THE MORNING OREGONIAN, SATURDAY, JANUARY 31, 1903.



meantime made a net gain of one in the person of Senstor Farrar. Counting himself and Representative Hume, whose prolonged absence has notyet been ended, and may not be ended ort, and the question is now generally usked as to where he is going to get them. Doubtless Mr. Fulton himself would like to know.

portunities for defaults by Sheriffs, and for that purpose he has introduced a bill requiring Sheriffs to deposit in the county treasury at the end of each week all the sums collected for taxes during the week. The Salem W. C. T. U. has begun a cam-paign for the purpose of inducing the Legislature to provide for a matron for the CAUKIN, G. E., District Agent Travelers Hon. J. M. Long was around the lobby of

Ex-Governor Geer occupied a seat in the

A general library bill passed the House today. It authorizes incorporated towns and cities to levy a tax of 1-5 mill for establishment and maintenance of libraries. It was introduced by Galloway of Yembili. The bill reads: "The Council of every incorporated city

shall have the power to establish, equip

tical plumbers, which board shall conduct examinations and grant licenses. The fee for licenses is to be \$5 for master plumbers and \$1 for journeymen plumbers.

districts for the purpose of maintaining larger schools. Kuykendall's bill empow-ering school districts to provide for the transportation of pupils to and from school has also been reported with the recom-mendation that it pass.

tionment of the state into Senatorial and Representative districts was favorably reported today. Its purpose is to take Wasco County out of the "shoestring" districts in Eastern Oregon and make districts more compact in form. As his bill is in compliance with the demands of the crats for a reapportionment, it seems very likely to pass the Legislature

not pay as large a proportion of the cost of maintaining courts as they should, and he has therefore introduced a bill which proposes to raise the fees to be paid to clerks of Circuit and County Courts about 33 per cent. He has done this largely the advice of the County Judge of Wash-ington County. He believes that the recelpts from litigants should nearly pay the salaries of court officials, so that the non-litigating public will not have so much of

troduced a bill for an act to create the office of Chaplain at the penitentiary, without salary. The Chaplain is to have authority to conduct divine services in the prison chapel and to instruct the prisoners privately concerning their moral, mental and religious duties. The bill carries an appropriation of \$1000, which may be ex-pended by the Governor in his discretion. Heretofore Chaplains have been appointed at the prison by the superintendent. The make blennial reports, which are incorpo The

tion of their reports to an argum nt in favor of the state paying its prison Chap-lain.

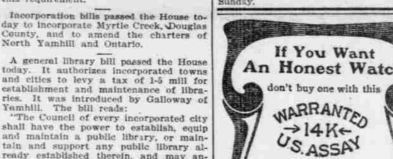
Senator Croisan has introduced a bill in the Senate for the appropriation of \$15,000 for the purchase of the E. N. Cooke residence in Salem as an Executive Mansion. The Cooke residence is just across the corner northwest from the Capitol. It is a 24-story building, and one of the most im-posing residences in the city. It was erccted a number of years ago by ex-State Treasurer E. N. Cooke. It is now owned by the Patton heirs.

Senator Hobson wants to reduce the op-

the Capitol today, and was invited to a seat within the bar of the Senate.

and Senator Fulton presided the third







THE PALATIAL

ton would be elected, except for the fact that the Clatsop County Senator has in the

When such inheritance shall pass to

any father, mother, husband, wife, child, brother, sister, wife or widow of a son or the husband of a daughter or any

pass. The bill provides for a tax to be paid to the State Treasurer by the administrator of an estate. The rates of tax cified are as follows:

child or children adopted as such in con-formity with the laws of the State of County; pags Oregon, or to any person to whom 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 tentiary. I per centum upon the appraised value thereof received by each person; provid-er, that any estate which may be valued at a less sum 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 \$5000 received by each person. When such inheritance shall pass to any uncle, aunt, niece, nephew,

te the matters reported by the special mmittee on printing. S. B. 52, McGinn-To prohibit child labor

under certain ages; passed. S. B. 164, Smith of Yamhill-To amend the charter of McMinnville; passed. S. B. 155, Rand-To amend the charter of Baker City; passed. H. B. 5, Davey-To provide for four terms of the Circuit Court in Marion Vale and Ontario Agree on Settle-

the citizens, together with an appeal from the Grant's Pass Board of Trade,

have been forwarded to Representative Hale from Josephine, who will vigorously oppose the bill.

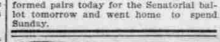
EFFECT A COMPROMISE.

that

Senate today beside Senator Crolsan, who

the Senate was in session. Senator Kuykendall was called to the chair twice to preside over the deliberations of that body

A number of members of the Legislature



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GALVANI, W. H., Engineer and Draughts-

.. 405-400

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

## FULTON OPPOSES A RECESS.

### How the Senate Was Made to Remain 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, How the actual line up stood cannot be known. as the motion to adjourn was arbitrarily decided before a division could be called for, and President Brownell ruled that no appeal could be taken from his declaion.

The motion to adjourn until Monday was made by Senator Daly. The affirmative received what seemed to be a majority vote, but when the negative was called for, it met with a loud storm of "noes."

"The motion is lost," instantly declared President Browneil.

"Division," demanded Senator McGinn. "You are too late," said Senator Fulton, showing by his manner that he considered it very important that a count should not It very important that a count should not be had. "The chair has already declared the result of the vote, and it is too late the telegraph and telephone companies to call for a division.

"No one heard the result declared." interposed 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," interjected 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 carnest desire that no count be had. "The declaration of the result of a vote is not appealable."

"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 points. 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 Fultrn was strongly opposed to adjourning over Seturday, and the anti-Fulton ple were as strongly in favor of ft. The fact that 10 of Senator Fulton's supporters were blockaded by the flood last porters were blockaded by the flood last Monday, and were not present when the Senatorial ballot was taken may have Senatorial ballot was taken, may have

or any lineal descendant of the same i 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 th

rate of 3 per centum upon the appraise value thereof received by each person body politic or corporate, on all amounts over \$500 and not exceeding \$10,000; 4 per centum on all amounts over \$10,000 and not exceeding \$20,000; 5 per centum on all amounts over \$20,000 and not exceeding \$50,000; 6 per centum on all amounts over \$50,000. The joint committee passed upon Ed-

dy's corporation bill as amended and will report favorably upon it. During the session tonight a member of the committee suggested that every

saloon in the state be recuired to pay a state tax of \$100 a year, and the suggestion met so much fivor that it will be taken up again, and probably reported

favorably. On Monday evening the committee will nuider bills for the taxation of the franchises of telephone, telegraph, ex-press and oil companies. Representatives will be present.

#### FLUMES FOR COUNTY ROADS. Hayden's Bill Authorizing Them Stirs Up a Debate,

Hayden's bill to authorize flumes county roads stirred up a brief debate in the House today, but passed without dif-ficulty. He explained that the bill was needed in Benton County in order to en-

able timber to be brought to places where it could be milled or transported. Wagon roads were inadequate. In the particular case in which an emergency existed a tim-ber company had secured rights of way through private land for its flumes, but desired access to county roads at several Mr. Ganet opposed the bill. He said there

was a great deal of objection to fran-chises for locomotives on county roads and he thought flumes more objectionable than locomotives.

Mr. Hayden said there was no danger of abuse from the privilege because fran-chises were to be granted only at the discretion of County Courts.

"Why make this law apply to the whole state?" said Mr. Kay. Mr. Jones, of Lincoln, thought the bill a good one. It was to enable lumber to be brought to railroads and shipping points. Shipment over wagon roads was impossible. poesible

impossible. Mr. Purdy said the same emergency ex-isted in Washington County. He did not see how the public would be unduly in-convenienced. Construction of the flumes was to be left to the regulation of the County Courts. The bill passed.

To Cure a Cold in One Day

ment of County Sent Question. The Senate received a communication from the Governor calling attention to the

scandal at the State Prison. The com-munication was referred to the special ammittee to invostigate the State Peni-Bills were introduced in the Senate today as follows: S. B. 154, Stelwer-To regulate the selec-

tion of lieu lands, S. B. 155, Miller-To create the office of chaplain at the penitentiary. S. B. 156, Wehrung-To provide for payment of fees on appeal to the Supreme Court

S. B. 157, Croisan-To provide an executive mansion. S. B. 118, Sweek-To provide for licensing

S. B. 159, Carter-To fix the amount of traveling expenses of the Superintendent of Schoole of Jackson County. S. B. 190, McGinn-To amend the law. relating to evidence.

S. B. 161, Hobson, by request-To require heriffs to make weekly deposits in the ounty treasuries. S. B. 162, Kuykendall-To amend the code to as to provide for the transfer of titles

from Douglas to Lane County. S. B. 163, Daly-To amend the law re-lating to condemnation of right of way

for water ditches. S. B. 164, Smith of Yamhill-To amend he charter of McMinnville. S. B. 165, Rand-To amend the charter

of Baker City. S. B. 167, Myers, by request-To regulate the business of conducting intelligence or employment offices. S. B. 168, Myers-To amend section 5923

of the code. S. B. 169, Rand-To declare valid deective articles of incorporation. S. B. 170, Sweek, by request-To amend the code so as to authorize courts to re-new the lien of injunctions after 10 years.

## IN THE HOUSE.

Introduction of a Number of New Bills.

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 record-ing of certificates of Sheriff's sale on xecution; to committee on judiciary. 255, Reed, to amend code; to comm alttee n revision of laws. 256, Ginn, to regulate sale of school

bonds; to committee on judiciary. 257, Jones, for closed fishing season on Yaquina Bay and Alsea Bay; to delegates from Polk and Lincoln Counties, 258, Emmitt, to license grazing of sheep; to committee on counties.

259, Burleigh, for a bureau of informa on; to committee on labor and indus-

SALEM, Or., Jan. 30.-(Special.)-The light between Vale and Ontario for the ready established therein, and may an-nually levy and cause to be collected as ounty seat of Malheur County was comother general taxes are collected a tax

upon each dollar of the assessed value of the taxable property of such city, omised today through the efforts of the House committee on countles. Both factions have large lobbies at the Capitol. to provide a library fund, which fund which have been fighting each other hard. The compromise is that the question of relocation is to be submitted to a vote shall be kept separate from other money of the city, to be used exclusively to maintain such library; provided, the said library tax shall not be included of the people of Malheur. In order to secure this vote a petition must be prein the aggregate amount of taxes as limited by any provision of any charter under which any city is now organized." sented to the County Court containing the names of 60 per cent of the registered

electors of the county. This petition is A bill to prevent bribery in a political to give the name of the town to be voted for and the election is to be held at the envention passed the House today. The next general election after filing the petition. If 60 per cent of the vetes cast are for the town contained in the petition, Douglas, and a substitute was presented by the committee to which it was re-ferred, retaining the substance of the

the removal is then to be made. In case original bill and changing it only in minor phraseology. The bill reads: town which enters the race falls to the minor phraseology. The bill reads: "If, any person shall give or offer, or get that 60 per cent of the votes cist, the question cannot be brought up again for four years. The lobbyists on both sides say they are content with the com-

promise. The committee will report probtomorrow a substitute bill embracing the terms as above set forth.

# BITTER COLD IN ALASKA.

#### Temperature So Low That Even Eskimos Are Suffering.

SAN FRANCISCO, Jan. 30.-Alaska is undergoing the severest Winter that has visited the Northern country in 29 years. Even the Eskimos, who are accus-

tomed to the cold, are suffering. The little codfishing schooner Pearl, which has arrived from the North, brings news of the condition of affairs in the icebound land. The Pearl comes from Unga, Alas. ka, with 18,000 codfish. Her officers state that the thermometer at Unga fluctuated between 10 and 12 deg. below zero. Snow has fallen, covering the ground to a great depth. The white men residing in Unga were greatly affected by the cold.

Great satisfaction is expressed here at the passage of the bill at Salem appro-

priating \$500,000 for the Lewis and Carlk

Exposition at Portland in 1905. While Portland and vicinity will gather greater

benefit from the Exposition than any other city and section of the state, she will not receive it all, for the light of

progress will reflect its rays to the most remote part of the state. What we need

remote part of the state. What we need mostly is a progressive, energetic class of

The crew of the Pearl also suffered, The Pearl had a hard time fighting her way out of the ice. For 16 days the chooner lay motionless in an ice field, 00 miles from Unga. Only by strenuous efforts was Captain Ipsen able to free his vessel from the pack and reach open



sideration, to any delegate or person en-titled to vote in any political convention, or assembly of electors, assembled for the purpose of nominating candidates for These Stamps in Watch Cases office in this state, with intent to influence such vote, or who shall buy, or offer to buy the proxy or right to vote of any delegate or person entitled to sit in such convention, shall be deemed guilty of bribery, and shall be punished by imprisonment in the penitentiary not less than alx months nor more than two years; or by imprisonment in the County Jali not less than 60 days nor more than six months." The licensing of plumbers in cities of 5000

inhabitants or more is contemplated by a bill introduced in the Senate by Senator Sweek. The measure provides that in all such citles any person desiring to engage in the business of plumbing must apply to the City Inspector of Plumbing and Drainage or other officer having jurisdiction, and must be examined as to his qualifications for such business. In the case of firms or corporations, the licensing of one member of the firm shall be sufficient. In every city of 5000 inhabitants there shall be every appointed a board of examiners, consisting

96



The dignity of our profession does not permit us to speak too freely of our accomplishments, yet it is the duty of a recognized and heriti-mate physician to may sufficient that the public may distinguish him from the impostor. This we are entitled to state: Our practice is the largest on the Coast, built up by the personal recommendation of one patient to another. It can be stated, too, without fear of contradic-tion, that previous to our announcements of the importance of urefural and prostatic in-flammations as factors in the disorders of men, that treatment was conducted in an unknocem-ful manner. ful manner. Our brilliant cures and the copying of our methods by others is evidence of our superlor-



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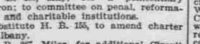
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immigrants to assist in the development of our many resources -----H. B. 325, Hines, to amend charter of Forest Grove; to committee on citles and towns.
333, Hines, to amend code section 4234; to committee on roads and highways.
344, Eddy, to amend code relating to school taxes; to committee on education.
H. B. 255, Whealdon, to regulate running at large of stock in Wasco; to committee on agriculture.
H. B. 255, Kay, for a penitentiary mairon; to committee on penal, reformatory and all had whooping cough last toroup, and all had whooping cough that for the damberlain's Cough Remedy with perfect success. It cough a strend that would relieve the awful hacking of whooping cough." There is no danger in giving this no harmful drug. For sale by all drug-sites. Croup and Whooping Cough.

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try. 200, Hahn, to amend code, section 1135; committee on judiciary. H. B. 251, Burgess, to require owners of stockyards to keep record of brands of unimals; to committee on irrigation. H. B. 262, Hines, to amend charter of

orest Grove; to committee on citles and