

FULTON HAS HIS WAY

Prevents Over-Saturday Adjournment.

AIDED BY MARION COUNTY

Some Democrats Also Wanted to Go On With the Work—More Rumors Afloat of Increased Vote for the Astorian.

THE VOTE AT SALEM. Geer 33, Wood 16, Scattering 21, Absent 4, Total 74.

SALEM, Or., Jan. 30.—(Staff correspondent.) Mr. Fulton today won his fight to prevent over-Saturday adjournment.

Mr. Fulton's reasons for insisting on reversal of the precedent set last week were that he feared absenteeism next Monday, from which he suffered the temporary loss of the present week.

The sole interest in the Senatorial fight today has centered on the adjournment struggle and the associated gossip about prospective Fulton accessions tomorrow.

The House appeared to have little trouble in making up his mind about adjournment. When it was learned that the Senate had declined to take a recess until Monday, the House promptly followed suit.

FULTON OPPOSES A RECESS.

How the Senate Was Made to Re-nounce in Session.

SALEM, Or., Jan. 30.—(Special.)—The opposing interests in the Senatorial contest clashed in the Senate this forenoon on the question of adjournment until Monday, and the Fulton forces won.

"No one heard the result declared," interrupted Senator Mulkey, but President Brownell informed the Senate that he did declare the result, and that he could not entertain the demand for a division.

"I appeal from the decision of the chair," interrupted Senator Daly, taking a new tack, in the hopes of finding some way to get a count of votes.

"No appeal can be taken from such a decision," responded Senator Fulton, coming promptly to the support of the President, and again manifesting his earnest desire that no count be had.

"The chair believes the Senators will support him in ruling that no appeal lies in from the declaration of the ballot," said President Brownell, in his most winning tone, and then the Senators who were in favor of adjournment quietly acquiesced in the wishes of the President.

Afterward there was some lively skirmishing around to see that all the lines were strong enough so that the decision on adjournment could not be broken and then the Senate returned to business.

What the political significance of the question of adjournment was few could comprehend, but it was clear that Senator Fulton was strongly opposed to adjournment over Saturday, and the anti-Fulton people were as strongly in favor of it.

The fact that 19 of Senator Fulton's supporters were blockaded by the flood last Monday, and were not present when the Senatorial ballot was taken, may have

something to do with his desire that they be not given time to go far away from the Capitol again.

The afternoon session the fight over adjournment was renewed, but under somewhat different conditions. The House had decided to hold a session tomorrow. Senator McGinn moved that when the Senate adjourn it adjourn until 11:50 Monday.

"I appeal from the decision of the chair and call for the ayes and noes," said Senator McGinn. A vote was taken, and it was found that the majority was in favor of the adjournment until Monday.

GAULT MAKES A BREAK.

Votes for Geer But Takes It Back in Time.

SALEM, Or., Jan. 30.—(Special.)—Gault, the great chameleon, affords the joint convention a little diversion today. When his name was called on the ballot for Senator he responded in a very loud tone of voice, "Geer." Now Gault is nothing but a Fulton voter, but he is also nothing if not contumacious.

Following was the ballot for the principal candidates: For C. W. Fulton—Booth, Both, Brownell, Carnahan, Carter, Cornett, Dimick, Eddy, Edwards, Emmitt, Farrar, Gault, Ginn, Hahn, Hale, Hanthorn, Hermann, Hines, Huntley, Kuykendall, LaFollet, Marsters, Miles, Paulsen, Phelps, Purdy, Rand, Riddle, Shelley, Smith of Yamhill, Webster and Williamson—32.

For T. Geer—Burgess, Croisan, Daly, Dickson, Eddy, Gault, Ginn, Hahn, Hines, Howe, Johnson, Johnston, Judd, Kay, Mulkey, Simmons, Steiner and Wheeland—14.

For C. E. S. Wood—Bilyeu, Blakely, Durbach, Hall, Galloway, Gill, Kramer, Miller, Murphy, Oliver, Pierce, Robbins, Sweek, Test, Wade and Wehrung—12. Scattering, 20; absent, 4.

INHERITANCE TAX BILL.

Committee Reports Favorably on Malarky's Measure.

SALEM, Or., Jan. 30.—(Special.)—The joint committee on assessment and taxation today reported favorably on Malarky's bill for an inheritance tax. The bill provides for a tax on the net value of an estate, and the rates of tax specified are as follows:

When such inheritance shall pass to any child, grandchild, or other descendant, brother, sister, wife or widow of a son or the husband of a daughter or any child or children adopted as such in conformity with the laws of the State of Oregon, or to any person who is the decedent for not less than 10 years prior to death stood in the acknowledged relation of a parent, or to any lineal descendant born in lawful wedlock, in every such case the tax shall be at the rate of 1 per centum upon the appraised value thereof received by each person; provided, that any estate which may be valued at less than \$10,000 shall not be subject to any such duty or taxes.

The tax is to be levied in above cases only upon the excess of \$500 received by each person. When such inheritance shall pass to any uncle, aunt, niece, nephew, or any lineal descendant of the same, in every such case the tax shall be at the rate of 2 per centum upon the appraised value thereof received by each person on the excess of \$200.

In all other cases the tax shall be at the rate of 3 per centum upon the appraised value thereof received by each person. The bill provides for a tax on the net value of an estate, and the rates of tax specified are as follows:

When such inheritance shall pass to any child, grandchild, or other descendant, brother, sister, wife or widow of a son or the husband of a daughter or any child or children adopted as such in conformity with the laws of the State of Oregon, or to any person who is the decedent for not less than 10 years prior to death stood in the acknowledged relation of a parent, or to any lineal descendant born in lawful wedlock, in every such case the tax shall be at the rate of 1 per centum upon the appraised value thereof received by each person; provided, that any estate which may be valued at less than \$10,000 shall not be subject to any such duty or taxes.

FLUMES FOR COUNTY ROADS.

Hayden's Bill Authorizing Them Stirs Up a Debate.

SALEM, Or., Jan. 30.—(Special.)—The House opened with prayer, offered by Rev. H. A. Ketchum. New bills were introduced as follows:

H. B. 254, Reed, to provide for recording of certificates of Sheriff's sale on execution; to committee on judiciary.

H. B. 255, Reed, to amend code; to committee on revision of laws.

H. B. 256, Ginn, to regulate sale of school bonds; to committee on judiciary.

H. B. 257, Jones, for closed fishing season on Yaquina Bay and Alsea Bay; to delegates from Polk and Lincoln Counties.

HOME RULE FOR CITIES

SENATE PASSES JOINT RESOLUTION NUMBER 3 OF 1901 SESSION.

Proposed Amendment to the Constitution Giving People of Cities Power to Make Own Charters.

SALEM, Or., Jan. 30.—(Special.)—Senate joint resolution 3, of the session of 1901, was adopted by the Senate this afternoon. This resolution is known as the proposed "Home rule for municipalities amendment to the constitution."

The Legislative Assembly, by general laws, shall provide for the incorporation, organization and classification, in proportion to population of cities and towns, which laws may be altered, amended or repealed. Cities and towns heretofore organized by special laws may become organized under such general laws whenever a majority of electors voting at a general election shall so determine and shall organize in conformity therewith, and all charters theretofore framed or adopted by authority of the constitution shall be subject to and controlled by such general laws.

The House went into committee of the whole to consider H. B. 105 (Gale) bill providing to reimburse W. H. H. 220, Galloway, for a joint resolution special order of business for Saturday morning.

H. B. 189, Hayden, to authorize flumes on county roads, was passed.

H. B. 235, Test, to amend charter of Ontario, was passed.

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H. B. 241, Test, to amend charter of Ontario, was passed.

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H. B. 246, Test, to amend charter of Ontario, was passed.

H. B. 247, Test, to amend charter of Ontario, was passed.

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H. B. 249, Test, to amend charter of Ontario, was passed.

H. B. 250, Test, to amend charter of Ontario, was passed.

H. B. 251, Test, to amend charter of Ontario, was passed.

H. B. 252, Test, to amend charter of Ontario, was passed.

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THEY ARE EVENLY DIVIDED AS TO POLITICS.

None Are Members of Fair Corporation or Legislature—Approved by Fair Managers.

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In speaking of the appointments this evening, Governor Chamberlain said that the appointments were made in accordance with the expenditure of the \$50,000 appropriation were approved by a committee of the Lewis and Clark Fair managers, and are entirely satisfactory to them.

When the matter of appointments first came up, Governor Chamberlain was inclined to appoint at least a portion of the commission from among the members of the Lewis and Clark Fair corporation, but he concluded not to do so.

The act creating the commission provides that the executive committee shall confer with the managers of the corporation, but in case of a disagreement, the question in dispute shall be determined by the state commission, and if the commission cannot agree, then by the Governor, Secretary of State and State Treasurer.

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Governor Chamberlain today signed the Ashland charter bill.

Sanderson Reed's bill relating to the proving of official documents in foreign countries passed the House today.

The present law requires certificates to be obtained from the foreign country, but this bill in many cases is impossible to get. Mr. Reed's bill does away with this requirement.

Incorporation bills passed the House today to incorporate Myrtle Creek, Douglas County, and to amend the charters of North Yamhill and Ontario.

A general library bill passed the House today. It authorizes incorporated towns and cities to establish a library.

The Council of every incorporated city shall have the power to establish, equip and maintain a public library, or maintain and support any public library already established therein, and may annually appropriate for that purpose.

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THE PALATIAL OREGONIAN BUILDING



Not a dark office in the building; absolutely fireproof; electric lights and artesian water; perfect sanitation and high ventilation; elevators run day and night.

Rooms, AINSIE, DR. GEORGE, Physician, 413-414. ANDERSON, GEORGE, Attorney, 413-414. ASSOCIATED PRESS, E. L. Powell, 413-414. AUSTIN, F. C., Manager for Oregon and Washington, 413-414. BANKERS' LIFE ASSOCIATION OF DES MOINES, IA, J. P. Austin, 413-414. BARNARD, W. C., 413-414. BEHNARD, G., Cashier Pacific Mercantile Co., 413-414. BISHOP, W. H., 413-414. BROCK, WILBUR F., Circulator Oregonian, 413-414. CAMPBELL, W. M., Medical Referee Equitable Life, 413-414. CALDWELL, D. J., Dentist, 413-414. CALVIN, G. E., District Agent Travelers Insurance Co., 413-414. CHICAGO ARTIFICIAL LIMB CO., 413-414. DICKSON, 413-414. CHURCHILL, MISS E. J., 413-414. COFFEY, DR. J. J., 413-414. COLUMBIA TELEPHONE COMPANY, 413-414. COX, HALSTON, Manager American Guaranty Co. of Chicago, Ill., 413-414. CROW, C. F., Timber and Mine, 413-414. DAY, J. G. & I. N., 413-414. DICKSON, DR. J. F., Physician, 413-414. EDWARDS, DR. J. F., 413-414. EVENING TELEGRAM, 413-414. EQUITABLE LIFE ASSURANCE SOCIETY, 413-414. FENTON, J. D., Physician and Surgeon, 413-414. FENTON, DR. HICKS C., Eye and Ear, 413-414. FORTY, DR. J. J., 413-414. GALVANI, W. H., Engineer and Draughtsman, 413-414. GIBBS, A. J., Physician and Surgeon, 413-414. GILBERT, DR. J. ALLEN, Physician, 413-414. GOLDMAN, WILLIAM, Manager Manhattan Life Insurance Co., 413-414. GRANT, FRANK S., Attorney-at-Law, 413-414. GRISWOLD & FERGUSON, Tailors, 413-414. HANNA, W. T., 413-414. HAMMOND, A. B., 413-414. HARRIS, DR. J. F., 413-414. HEDGECOCK, DR. J. F., 413-414. IDELMAN, C. M., Attorney-at-Law, 413-414. JEFFREYS, DR. ANNICE F., Phys. and Surgeon, 413-414. JOHNSON, W. C., 413-414. KADY, MARK T., Supervisor of Agents, 413-414. LITTLEFIELD, H. R., 413-414. MACKAY, DR. A. E., Phys. and Surg., 413-414. MANHATTAN LIFE INSURANCE CO. OF NEW YORK, 413-414. MARSH, DR. R. J., Phys. and Surg., 413-414. MCCOY, NEWTON, Attorney-at-Law, 413-414. McLELLAN, DR. J. F., 413-414. McNEIL, MISS IDA, 413-414. McNEIL, HENRY E., Attorney-at-Law, 413-414. McQUIRE, S. F., Manager P. F. Collier, Publisher, 413-414. McKENZIE, DR. F. L., Physician, 413-414. METT, HENRY, 413-414. MILLER, DR. HERBERT C., Dentist and Surgeon, 413-414. MOSSMAN, DR. E. P., Dentist, 413-414. MUTUAL RESERVE LIFE INS. CO., 413-414. NICHOLS, HENRY, Supervisor of Agents, 413-414. NILES, M. M., Cashier Manhattan Life Insurance Company of New York, 413-414. NOTT, GEORGE, 413-414. OLSEN, J. F., General Manager Pacific Mercantile Co., 413-414. OREGONIAN INFIRMARY, 413-414. OREGONIAN BARBER SHOP, March 31. OREGONIAN EDUCATIONAL BUREAU, 413-414. OREGONIAN ENGINEERING, 413-414. PORTLAND EYE AND EAR INFIRMARY, 413-414. REED, C. J., Executive Special Agent Manhattan Life Ins. Co. of New York, 413-414. REID, WALTER, Optician, 413-414. RICKENBACH, DR. J. F., Eye, Ear, Nose and Throat, 413-414. RYAN, J. B., Attorney-at-Law, 413-414. SAMUEL, L., Manager Equitable Life, 413-414. SCHROEDER, DR. H. C., Phys. & Surg., 413-414. O. T. M., 413-414. SMITH, DR. L. B., Osteopath, 413-414. SMITH, GEORGE, 413-414. STOLTE, DR. CHAS. E., Dentist, 413-414. STOW, F. H., General Manager Columbia Telephone, 413-414. SUPERINTENDENT'S OFFICE, 413-414. THALMANN, A., 413-414. TUCKER, DR. GEO. F., Dentist, 413-414. U. S. LIGHTHOUSE ENGINEER, 413-414. VESTER, A., Social Agent Manhattan Life, 413-414. WILSON, DR. EDWARD N., Physician and Surgeon, 413-414. WILSON, DR. GEORGE F., Phys. & Surg., 413-414. WILLAMETTE VALLEY TELE. CO., 413-414. WOOD, DR. W. L., Physician, 413-414.

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