

BIRDS NOT NEEDED

Appropriation of \$2500 for Importation Defeated.

WARBLERS FIND FRIENDS

Speaker Davey Pleads in Behalf of Pest Devourers, but Hardheaded Solons Object to Expense and Indorse Spraying.

SALEM, Or., Feb. 20.—(Special.)—Representative Burn's bill for an appropriation for the importation of songbirds was defeated by the House today, after an extended argument upon the importance of such birds to fruitgrowing. Settlemier asserted that "the more birds the more fruit" is a universal rule. Northrup set forth the virtues of birds as insect destroyers. Perkins, a practical fruit-grower, said that fruit-growers depend upon spraying to kill insects and do not need the birds. He also said that examinations to determine what birds eat were not made in fruit season, or they would show that birds are enemies of the fruit crop.

Speaker Davey made a flowery speech in behalf of the birds, but he could not overcome the objections to those who did not believe the state should appropriate \$2500 for this purpose.

House bills for free text books in public schools were killed in the Senate today. One of them, No. 50, providing for elections by school districts on the question of free books, failed to pass against 20 yeas, and the other, which provided the manner of buying the books by districts, was then indefinitely postponed.

Both bills came from Representative Beveridge, of Multnomah.

An important bill for school teachers passed the Senate today. It is Representative Edwards' bill, No. 165, raising from \$6 to \$7 per capita the money to be obtained by school districts. Senator M. A. Miller, of Lion, made an able defense of the bill, saying that it would help to raise the standard of public school work.

On the unfavorable report of the committee on assessment and taxation, Representative Settlemier's bill providing for the taxation of the lands that have escaped taxation for the last six years, was indefinitely postponed in the Senate this morning.

The corrupt practices bill by Bingham and Coshaw was indefinitely postponed in the House today without discussion. Its purpose was to regulate the expenses of candidates for office. The vote was very close, but was not taken by yeas and nays.

The Senate by indefinite postponement killed Representative Moore's bill for annexing to Baker County a part of Grant County. The same disposition was made of Representative Pike's bill proposing to create Nesmith County.

On the adverse report of the committee on assessment and taxation, the Senate this morning indefinitely postponed Representative Simmons' bill abolishing the 3 per cent rebate in the collection of taxes.

Coffey's habitual criminal bill was indefinitely postponed by the Senate today. It provided for inflicting life imprisonment on persons convicted of a felony for the third time.

House bill 49, King, to appropriate \$25,000 for construction of a bridge for Snake River near Ontario was overwhelmingly defeated in the House this afternoon.

Senator Bingham's Senate bill 44, to provide for condemnation of rights of way for logging roads was killed in the House today by indefinite postponement.

Hart's bill to found a state library at Pendleton met a hasty death in the House this afternoon, when it was indefinitely postponed.

House bill 50, Beveridge, empowering school districts to buy textbooks for use of district failed to pass.

House bill 194, Newell's bill, was defeated in the House this afternoon by indefinite postponement.

AID FOR THE PORTAGE ROAD

Senate Passes Barrett's Bill Appropriating \$10,000 for Maintenance.

SALEM, Or., Feb. 20.—(Special.)—Representative Barrett's bill appropriating \$10,000 for the maintenance of the portage road at The Dalles was passed by the Senate this afternoon by a vote of 19 to 4, 3 being absent. Smith of Marion objected to making further appropriations for the reason that the state had appropriated \$200,000 for the same purpose, and that the state should not be burdened with the expense of maintaining the road.

Senators Coke and Muller were not present when the vote was taken.

SENT BACK TO COMMITTEE

Bill to Pay Interest on Referendum Claims Escapes Slaughter.

SALEM, Or., Feb. 20.—(Special.)—House bill 273, reported by the committee on ways and means and appropriating \$200,000 for the payment of interest on certificates of allowance issued by the state two years ago, because of the referendum of the appropriation bill, was reported without recommendation by the Senate committee on claims this afternoon.

Beach moved indefinite postponement of the measure, but after a lively discussion the bill was referred to the committee.

Kay and Hodson insisted that a failure to pass the bill would amount to repudiation by the state of its obligations. Whisenand contended that the people made a mistake in resorting to the referendum, and he believed that the expense resulting from that error should be taxed up against them.

The bill was sent back to the committee to give the members of the Senate a better opportunity to acquaint themselves with its provisions.

WATCH FOR SPEAKER DAVEY

Members and Attaches Make House Presiding Officer Present.

SALEM, Or., Feb. 20.—(Special.)—The members and officers of the House of Representatives today presented Speaker Davey with a gold watch and chain, the presentation being made by Representative Vawter, who was Davey's chief competitor for the speakership. In his address Mr. Vawter spoke of the occasional clash over measures before the House, but said that among the 60 membership that will continue while life shall last.

He characterized Mr. Davey's rulings as fair, and his treatment by the members courteous, then closing with presentation of the watch and in expression of the high regard in which the Representatives hold the presiding officer.

Speaker Davey responded by saying that the House had caught him by surprise for the first time this session. He said he thought he had attended several sessions of the Legislature since 1888, he had never associated with a body of men of whom he was so proud as he was of this; that he has never seen the slightest indication of the work of a corrupting influence. He commended the independence of thought that leads members to differ, and said these differences would be the life of the House.

"As long as this heart of mine shall beat along with time-beats of your gift, I would be proud to wear the watch and chain," he concluded.

DODGES THE SENATE HATCHET

Bill to Pay Indian War Veterans for Horses Still Lives.

SALEM, Or., Feb. 20.—(Special.)—After a motion for the Senate indefinitely to postpone further consideration of House bill 252, appropriating \$50,000 for the reimbursement of Indian war veterans for horses furnished during the Indian wars of 1855-8, the effort thus to dispose of the bill was abandoned and it was allowed to take its place on the calendar. The bill had been unfavorably reported by the Senate committee on claims.

Two reasons entered into the unfavorable action of the committee on the bill, first, an uncertainty as to the amount of the claims that might be presented, and in support of which there is practically no documentary evidence available; and the general understanding that previous appropriations by the Legislature satisfied in full all of the claims of these veterans against the state.

BILLS PASSED BY THE SENATE

SALEM, Or., Feb. 20.—(Special.)—The following bills were passed by the Senate today:

H. B. 407, Driscoll—Creating Port of Portland.

H. B. 223, Merryman—Refunding to Klamath Water Users' Association for corporation taxes paid state.

H. B. 285, Driscoll—Appropriating \$2500 for relief of Indian war veterans.

H. B. 291, Ruckler—Placing Curry County Commissioners on salary of \$125 per annum.

H. B. 429, Chase—Fixing salary Treasurer Cook County at \$1200.

H. B. 402, Gray and Jackson—Directing Douglas County to execute deed to certain land to John Nachter.

H. B. 288, Jones, Lincoln and Polk—Fixing time for holding terms of Lincoln County Commissioners' court.

H. B. 315, Jones, Lincoln and Polk—Terms Circuit Court in Second Judicial District.

H. B. 192, McCune—Repealing school districts to hold at least a four month term of school and file report with State Superintendent within 15 days after annual school meeting, and entitled to their share of appropriation of school funds.

H. B. 191, Freeman—Authorizing Clerk of Multnomah County Circuit Court to collect fees from litigants for a law library.

H. B. 242, Driscoll—Authorizing Sheriff of Multnomah County to appoint deputies, and raise their salary and pay.

H. B. 382, Reynolds—Prohibiting establishing saloons within two miles of any Indian school.

H. B. 249, Dye—Union High Schools.

H. B. 165, Edwards—Increasing to \$7 per capita revenue for schools.

H. B. 124, game committee—Extending to 1917 protection of elk.

H. B. 145, Gray—Protecting China pheasants and other game birds.

H. B. 273, Barrett of Umatilla—Appropriating \$10,000 for maintenance of portage road at Celilo.

H. B. 118, Smith of Umatilla—For a quarantine law.

H. B. 216, Marion Delimitation—Raising salary of County Clerk.

BILLS KILLED IN THE SENATE

SALEM, Or., Feb. 20.—(Special.)—The following bills were indefinitely postponed in the Senate today:

H. B. 273, Barrett of Washington—Preventing use of traction engines on county roads between September and June each year except by special permission County Court.

H. B. 218, Barrett of Washington—Relating to running at large of swine.

H. B. 258, Moore—Annexing to Baker a portion of Coos county.

H. B. 285, Pike—Creating County of Nesmith.

H. B. 24, McCue—To punish persons for placing powder and chemicals in streams in which there are salmon.

H. B. 30, Beveridge—Free text-books in schools.

H. B. 220, Beveridge—Free text-books in schools.

H. B. 251, Coke—Appropriating \$200,000 for the improvement of Coos Bay.

H. B. 281, Simmons—Abolishing 3 per cent rebate tax.

H. B. 70, Burns—Permitting a person not a party to a garnishment to be served with papers.

H. B. 93, substitute, Settlemier—Taxing lands that have escaped taxes for the last six years.

Land Barons Win Fight

SALEM, Or., Feb. 20.—(Special.)—The Senate committee on public lands tonight decided by unanimous vote to report adversely on Chase's bill to compel the Southern Oregon Lumber Co. to sell lands secured from the Coos Bay Wagon Road Company.

Banking Bill Is Favored

SALEM, Or., Feb. 20.—(Special.)—The House committee on banking this reported favorably on the Haines banking bill Senate 101.

Honor.

"Honor travels in a strait so narrow where one but has a narrow margin for error. The path for emulation hath a thousand ways that one by one pursue. If you but turn of edge aside all rush by and leave you hindmost."

Honor is a trait of character that is not only admired, but appreciated by all classes, and will gain more respect than any other human quality. We cannot judge a man by the clothes he wears. His true character is revealed only by long acquaintance. A layer of veneer may take a coat of varnish as well as the solid mahogany. The deception is discovered in the wearing of the veneer. Finely engraved wrappings and exaggerated claims will induce curiosity to purchase an article, but they do not enhance its value. Its real merit is proven only by giving it a thorough trial. Chamberlain's Cough Remedy has stood this test for one-third of a century. It has constantly grown in favor and popularity. In many homes it is now held in as high esteem as the family physician. Thousands of mothers in different parts of the world have testified to its prompt cures of coughs, colds and croup. Giving it an established reputation as a sure and safe medicine for the little ones. The assertion that Chamberlain's Cough Remedy contains nothing in any way injurious has been fully corroborated by prominent chemists who have analyzed it. The most absolute proof of the value of Chamberlain's Cough Remedy is the confidence that the manufacturers themselves have in the preparation. They authorize all dealers to refund the money to any purchaser who is not satisfied after using two-thirds of a bottle. It is a remedy that should be in every home, as it is as good for a deep-seated cold of an adult as for a child suffering with croup whooping cough.

DEBATE ON BRUSH FIRES

BINGHAM'S SLASHING BILL HAS OPPOSITION.

House Members Do Not Agree on Merits of the Senate Measure.

SALEM, Or., Feb. 20.—(Special.)—Bingham's forest-fire bill, S. B. 247, met strong opposition in the House today, because it requires loggers to burn their slashings in the Spring following the season of cutting. After some discussion the bill was made a special order for 10 A. M. Thursday.

Brix and McCue, of Clatsop, opposed the bill for the reason that the compulsory burning of debris by loggers would increase the danger of forest fires. Vawter of Jackson and Jackson of Douglas favored it because the requirement that debris must be burned soon after slashing would prevent the disastrous fires which burn in slashings that have been lying upon the ground for several years.

Farrell said that men who support this bill do not know what they are talking about. In the Coast Range it is impossible for a logger to make a slashing burn soon after cut. When asked how it is that green trees burn so readily while standing, Farrell said that they do not in the Coast Range Mountains. The House laughed at him when another member reminded him that vast areas of forest have been utterly destroyed by fire.

Purdy opposed the bill, as also did Dye, who declared it a dangerous measure, as it requires the burning of slashings will burn only at the season when there is most danger of forest fires. Other members asserted that slashings can be burned soon after cut and without danger of standing timber, if burned as required by this bill.

ATTACK THE PURE FOOD BILL

Portland Wholesalers Lobby Fights Measure in Committee Meeting.

SALEM, Or., Feb. 20.—(Special.)—Representative Burns tonight denied his pure food and true weight bill from attack by representatives of the five leading wholesale houses of Portland before a meeting of the Senate committee on horticulture. J. N. Teal appeared as attorney for the Portland wholesalers and insisted that the provisions of the Burns bill should be extended to apply to the retailing of food, when the Oregonian at that time was altered by his direction after being read by the committee on horticulture. He also took exception to that provision of the bill which exempts from its operation all green fruit as to the true weight requirement.

Henry Hahn, of Wadhams & Co., argued that such a law is entirely impracticable, since an enforcement of its provisions would restrict the Oregon producer in disposing of his goods. If he ships his goods out of the state he must come into competition with goods that are produced in those states without complying with the terms of a stringent pure food law. Weight law such as that proposed by Mr. Burns.

The bill will be further considered by the committee tomorrow morning. Among the representatives of Portland houses attending tonight's meeting of the committee were Henry Hahn, of Wadhams & Co.; S. C. Kerr, of Wadhams & Kerr Bros.; L. A. Lewis, of Allen & Lewis; Lang, Henry Lang and R. V. Morrison, of Lang & Co.; and J. T. Brumfield, of Mason, Ehrman & Co.

FISHWAY TO BE REPAIRED

House Passes Bill for Maintenance of Oregon City Ladder.

SALEM, Or., Feb. 20.—(Special.)—Scholfield's bill authorizing the repair of the fishway at Oregon City, as needed from time to time during the winter, was passed by the House today. The bill was amended, however, by striking out the section appropriating \$25,000 for reimbursement of Master Fish Warden Van Dusen, on account of money already spent on repairs and improvements.

There was opposition to the bill upon the ground that salmon do not go to the Upper Willamette and there is nothing gained by the construction of a fishway. Purdy of Washington and Settlemier of Marion asserted that no fish go above the falls, Washburne of Lane and Farrell of Multnomah declared that salmon do go above the falls since the fishway was constructed and that the maintenance of the ladder will insure a supply of salmon to the Upper Willamette and the spawning grounds of its tributaries.

DOBBIN SURPRISE SOLONS

Asks for Call of House During Committee Reports.

SALEM, Or., Feb. 20.—(Special.)—Representative Dobbin, who is an earnest advocate of irrigation legislation, created a surprise in the House today by suddenly interrupting a dry run of committee reports by asking for a "call of the House." This would bring in all absent members, and is a very unusual proceeding unless a vote is about to be taken. Speaker Davey looked around in a mystified manner and then inquired, "What's the occasion for this, Mr. Dobbin?"

Dobbin remarked that a bill could be indefinitely postponed at any time, and then attention was drawn to the fact that the irrigation bill had just been reported. The point on the bill is so determined that Dobbin was afraid to let any of his supporters get out of the House while it was on third reading.

House Makes Belated Reform.

SALEM, Or., Feb. 20.—(Special.)—The House this morning adopted an amendment to guard against the spread of contagious diseases by transportation of corpses on trains. Edwards said that the bill contained no limitation of this kind, but would also preserve a body for a few days. He thought if the state continued to enact license laws, Oregon would soon reach a stage at which a man would not be permitted to die without a license. The bill was defeated by almost unanimous vote.

SMITH'S BILL TO LICENSE EMBALMERS

Killed in House.

SALEM, Or., Feb. 20.—(Special.)—The "embalmers' bill" was killed today by the House. The bill was introduced by Smith of Umatilla, requiring embalmers to secure licenses from the State Board of Health. Representative Scholfield explained that the purpose was to guard against the spread of contagious diseases by transportation of corpses on trains. Edwards said that the bill contained no limitation of this kind, but would also preserve a body for a few days. He thought if the state continued to enact license laws, Oregon would soon reach a stage at which a man would not be permitted to die without a license. The bill was defeated by almost unanimous vote.

UPPER HOUSE TAKES WATER

Senate Draws New Dead Line on Other Chamber's Bills.

SALEM, Or., Feb. 20.—(Special.)—The Senate this afternoon receded from the position it took yesterday in refusing to receive any further House bills from the House after last Monday night. The attention of the Senate was called to the attention of the House today and on motion of Coffey the Senate was requested to permit Speaker Davey to appear in behalf of the House. This was done, and the Senate deferred further consideration of the matter until 4:15 o'clock this afternoon, when the subject came up under special order.

FREEMAN FULLY EXONERATED

House Committee on Resolutions Submits Its Formal Report.

SALEM, Or., Feb. 20.—(Special.)—The House committee on resolutions today handed in a report declaring that Representative Freeman, of Multnomah County, was acting in an honorable manner, and free from any wrongful motive, when he secured the insertion of an amendment in the school-land bill as desired by the state land-grabbers. The report of the committee is as follows:

In the matter of investigating the amendments offered by Mr. Freeman to House bill No. 234, the committee, after having made a careful investigation, finds that the amendment offered by Mr. Freeman was read by the clerk and stated by the chairman in putting it to a vote of the House, and was exactly the same as the same appeared in the engrossing committee, and that no change whatever had been made in the amendment from the time it left Mr. Freeman's hands, at his seat, until after the bill was read by the clerk and stated by the chairman in putting it to a vote of the House.

We further report that after full and fair investigation we find that Mr. Freeman's action was honorable and free from any wrongful motive, and that any statement connected with said bill, and that any statement to the contrary is without basis of fact.

Consider Elk Rock Bridge.

SALEM, Or., Feb. 20.—(Special.)—The House railroad committee is considering whether to acquire a roadway on the railroad bridge which the Southern Pacific desires to build at Elk Rock, across the Willamette River near Oswego. Arthur C. Spencer, attorney for the Southern Pacific, tonight appeared before the committee in opposition to the roadway requirement. W. W. Cotton, attorney for the railroad, has told the committee that the roadway requirement will kill the bridge project. The committee will report tomorrow.

DECLINE THEIR MILEAGE

EIGHT SENATORS CONTENT WITH PER DIEM ONLY.

Others Take All Committee Recommendations—Solons Divide \$4535.

SALEM, Or., Feb. 20.—(Special.)—The Senate committee on salaries and mileage of members reported this morning the aggregate of the allowances being \$635.30. Eight of the Senators declined to accept any mileage allowance and will receive only the per diem allowance of \$120. Besides refusing to take mileage, Senator Booth further subtracted from his per diem of \$120 the sum of \$9, charging the state with only \$111.

When the report had been read this morning Caldwell asked that the mileage allowance be stricken out. Coshaw asked unanimous consent to have eliminated from the report any allowance for Senator Mayne, for the reason that he had not attended a single day's session. There was no objection offered and the name of the Multnomah County man was removed from the list. The report was then adopted.

The eight Senators who declined to receive mileage are: Bailey, Bingham, Booth, Bowerman, Caldwell, Kay, Malarky and Smith of Harney. The amounts drawn by the different Senators are as follows:

Table with 2 columns: Senator Name, Amount. Includes A. A. Bailey, per diem, \$120.00; Booth, per diem, \$111.00; Bowerman, per diem, \$120.00; Caldwell, per diem, \$120.00; Kay, per diem, \$120.00; Malarky, per diem, \$120.00; Smith, per diem, \$120.00; W. G. Cole, per diem, \$120.00; O. P. Coshaw, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120.00; E. L. Muller, per diem, \$120.00; C. W. Hodson, per diem, \$120.00; J. S. Lashary, per diem, \$120.00; A. J. Johnson, per diem, \$120.00; T. R. Kay, per diem, \$120.00; U. S. Lashary, per diem, \$120.00; J. A. Lashary, per diem, \$120.00; Dan J. Malarky, per diem, \$120.00; J. McDonald, per diem, \$120.00; M. A. Miller, per diem, \$120.00; Frank L. Miller, per diem, \$120