THE MORNING OREGONIAN, SATURDAY, FEBRUARY 7, 1903.



meeting and the appropriations combined into three omnibus bills, which will be presented to the House and Senate simultaneously.. The first of these bills, and the one that will take precedence over all others, is that providing for the higher educational institutions of the state. The second bill will look after the needs of the various executive departments of the state. The third bill will provide for the various institutions under charge of the State Board of Control.

Whatever may be available after the interests provided for in these bills are properly attended to will be divided among the other appropriation measures, and from this undistributed balance must come whatever the Legislature decides to give the Lewis and Clark Centennial. The feeling, on the whole, is quite friendly toward the Fair, especially among the members who have lived in the Northwest sufficient length of time to understand the advantages that will accrue to Washington as well as Oregon.

Available Sum Is \$2,100,000.

The appropriation committee will have available about \$2,100,000 for all purposes, and at the present time they can figure up pretty close to \$3,000,000 that will be asked for. The Governor is very much erposed to going beyond the amount available, and there will undoubtedly be onsiderable scaling down and trimming in order to keep within the limit of the available assets. Two years ago there was about \$1,800,000 available and over 22 500,000 asked for. The difficulty in making a satisfactory distribution was so reat that toward the last of the sessisome of the members interested in road appropriations and other similar bills formed a combination in both houses which came within a very few votes of defeating the general appropriation bill. It was held back until the last minute, and when it was finally reported was so fiercely attacked that for a time the welfare of some of the state institutions de pendent thereon was seriously threatened By taking it up in the manner now outlined and securing a report next week, one of the most serious problems that confronts the Legislature can be adjusted without placing any of the deserving objects of state funds in jeopardy, as they have been where logrolling was encouraged by proscrastination. The House transacted more business to day than it has handled at any previous day this session, but the Senate took an early adjournment, and most of the members left the city on the afternoon trains An attempt was made to adjourn the House until Monday, but the members who reside so far from Olympia that they would be unable to reach their homes were in the majority, and a session will be held tomorrow morning, although it is expected that it will be of short duration. There was considerable work going on the committees today, and another zed batch of House bills will probably be reported on in the morning. The committee on privileges and elections held a meeting this afternoon, with one of their members absent, and, as a result, on the anti-pass bill, five nding its passage, while five were indefinite postponement.

be amended from time to time, but al ways with due notice to the County Clerk county. 131, by T Kitsap, changing the name of Port Or chard to Charleston and the name of Syd-ney to Port Orchard. House bill 26, by Lewis of King, prohibiting use of nickel-in-the-slot amending old law, making it illegal to play for anything of value. This does away with merchandise machines. House bill 19, by Raine of King, making it lawful for any city or town to order any ent the cost of which is to b Improvement the cost of which is to be charged to abutting property, when said cost shall not exceed 50 per cent of the valuation of the property within the pro-posed improvement district, when such improvement is ordered by a vote of two-thirds of the whole Council of said city or town; provided, that this limit may be exceeded when any improvement shall be petitioned for by the owners of a major-ity of the property to be assessed for said proposed improvement and when such pe specifies not to exceed a certain ligher percentage. Very little interest was taken in any of these bills, except the nickel-in-the-slot machine measure. Easterday of Pierce objected to the bill as being no improvement on the one already on the statute-books. He declared that no high court had ever decided that the present law was unconsti-tutional, although some high chancellor of a Municipal Court may have so decided. Easterday said he would be in favor of an amendment to the law, which, if it could not eliminate the evil, would protect the player, so that the chances would not be ore than 95 to 99 per cent against him, as they were at present.

All rivers, streams, sloughs and navi-

Washington Veterans' Home. Limit of the expenditure therefor to be \$10,000. House bill 170, prohibiting sale of intextgable waters which are not navigable for commercial purposes, clared to be public highways for the float sating liquors within two miles of any ing, transportation and booming of log-lumber and other timber products. Any individual or company may b

naintained and kept in good repair.

Priority of such

chool under state paronage. House bill 178, providing that the Board of Geological Survey shall make a survey of the state in connection with the United States Geological Survey, each to spend a granted the exclusive right to improcontrol a stream for the purposes and set forth in the act. Such person or com like amount of money. House bill 119, compelling attendance at school of children between the ages of 5 pany shall file with the County Clerk no tice of intention to operate on the specified stream, and maps of surveys of pro-

and 18 years. House bill 28, providing for an eight-hou jected improvements. Priority of such no tices shall allow priority of privilege

day in mines and reduction works. House bill 24, providing for a 3-cent per mile maximum rate for carrying passen-gers in the state; roads less than 75 miles Within six months thereafter the ind vidual or company shall begin the work of improvement "and shall thereafter in length to be exempt. At the afternoon session Brewer of Che ligence."

halls by consent introduced House bill 39, creating a State Board of Osteopathic Registration and Examination. The House then established a new record

are allowed to remain out of repair on year after they might have been re session by passing eight bills, as ollows: stored.

House bill 178, by Dilling of King, re-lieving cities and towns from liability for death or damages to person or property may be secured from any person for the improvements shall be paid for, and per sons whose property may be damaged shall be compensated for their losses. If necessary rights cannot be obtained by upon streets which have not been im-proved and opened to public travel. House bill 6, by Benn of Chehalis, pro-

purchase at reasonable price, they may be condemned in the courts. But all rights acquired by this method shall be viding for platting, appraisement and sale of Aberdeen tidelands, and setting aside the Harbor Line Commissioners' map of Aberdeen and re-establishing harbor lines

used for the purposes for which they were obtained, and should they not be used within two years after they have been House hill 165, by Henry of Spokane, pr obtained they shall revert to the origina tecting occupants of land who have in good faith made permanent improvements holder When the improvements are completed the holder of the franchise shall repor hereon. Senate bill 17, by Tolman of Spokane

this fact to the County Clerk, and shall fix "reasonable regulations" for the public use of the waters. Such regulations may preventing public officers from accepting witness fees except in cases of police offi-cers off duty or officers called to another

Trouble in Idaho.

BOISE, Idaho, Feb. 5.-(Special.)-The riends and opponents of the Clearwater riends and opponents of the Clearwater County bill got together today and endeavored to

deavored to patch up a compromis whereby the taxpayers of Southern Sho shone would obtain immediate relief from their present troubles in regard to their county seat. Senator Crum and Repcounty seat. Senator Crum and Rep-resentatives Black, Thomas and Farrell were agreeable to the annexation of Southern Shoshone to Nez Perces, and Representatives Greer and Anderson, of Southern Shoshone, expressed a willing-ness to support a blil for this purpose. In order to get around the constitutional difficulties it was proposed to abolish Shosecute such work with all reasonable Such improvements must be shone and Nez Perces Counties and recreate them on new lines, taking South-ern Shoshone into the latter county. Th holder of the franchise shall "forfeit all rights obtained by virtue of the provi-sions of this act" when improvements Legal advice was sought, and it was found that this could not be done with-out coming into conflict with the constitution. It would be necessary to change the names of the counties in order to com-ply with the constitution, and neither side The rights or privileges which was willing that this should be done. The opposing factions are still trying

to find a way out of the difficulty, and with the spirit of conditation now ex-hibited, there is hope of their success. Meanwhile the committee on county lines and boundaries is holding back its report on the Clearwater bill pending the introduction of a compromise measure.

STILL REMAINS SINGLE. Miss Whittaker Has Not Yet Found

a Husband in Tacoma. TACOMA, Wash., Feb. 6.-(Special.)-George Collier returned North to What-com Thursday last, from an unsuccess-

her first appearance in the city

ful interview with Lilian Whittaker, the

MARY MACLANE IN BOSTON.

Butte Girl Declines to Go to Europe

and Is Writing a Drama.

ANACONDA, Mont., Feb. 6.-An Inter-fountain special from Boston says:

house to go to Europe and write her impressions for publication. The young Montana authoress is living quietly in the

Back Bay district and is engaged in llt-

It is said she is at work on a drama

which she thinks will attract more at-tention than her book and will bring

her a larger pecuniary reward.

all officers and employes of said institu-tions, prescribe their duties and remove them, when in their judgment the good of the public service requires. "Sec. 3. The said board is further au-

thorized to appoint a competent man to act as secretary and auditor of the board, and purchasing agent for the state, to act under the directions of the board in the purchase of supplies for the various in-stitutions, buildings and offices of the state, over which the board may have ontrol

"Sec. 4. It shall be the duty of the Ore con State Board of Control to purchase supplies for all of the state institutions named in section 2 of this act, from the lowest responsible bidder after publicly advertising for bids for the same, and the supplies for the various institutions shall be so grouped that the total amount of each article for all the institutions may be advertised for at the same time. It shall be their duty to purchase, in the same way, such supplies for the various state offices and officers as may be authorized by law. They shall be authorized to maintain a depot of supplies at or near the Capitol building, if in their judg-ment the best interest of the state shall require.

"Sec. 5. The said Board of Control shall require of each and every superintendent or manager of the respective institutions under the control of the said board an itemized statement of receipts and disbursements for each and every month of the institution for which he is manager or superintendent. "Sec. 6. As compensation said Board of

Control shall receive the sum of \$10,00 per annum, and no more, for all the serv tees performed by such board for the state, to be equally divided among the members thereof, and the sum of \$10,000 is hereby appropriated annually after the first day of February, 1807, for the pay-ment of the salary of the State Board of Control." ntro

believe it would help me?" Surely you cannot wish to remain weak and sick and discouraged, exhausted with each day's work. If you have some derangement of the feminine organism try Lydia E. Pinkham's Vegetable Compound. It will surely help you.

Mrs. Emilie Seering, 174 St. Ann's Ave., New York City, writes:

"DEAR MES. PINEHAM: - If women who are always blue and depressed and nervous would take Lydia E. Pinkham's Vegretable Compound they would find it the medi-cine they need to bring them to a more cheerful frame of mind. I was terribly worried and downcast, and was thin and bloodless. My back ached all the time, no matter how hard I tried to forget it or change my position to ease it, and the pain at the base of my brain was so bad that I sometimes thought that I would grow erazy ; I had the blues so much and was always so depressed I could not seem to shake them off ; half of the time I did not seem to

have the courage to do my work; everything seemed to go wrong with me, and I was always worrying and fearing the worst. I began to take Lydia E. Pinkham's Vegetable Compound. After the first few doses a load seemed lifted from my shoulders, I felt better in every way. The blues left me and my head stopped aching;

way. The blues left me and my head stopped aching; before long my back was better too, and I looked younger and stronger I took six bottles in all, and it is with thankfulness that I acknowledge that my present good health is due to the use of Lydia E. Pinkham's Vegetable Compound."

FREE MEDICAL ADVICE TO WOMEN.

If there is anything in your case about which you would like special advice, write freely to Mrs. Pinkham. No man will see your letter. She can surely help you, for no person in America has such a wide experience in treating female ills as she has had. She has helped hundreds of thousands of women back to health. address is Lynn, Mass., and her advice is free. You are very foolish if you do not accept her kind invitation.

Attempt to Settle County Seat

IN THE HOUSE.

Large Grist of Bills Recommended and Many Passed.

OLYMPIA, Wash., Feb. 6.-(Special.)-The House committees have apparently seen working overtime for the past few days, and today, as a result of theirala-bors, they reported on 45 bills, of which 33 were considered of sufficient merit to warrant & recommendation that they pass. But five of the bills were put to their rest by indefinite postponement, although the attempt was made with a number of oth-

The most important bill in the bunch was the railroad commission bill. came up as reported yesterday with two reports, the majority recommending its definite postponement. Owing to the crowded conditon of the calendar, it will

hardly be reached before next week. The barbers' Sunday-closing bill also came out of the committee's hands with two reports, the minority favoring indefi-nite postponement and the majority recmmending its passage. The House met at 10 o'clock, and, after

ties, the following memorials were read: By Thacker, asking Congress to restore

to the public domain 4000 acres of valuable agricultural land in San Juan County nich is now held as a military reserve. tad, protesting against the pro-

posed forest reserve, which, according to this memorial, would include 300,000 acres of the best timber land in Skagit County and would also include two prosperous towns and destroy the trade of a number

Gunderson of Mason introduced a road tion stating that there had been a steady prease in the cost of state printing, the int increasing from \$50,000 for the years' term last past to over \$70,000 for the two years ending March 31, 1902. This res-olution asked for an investigation of the matter, and mentioned the fact that there

Gleason, Lewis and Jones spoke in favor of the bill, and it finally passed by a vote of 53 to 13.

At 4 o'clock a motion to adjourn until 16 o'clock Monday was lost, and, after a mild uproar from the men who were in a hurry to get away, a motion to adjourn

until tomorrow morning prevailed.

IN THE SENATE.

Four Bills Are Passed and Two More

Introduced. OLYMPIA, Wash., Feb. &-(Special.)-The Senate this morning passed four Sen-ate bills, as follows:

By Tolman, appropriating \$13,900 for pay-ment of back bounties due to the Wash-ington Sugar Company at Waverly, Wash. S. B. 40, Tolman-Providing for the pro-tection of birds and their nests. This bill was beaten the other day because it exempted robins from the provisions of the bill and permitted them to be killed. Since then, however, Senafor Garber, who thinks robins ought to be exterminated, has been at work on the Senators, and today he se-cured a sufficient vote to secure the pas-sage of the bill.

S. B. 39, Cornwall-Appropriating \$20,000 to make up a deficiency in the mainte-nance fund of the State Penitentiary at Walla Walla. The bill also appropriates \$65,000 from the penitentiary fund for the purchase of jute. olving

S. B. 68. Moultray-Appropriating \$3000 cruising of state lands under the for the direction of the Commissioner of Public Lands.

Senators Ruth, Le Crone and Tucke were appointed a committee to confer with the widow of the late Colonel N. H. Owings, to ask that the funeral be

poned until Monday, in order that the Senate might attend in a body. Lewis' Alaska boundary memorial was

passed. Senator Ruth introduced a memorial petitioning Congress to appropriate money to connect Puget Sound with Gray's Har-

means of a canal. bor by means of a canal. The following Senate bills were intro-

S. B. 137, Hammer-Relating to the cast

ing of sawdust into waters where fish spawn. S. B. 138, Hamilton-Creating a lien on steamboats for the services of tugboats and stevedores.

Rates of toll shall be fixed by the County Court at the term next following the fillns of the report above noted. The order o the court shall prescribe tolls for floating logs and lumber and additional charges for booming the same. Such tolls "shall be sufficient to provide a reasonable cominsation." The schedule of rates then topted shall remain in force for a period pensation." The of ten years, and all rates are to remain fixed for ten-year periods thereafter. Rates shall always be reasonable, and no change shall ever be made without first giving the individual, association of indi-viduals, or corporation entitled to collect the same, at least 30 days' notice. Any person, firm, or corporation aggrieved by the rates of toll fixed as aforesaid, may, within 20 days after such decision of th County Court fixing such rate, append therefrom to the Circuit Court of the proper county; such appeal shall be taken to the Circuit Court in the same manne

as appeals from the Justice of the Peace Tacoma etill unattached and heart free If the appellant shall fall to recover a more favorable judgment than the rates Miss Whittaker has received so many letters from California that she will probappealed from he shall pay all the costs of ably go to the Golden Gate in the near the appeal. The holder of the franchise is to have

exclusive management and control of th improvements he has made and property rights he has acquired, and may sell ease or rent his interests therein Western Oregon he is to be required to provide sheer booms along the banks of any navigable stream into which his own stream may flow, "In order to prevent as far as possible the lodging of logs and the washing away of alluvial lands." Per-sons who heretofore have attempted to comply with prior acts of similar kind "shall have a prior right to that part of the river, stream, slough or navigable waters so attempted to be appropriated

or improved.' COMMITTEES MAKE REPORTS.

Many Bills Acted on Favorably of

Unfavorably. SALEM, Or., Feb. 6.-(Special)-The committee on judiciary this morning re-

orted in favor of Banks' bill relating to form of denials in pleadings in civil ac-tions. Mr. Hale submitted a minority re-port, but the majority report was adopted. Committee on ways and means recom-manded. nded

mended: That House bill by Davey, to pay Indian War veterans \$300,000, be not passed. That H. B. 221, Davey, to increase ap-propriation for State Board of Agriculture m \$8000 to \$12,000, he passed with amendment that the appropriation be \$10,000 Committee on railroads recommended that H. B. 233, Hodson, regulating employ ment of brakemen on railroads, be passed. Committee on education recommended that H. B. 130, Davey, to compel attend-

ance of children at school, be passed. Committee on elections recommended that H. B. 50, Orton, to supplement initia-tive and referendum, be passed; that H. B. 218, Orton, relating to styles of election

ballots, be passed. Committee on assessment and taxation recommended: That H. B. 134, Edwards, to enable road districts to call meetings to levy taxes for road purposes be passed; that H. B. 145, Webster, to repeal act al-

lowing rebate of taxes for wide-tired wagns, be passed. nittee on commerce recommended Cor that S. B. 50, Booth, to protect forests and

imber, be passed. Committee on countles recommended that H. B. 252, Johnson, to regulate removal of "soabby" sheep from one county to another and within counties, be passed. Committee on manufactures recom-mended that S. B. S. Smith of Yamhill, to amend law conferring right of eminent domain on telephone and telegraph com-

Committee on fisheries recommended that H. B. 23, Webster, for a fishway at Willamette Falls, be passed. .Committee on penal institutions rec WILL

the Continent of America in search of a husband. Miss Whittaker has been living quietly of late, and not receiving the heavy mail which greeted GRAND JURIES ONCE A YEAR. House Committee on Judiciary Re

ports Bill.

few persistent wooers have penetrated to her abode, and there followed up the im-SALEM, Or., Feb. 6.-(Special.)-The de portunities first forwarded by mail and which had remained unanswered. George Collier was of this class, and came down mand from many quarters for the repeal of the law allowing filling of information by the District Attorney has led the Hous from Whatcom. He brought with him the judiciary to prepare a measure (substiproper papers to show himself the pos-sessor of a farm 12 miles from Whatcom, tute for H. B. 158) which was favorably reported today. The committee adds several provisos to the present law, chief and, after a short acquaintance with the young woman, offered her his hand and of which is one that there shall be a grand jury once a year. The full text heart and a wife's interest in the farm. Though convinced the young man was sincere she found that, after all, it was of the bill is:

Section 1. That section 1258 of Beilinger and Cotton's Annotated Codes and Statutes of Orempossible for her to force herself to a liking where such liking did not come naturally, and Miss Whittaker refused the gon be and the same is hereby amended so as to read as follows:

"Sec. 1258. Hereafter it shall be lawful for offer. This is one of several instances within the week, and the young lady finds the Blattict Attorney of any judicial district of this state, and it is hereby made his duty, except as hereinafter provided, to die in the proper Circuit Court an information charging erself at the end of her second week in any person or persons with the commission of any crime defined and made punishable by any

any crime defined and made punishable by any of the laws of this state, and which shall be indictable in the county where the information is filed: Provided, however, that no information, as herein provided, shall be filed by any Dis-trict Attorney of this state until after an examination of the charge shall have been had amination of the charge shall have been had before a Magistrate, as provided by law, ex-cept in the cases mentioned in section 1263 of Bellinger and Cotton's Amoutated Codes and Statutes of Oregon; and provided further, that this amendment shall not affect existing prose-cutions pending in the courts of this state, but such prosecutions may be proceeded with to final termination under the informations here-torized in anch cases." Mary MacLane, of Butte, has declined an offer from an Eastern publishing tofore filed in such cases.

gon he and the same is hereby amended to read as follows: "Sec. 1294. This act shall not prevent the

ing in an immoral way. Among them are several married men and unmarried Circuit Court from convening a grand jury whenever in its opinion it is deemed advisable women.

\$5000 FORFEIT if we cannot forthwith produce the original letter and signature of above testimonial, which will prove its absolute genuineness. Lydia E. Pinkham Medicine Co., Lynn, Mass.

o; provided, however, that a grand jury shall be called at least once a year at the last term of the Circuit Court held in such year, in each county of the state."

PRINEVILLE HARVESTING ICE. Mercury Near Zero, No Snow, Live

stock in Good Condition.

PRINEVILLE, Or., Feb. 6.-The past six days have been busy ones for the iceharvesters, as the ice has been thick enough to put up for the first time this Winter. Grave fears were entertained for a time that there would be an ice famine the coming Summer, but now all is serene and the ice is coming in at the rate of many tons daily. The mercury has been toying with zero for three nights, and may

Warned to Mend Morals,

go lower. There is no snow here, but all around throughout the county it is from five to ten inches in depth. Stock of all kinds has done exceptionally well in this section of the state so far this Winter,

and sheepmen are looking forward to a large crop of lambs. BOZEMAN, Mont., Feb. 6 .- Prominent people of Bozeman are receiving threat-ening letters teiling them to mond their ways or they will be dealt with severely.

cofore nied in such cases. Sec. 2. That section 1204 of Bellinger and Cotton's Announted Codes and Statutes of Ore-gon he and the same is hereby amended to read

letters are signed "Moral Commit-The recipients are accused of liv-

GOMPOU The safest and surest mode of treating dis-ease is with Dr. Burkhart's Veretable Com-pound, the greatest restorer of health. Guar-anteed to cure Stomach, Liver and Kidnes Com-caver and Ridney Pains in Back, Coated Pimples on Face, Rheum free, All Drugget ure Stomach, Live Catarrh, Pains in DR. W. S. BURKHART, Cincinnati, O.

3



DR. BURKHART'S WONDERFUL OFFER

30 DAYS' TREATMENT

br25 Cents or PA

tes the growth of the hair and gives it the lustre and silkiness of you When the hair is gray or faded it BRINGS BACK THE YOUTHFUL COLOR. It prevents Dandruff and hair falling and keeps the scalp clean and healthy

MRS. BERTHA RICKER,

President Back-Bay Woman's Club.

Boston, Mass.

NEOGARDU



After I had been married about for months I felt my health generally decline. I seemed to lose the light step and dragged along wearily instead. My appetite failed me and I lost health and strength. I was nervous and had shooting pains through my limbs and stomach while bearing down pains and constant headaces added to my minory. The mensional flow became more and more profuse and I was unfit to attend to my daily duties. My husband called in three different phylicians and I took medicine enough to kill or cure a dozen women, but it all had no effect on me whatever, until I took Wine of Cardui. In a few days I felt a change for the better, my general health improved and at the next time of my periods my flow was more natural and I was in less pain. Gradually I recovered my health and strength and an now in perfect health. I take an occasional dose of Wine of Cardui which keeps me well. I am happy to give you this endorsement.

Impo Buchy Gicke

The

Wine of Cardui brought Mrs. Ricker good health. That is why she has so much faith in it that she never is without Wine of Cardui in her house.

The first months following marriage are full of peril for the young wife and a dose of Wine of Cardui every day is a great reinforcement to her strength. Why don't you try for the same health Mrs. Ricker has? It is easy to secure if you take Wine of Cardui according to directions. Wine of Cardui strengthens weak and worn-out women of any age and assists the mother and housewife to bear her exacting duties. It is a great strain to give birth to children and to perform housework, but Wine of Cardui makes women fit for all the duties of womanhood.

It will relieve the pains of irregularity, cures falling of the womb, lencorrhom, ovarian troubles, and has been known to remove what phy-sicians considered dangerous tumors. Women who use Wine of Cardui do not suffer at the monthly periods. No shock or strain lays them up is had for draw mother with sources. in bed for days or weeks with nervous prostration. They do not suffer hysterical attacks, because Wine of Cardui gives them strong nerves freed from the irritation of female suffering A \$1.00 bottle of Wine of Cardui purchased from your druggist will keep you free