

SLAIN IN THE SENATE

Cascade County Bill Is Now Only a Memory.

DEMOCRATS ALL STAND PAT

Aid Insurgents to Pass Motion Made by Wheelton to Postpone Indefinitely When Matter is Brought Before the Upper House.

SALEM, Or., Feb. 15.—(Special).—The Cascade County bill, which today in the Senate and collapsed almost before the honorable body had collected its wits. The Senators felt mightily relieved, for the proposed county had been bearing heavily on them for two weeks. A favorable report by the committee on counties, a motion by Wheelton of Wasco to postpone indefinitely a standing vote of 15 yeas and 11 noes, and Cascade was put hors de combat.

Failure of Wheelton and his insurgent allies to sustain for the Democratic side the Governor's veto on the Astoria charter led Representative Jayne to the idea that the Democrats would seek vengeance in deserting Wheelton, and in giving the bill the necessary vote to pass it. Therefore he had the bill pulled out of the committee.

But the Democrats did not desert. The Senators were drawn in listening to reports of committees when all at once "Cascade" pierced their ears. At once they were all attention.

For more than a week the bill had been held back by the counties committee, Coe and Hodson of Multnomah and Tuttle of Clatsop, and had been trotted up and down the pike many times as an admission to the insurgent force not to get too far, but the Wheelton-Holmes-Carter-Nottingham outfit were not afraid of its passage. Hardly had the committee's report been read when Wheelton moved indefinite postponement. The vote was: yeas—Avery, Bowerman, Brown, Carter, Crois, Halber, Howe, Laycock, Malarkey, McDonald, Mitchell, Notingham, Pierce, Smith, Wheelton, Wright—36.

Noes—Booth, Cox, Coke, Conroy, Farrar, Hodson, Holman, Loughachy, Rand, Sichel, Tuttle—11. Not voting—Holman, Kuykendall—2. Absent—Mays.

The insurgents are jubilant over the dropping which they declare they gave the "machine," but so-called "machine" workers say they were not particularly interested in the proposed county. All the county fights are now ended, Jefferson having surrendered, Hot Lake having been killed in the House and Cascade in the Senate. The political air is much clearer than it has been for a long time. Cascade County has been worrying many important bills for two or three weeks.

ACCUSES KAY OF "BUTTING IN"

Linthicum Scores Marion Man Who Supported Governor's Veto.

SALEM, Or., Feb. 15.—(Special).—Representative Linthicum landed a body-blow on Kay of Marion today and got some revenge for the part Kay took in sustaining the Governor's veto to the Port of Portland bill.

"I don't believe in this constant 'butting in' on local measures," is the way Linthicum characterized Kay's motion to cut out the proposed bill of \$500 a year salary to be paid the District Attorney in Klamath and Lake Counties.

"I have tried to let other people's local bills alone," continued the Multnomah Representative, "but since others keep interfering, especially in Multnomah affairs, I am going to take a hand myself. I hear no complaint from the Representatives from the other counties, and I assume that the bill is satisfactory to them, and, if so, it should pass."

Kay responded that the salaries of District Attorneys are paid out of the State Treasury, so this is not merely a local bill, but one in which the whole state is interested. Nevertheless, the House took Linthicum's view and when Kay's motion to cut out the amendment.

The heavy hand of the House of Representatives fell on the Haines bill for the relief of Louis Verhaag this afternoon, and the bill was defeated by a vote of 45 to 8. The purpose of the measure was to pay interest to Verhaag on money paid to him by the state 14 years ago for land to which he did not acquire title because the land had not been surveyed. The House defeated the bill because its passage would establish a costly precedent in the payment of interest upon claims against the state.

To grant an additional \$200 a year to the School Superintendent of Lane for traveling expenses and \$150 a year for clerical office aid while he is absent from his office, the Governor's bill, having passed both houses. The measure was introduced by Representative Bingham of Lane.

Employees of state institutions hereafter will be paid monthly instead of quarterly. If Representative Kay's bill to that effect shall not be vetoed by the Governor, the bill passed the Senate this morning.

Nottingham's bill to appropriate money for the Food and Drug Commission for the enforcement of the law forbidding the sale of adulterated lard, which was defeated in the House this afternoon on account of the appropriation of \$250 which it carried.

The good roads movement received a lift from the Oregon Legislature today by the passage of Senator Miller's bill appropriating \$500 for the payment of the expenses of annual good roads conventions. When the bill came up in the House, Smith of Josephine opposed it on the ground that it was a policy for the state to begin making appropriations of this kind. Jagger of Clackamas also opposed it on the ground that no good will be accomplished by it.

"We have the best roads in the state in Clackamas County," said Jagger, "and we have never had a good roads convention. Hot air will not build good roads." Smith of Washington spoke in favor of the appropriation, saying that the money will be well spent and will do much to educate the people on the best methods of constructing permanent highways.

Bills have passed both houses raising the salary of the County Judge of Clatsop from \$800 to \$1200 a year, that of the Sheriff from \$1500 to \$2000 and that of the County Clerk from \$1000 to \$1200, and a Senate bill is in the House to raise the compensation of the Assessor from \$2 a day to \$1800 a year.

PROPOSED TAX CODE FOR STATE

House Bill Providing for Commission is Passed by the Senate.

SALEM, Or., Feb. 15.—(Special).—To examine the whole subject of assessment, taxation and collection of taxes and revenues and to make a tax code for the State of Oregon, the Senate today passed a bill of Representative Capron. The bill provides for a commission of three members, appointed by the Governor, Secretary of State and State Treasurer, to draw up the code and report it to the next Legislature.

"Such code will include a complete system of the just and equitable assessment and taxation of all forms of prop-

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House Passed Bill Favored by Senator Sichel.

SALEM, Or., Feb. 15.—(Special).—Wife-beaters are to receive punishment up to 20 lashes, for Sichel's bill to flog such offenders passed the House tonight by a vote of 21 to 15, with 5 absent.

Additional Judge of the second district, composed of Lane, Douglas, Benton, Lincoln, Coos and Curry Counties.

That the Governor will appoint Democrats in expected in the Legislature, that he will do so in the two Eastern Oregon districts is practically certain, but that some Republican stands a chance in the second district is whispered in the corridors.

The appointees are to hold the offices until July, 1906, when their successors, elected by the people, are to get the places. The judges are to receive \$3000 each.

Three aspirants for the prize in Union and Wallowa are very much in evidence about the Capital today—J. A. Burleigh of Wallowa; C. H. Crawford and Turner of Union County. All are camping near the Governor.

To the judgeship in Baker two candidates aspire, Sam White and J. E. Messick, and yet a third, for M. D. Clifford also has an eye on the job.

Democrats in the second district who are said to be limbering up for the race are W. S. McFadden of Curvalls, and Lark Bilyeu of Eugene. Inasmuch as Judge Hamilton, now on the bench in the district, holds from Douglas, the second judge is likely to be appointed from Eugene or Benton. The Governor is understood to be pondering the question whether he could make a good political stroke by choosing a Republican.

Hamilton is a Democrat and the Governor can carry out his theory of a non-partisan judiciary by naming a Republican like Lawrence T. Harris, of Eugene, or E. R. Bryson, of Corvallis.

Judge Hamilton is expected to handle the judicial business of Douglas, Coos and Curry and the new appointee that of Lane, Benton and Lincoln.

Wallowa, Union and Baker are now in the same district with Robert Eakin, of Union County, as Judge, and Leroy Lomax of Baker, as Prosecuting Attorney. Baker is set apart as a separate district and Eakin is retained as Judge of Union and Wallowa and Lomax as Prosecuting Attorney of Baker.

PERNICIOUS SYSTEM IS ABATED

Proceeds From Sale of Public Property Must Be Paid into Treasury.

SALEM, Or., Feb. 15.—(Special).—A pernicious system which has been abolished today, when the House passed Carter's Senate bill 24, regarding that whenever state officers or state employees sell public property they shall turn the proceeds into the general fund of the State Treasury.

At several state institutions, where farms and gardens are kept and where livestock is produced, there are many articles on hand which cannot be consumed. It also frequently happens that the property purchased for institutions becomes unused for the purpose, and must be thrown away or sold.

In cases such as these it has been the practice of institutions to sell the property and use the money to purchase other property according to their own wishes. This custom gives some officials the absolute power to expend money to the amount of several thousand dollars in a year, without the claims being first audited by the Secretary of State, as required by the constitution.

In one instance it is known that where a state institution desired to expend money contrary to law, and the Secretary of State refused to draw a warrant for the money, the head of the institution sold public property and used the money to pay for the articles purchased unlawfully.

Hereafter all money thus obtained must be paid into the Treasury and paid out only upon warrants issued upon approved claims. The abuse thus cut off has been growing for years.

County and city boards of health are created by Smith's S. B. 40, which has passed both houses of the Legisla-

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For inspection of fertilizers and regulation of the sale of fertilizers, Representative Newell's bill passed the Senate today. The bill came from the Agricultural College. It provides that all fertilizers must be stamped with a statement showing their chemical analysis and samples of each brand must be inspected at the Experimental station, the fee for which is to be \$25.

Malarkey opposed the bill and it was defeated by McDonald, Smith, Haines, Nottingham, Crois and Pierce.

District Attorney Manning of Multnomah is allowed a third deputy at \$2000 a month by a bill of Representative Linthicum's passed the Senate today. The bill was amended in the Senate so as to raise the salary of the Deputy District Attorney of Yamhill from \$500 a year to \$600 and that of the deputy of Linn from \$400 to \$500. The House is expected to concur.

The next County Clerk of Multnomah will receive \$3000 a year salary if Governor Chamberlain shall permit Representative Malarkey's bill to become a law, raising the salary from \$2400. The bill passed the Senate today.

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Lawyers and Laymen Interested in Bills Under Consideration.

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R. D. Jones, "king of the log," active again since the bill aimed at his monopoly booped up.

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Additional Judge of the second district, composed of Lane, Douglas, Benton, Lincoln, Coos and Curry Counties.

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SKINHEALTH Treatment 75c

Consists of Harbin Soap, 25c, medicated, antiseptic SkinHealth Ointment, 25c, to kill germs, heal the skin, and SkinHealth Tablets, 25c, to expel humor germs. All druggists.

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Whooping-Cough, Croup, Bronchitis, Coughs, Diphtheria, Catarrh.

C. GEE WO The Great Chinese Doctor

Is called great because he has cured thousands of cases of whooping-cough, croup, bronchitis, catarrh, diphtheria, and all the ailments of the throat and lungs.

Operations. He treats any and all diseases with powerful medicines. He guarantees a cure for all ailments of the throat and lungs.

Consultation Free. Patients out of the city write for blank and circular. Location stamp. Address: 253 Alder Street, Portland, Or.

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