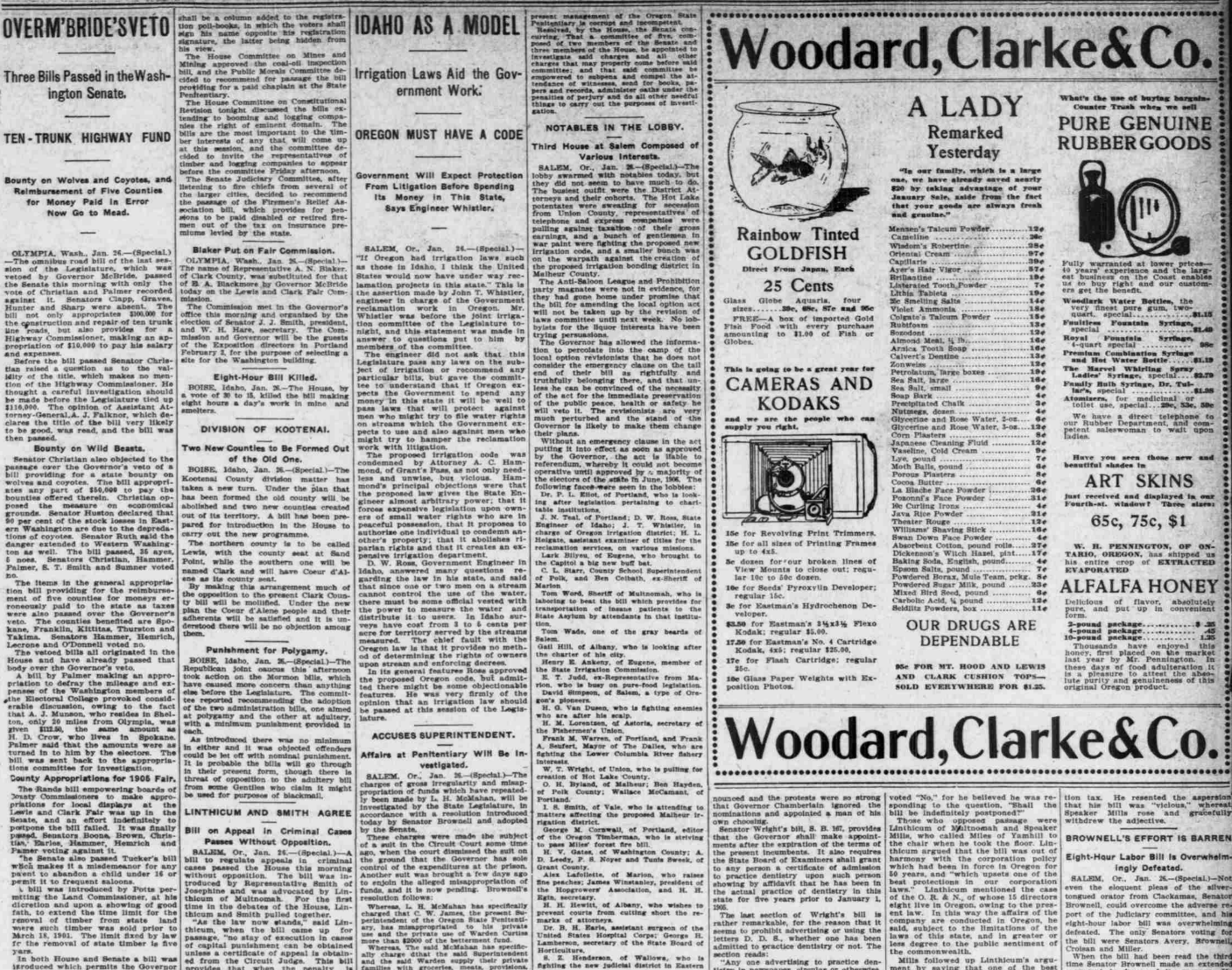
THE MORNING OREGONIAN, FRIDAY, JANUARY 27, 1905.



duced which permits the Governor esignate the location of the Horti-

nore than \$2000 of the betterment fund. Whereas, The said McMahan has specific

Horticulture, B. Z. Henderson, of Wallows, who is

"Any one advertising to practice denfighting the new judicial district in Eastern

section reads

BROWNELL'S EFFORT IS BARREN

rolsan and Miller

When the bill had been read the third Mills followed up Linthicum's argu-ment by saying that one of the best time Senator Brownell made an argument in favor of its passage.

citural Commissioner's office, compels cunty fruit inspectors to make monthl reports, provides for the appoint-rent by the State Commissioner of estrict fruit inspectors where the the oard of County Commisisoners refuses appoint, and offers a number of mino iting nurserymen and tree dealers. A Senate bill, introduced by Wilson,

eeks to give the State Board of Health ontrol of all vital statistics and pre-cribes penalties for failure of physi-ians, undertakers and health officers rompily to report such statistics.

There was no business transacted by he House today except the second eading of bills and the introduction of number of new ones. Fancher pre-ented a bill which prohibits the sale of intoxfeating liquors within 1000 feet if any public library, school or organrch.

Wifebeater Bill Before House.

ment for hip of Maloney of Stevens County. The

at all times by a bill introduced by Ulsh of Lewis County.

Minard of Chehalis presented a bill calling for the submission to the voters of a constitutional amendment changing the jury provisions. The proposed amendment follows:

The right of trial by jury shall re-main inviolate. In capital cases the jury shall consist of 12 jurors. In irts of general jurisdiction, except in capital cases, a jury shall consist of eight jurors. In courts of inferior ju-risdiction the jury shall consist of four

"In criminal cases the verdict shall be unanimous. In civil cases three-fourths of the jurors may find the ver-dict. A jury in civil cases shall be

Measures Passed Upon by Workers of

OLYMPIA, Wash. Jan. 25.-(Special.)-There was a joint meeting of the sub-ratiroad committees of the House and Senate tonight, at which it was decided to hold an onen meeting next Turkto hold an open meeting next Tues-day evening, at which the representatives of the ratiroad companies and all others interested may appear before the commit-tee. The committee is engaged in elim-insting underirable sections from the sav-eral bills presented, with the idea of evolving a committee bill for introduction. There will be an open meeting of the joint Irrigation Committees on the Wednesday following, and a large num-ber of notices have been sent by members to persone in Eastern Washington who may desire to appear before the com-mittee. It is expected that the Govern-ment expert. George H. Maxwell, will

also be present. The House Committee on Privileges and Elections tonight decided to recommend for passage the Twichell bill, which pros a system for identification of ms. The bill reguires that th in election

when the death an appeal operates of itself as a stay of execution. Occasionally a per-son convicted of murder in the first de-gree has applied for a stay of excution to the Circuit Court and has

cen refused. "The Supre been refused. "The Supreme Court has adopted the rule that it will not consider the ques-tion of staying an execution unless it is submitted in the bill of exceptions The alternative is before us, either of obliterating all right of appeal or of making the appeal stay the execution. The latter alternative is the object of this bill."

Editors' Cases Are Continued.

SAN FRANCISCO, Jan. 3 .- The cases BAN FRANCISCO, Jan. 35-16 cases of R. A. Crothers and Fremont Older, proprietor and managing editor of the Bulletin, who were cled by Judge Cook for alleged contempt of court, were today continued until next Tuesday.

A bill providing for corporal punish ent for wife-beaters has the author naximum penalty prescribed is 4 ashes and one year's imprisonement. The hunting of deer and other gam animals with dogs is prohibited at al 40

jurots.

waived, unless demanded. A grand jury shall consist of 12 jurors."

DONE BY THE COMMITTEES.

Washington Legislature.

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more than \$2000 of the betterment fund. Whereas, The sold McMahan has specific-ally charge dithat the sold Superintendent families with grocerics, meats, provisions, etc., and pay therefor out of the general fund set apart for the support and main-tenance of the Oregon State Penitentiary. Whereas, The sold McMahan has specific-and the sold Warden compel convicts to be servants in their families, contrary to the piain provisions of the statutes. Whereas, The sold McMahan has epscific-ally charged that sold Superintendent and the sold Warden compel convicts to be servants in their families, contrary to the piain provisions of the statutes. Whereas, The sold McMahan has epscific-ally charged that sold Superintendent and therafter immediately gave that convict unusual privileges and put him on double time, contrary to law. Whereas, Baid McMahan has specifically charged that the bookkeepser at the Peni-tentiary has been and is allowed by the Su-portintendent to keep at the prison from one to two horses, cared for by the con-victs and fed at the expense of the state. Whereas, The sold McMahan has specifically charged that the matron at the Pen-tentiary does not attend to the duties of her official position and does not earn her salary. Whereas, If mid charges are true, the

BAR TO THE D. D. S.

Dentists Forbidden to Use in Adver tising by Wright's Bill.

SALEM, Or., Jan. %.-(Special.)-To put an end to the dissension which has rent the State Dental Association for several years, Senator Wright has introduced a bill in the Senate which takes away from the association the power to nominate persons from whom the Governor must select his appointees on the State Board of Dental Examiners. This power vested in the directors of the association has led to quarrels and walkouts, until the use-fulness of the association has been seri-ously impaired by the internal disturbances

The last time the association made nom-Whereas, if said charges are true, the inations the disagreements were so pro

or shall append the letters 'D. D. S.' to his or her name, shall be prima facle evidence that such person is guilty of violating the provisions of this act."

HOUSE IS NEARLY A UNIT.

Majority of Directors of a Corporation Must Live in State.

SALEM, Or., Jan. 26 .- (Special.)-The House this morning refused to pass a bill to permit the majority of the di-rectors of a corporation to dwell out-side the state and only one vote was recorded in favor of passage-that of Holcomb of Multnomah. The measure Holcomb of Multhemah. The measure was fathered by Smith of Josephine, who was absent from the chamber, when "Shall the bill pass" was put by the Speaker, and he did not return until the roll call was half done. Smith revenue of the state from the corpora-

corporation laws for protection of Oregon's interests is the requirement that a majority of the directors of corpora-tions organized in the state. Such was the fact, he said, in the case of the O. R. & N., the biggest corporation in

the state. "because the people can put their hands on the eight resident di-rectors. Those directors are of us and among us and responsible to us." Mr. Mills called the bill "vicious, and hoped that it would be defeated. He was surprised that Smith, who posed as a friend of the people, should advocate a bill so clearly in the interest of cor-

porations. Smith returned to the House after the debate was closed, but was permitted to argue his side of the case it came his turn to vote. He said that his sole object in wishing for the pass-age of the bill was to increase the

urged that the laboring people of this state demand the enactment of an eight-hour law and they expect it at the hands of the Republican party, which is in pow-er and which has always posed as the friend of the laboring man.

There was no discussion against the bill. but it met defeat by a vote of 4 to 25.

Normal Schools Pull Together.

SALEM, Or., Jan. 26.-(Special)-Aboli-tion of any of the Normal Schools does tion of any of the Normal Schools does not seem probable at this session of the Legislature, and the ways and means committees are not likely to omit any in making up the appropriation bill. The Normal School interests are pulling to-gether, and political considerations make it next to immossible in centralize to it next to impossible to centralize the nor mal work in one institution

Chairman Vawter, of the House com-mittee on ways and means, said tonigh he did not think it advisable nor practica to reduce the four Normal Schools to one. All of the schools were well attended he said. In other states, he remarked, it is said. In other states, he remar not customary to have but one

School. "Our appropriations for Normal Schools are small," said he, "in comparison with those made by other states. Economy is well enough, but it should not be an stringent as to impair the citizenship of the state."

Charge Railroad With Discrimination

SALEM, Or., Jan. 26.-(Special.)-Crim salesa, Or. Jan. 22. (Special)-Crimi-nal discrimination in rates on logs is charged sgainst the Oregon Pacific Rail-road Company, the present Corvalis a Eastern, in the House concurrent resolu-tion introduced by Cavender, of Linn, this morning. The charge is made that the officers of the railway company are in-terested in the Cartiss Lumber Company. terested in the Curtiss Lumber Company are in-that other owners of timberland are un-able to get their logs to market without paying unreasonable rates to the rail-road. Their timber is, therefore, unprofit-able, and they are forced to sell out to the Curtiss Lumber Concernent

able, and they are forced to sell out to the Curties Lumber Company. The railroad is also charged with refus-ing to furnish cars to mill companies other than the Curtiss Company around Mills City. Provision is made for the appointment of a joint committee to invest tigate the charges made, subpoens wit-nesses and conduct a thorough investigation.

Cascade County Recommended.

Cascade County Recommended. SALEM, Or., Jan. 26.-(Special.)-The House counties committee will not decide the Hot Lake County question until new week. Frank Wilson, W. T. Wright, Dr W. H. Ewin and Marion Davis, all of Union and vicinity, are awaiting a chance to appear before the committee in its fa-

The Lewis and Clark delegation now admits its proposal has been defeated without appearing in the House. The committee today recommended pass-age of the bill creating Cascade County.

Heavy Storm at Astoria.

ASTORIA, Or., Jun. 37.-The severage storm of the Winter followed a heavy rain all day yesterday. At 1 A. M. In-wind is blowing 70 miles an hour. Ship ping in the lower harbor is safe, but day gerous to anything that may be outdot the berter. the harbor.

STATE SENATORS OF THE OREGON LEGISLATURE AND SOME OF THEIR HOBBIES

