more. The knowledge of the physical sciences, in its philosophical, or of any other kind, which its discoveries have disproved. But before we resign ourselves to its exclusive dominion, we must first determine what to look around. One or two grounds for hesitation may be mentioned. 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