Provides That Members of One Party May Not Vote at Primaries of Another.

PENALTIES PROVIDED

Campbell Declares This Omission Renders Bill Worthless-Democrats Stand By Measure Which Has Aided Them in Past.

STATE CAPITOL, Salem, Feb. 10.-(Special.)-Abbott's bill, amending the direct primary law to prevent the members of one political party from participating in the primary nominating election of another passed the House this afternoon. There were 41 ayes and 16 noes. Demoerats voted no.

The bill provides that at the time an elector registers he shall be required to make affidavit reciting what candidates he supported in the preceding election for President and Vice-President. Congressman and Governor. This affidavit, it is provided, shall be in addition to the num-ber of questions touching on his qualifi-cations as a voter, that he is how re-quired to answer. The bill carries no

Campbell, while professing his belief in the direct primary, declared that if the bill were enacted into a law it would he absolutely inoperative, for the reason that there was provided no means of pun-ishing a voter for subscribing to a false affidavit. He said the effect would be to encourage the man who is dishonest not only to be dishonest, but to add perjury to dishonesty.

Bean, McCue, Conyers, Abbott and Hughes, on the Republican side, argued that the bill was drawn in the right direction and should be passed for the assistance it might give in preventing the members of one party invading the elec-tions of another and assisting to nomi-nate undestrable candidates. Naturally the Democratic members were all lined

Brandon frankly said that he could not support the bill for the reason that, hav-ing been elected to the Legislature with the assistance of about 50 Linn County Republicans, he did not propose to enact any measure that would require them to

any measure that would require them to make affidavit to anything that might make them feel uncomfortable.

These voting against the bill were: Barrett, Bedillion, Brandon, Brooke, Campbell, Corrigan, Dimick, Hatteberg, Jackson, Jones (Clackamas), Miller, Munkers, Patten, Philipott, Purdin and Bosk

Eight-Hour Bill Rescued

After being defeated with only 26 votes fathered by the Clackamas County delegation, was reconsidered in the House this afternoon and passed by a vote of 60 to 19, one absent. The substitute bill is much less stringent than the original and provides that laborers in all manufacturing institutions shall be allowed at least 39 minutes every six bours in which

On the final vote, those voting against the measure were applegate, Barrett, Be-dillion, Bones, Brandon, Brattain, Bu-chanan, Conyers, Dodds, Farrell, Greer, Jaeger, Jones (Douglas), Mann, Meek, Muncy, Patton, Brooke and Richardson.

HOUSE PASSES MANY BILLS

And Flood of New Measures Shows No Diminishment.

STATE CAPITOL, Salem, Feb. 10. (Special.)—Bilis passed by the House today are as follows:

H B 97, Bean—Creating State Insurance Commission at \$3000 per aunum. H. B 277, Jones of Liuceln and Polk— Adthorizing County Courts of Marion and Polk Counties to maintain a free fairy across the Willamette River at Independ-

across the Willamette River at Independence.

H. B. 260, Abbott—Preventing members of one political party from participating in the primary election of another.

E. B. 252, Bedillion—Permitting taking of grabs in Coos Bay.

H. B. 259, Abbott—Crediting to printing fund all receipts from publishing pampfliets under corrupt practices act,

H. B. 260, Bedillion—Authorizing County Courts to redistrict county into election precincts at July instead of November torm.

H. B. 240, Conyers—Authorizing State Land Board to repurchase lands in school sections within National forest reserves.

H. B. 261, Carter—Reducing bond required of Assessors in small irrigation districts.

H. B. 248, Barrett—Amendatory of law reinfing to mining and dising districts.

H. B. 96, Lane County delegation—Increasing salaries of Deputy District Attorneys in Second Judicial District.

E. R. 145, Bryant—Protecting crabs and crawfish.

H. B. 279, Pation—Fixing sulary of Mar-

H. B. 279. Patton—Fixing sulary of Mar-ion County Surveyor at \$150 a month. H. B. 259. Clackamas delegation—Requir-ting manufacturing institutions to give em-pleyee 50 minutes every six hours for their meals.

H. B. 293, Josephine County delegation-resecting salmon in Rogue River.

New Bills Introduced.

New bills appeared in the House to-

H. B. 335, Ways and Means Committee—
Deficiency appropriation bill for 1907-8.
H. B. 336, Jackson—Fixing salary of Assessor of Sherman County at \$1500.
H. B. 337, Munkers (request of Ames A. lussing)—Authorizing executors and administrators to execute deeds of conveyance in asses where deceased person had executed bond for a deed. cases where deceased person had executed a bond for a deed.

H. B. 338, Munkers (request of Amos A. Tussing)—Repealing law requiring written consent of County Court before property belonging to a minor can be sold.

H. B. 330, Davis (request of C. A. Biglew)—Requiring Multinomah County Court to submit to woters question of building the new ocurthouse on East Side of Williamette Biver.

Hew courthouse on East Side of Williamette River.

H. B. 340. Lane County delegation—Fixing salary of Justice of the Peace and Constable of Eugene District annual salaries of \$1000 and \$6000 respectively.

H. B. 341. Heddilion—Fixing salary of County Judge of Coos County at \$1200.

H. B. 342. Reynolds (request Assistant State Treasurer)—Requiring relatives of insans persons financially able to pay into State Treasury \$10 per month towards support of such unfortunates.

H. B. 543. Muncy—Allowing Coes and Curry Counties to retain receipts from hunters fleenses to be turned into a scalp bounty fund

ABRAHAM ASTONISHES SENATE

Moves to Postpone Indefinitely Bill

Just Introduced, but Loses. STATE CAPITOL. Salem, Feb. 10.—
(Special.)—Senator Abraham tried to revise the unwritten rules of Senatorial courtesy this afternoon by moving to postpone indefinitely a bill as soon as it had been introduced. It was Senate bill 22t by Hart, that met his disfavor. The bill authorizes corporations to enter upon lands, cut timber, dig ditches, etc., for railroad, water power and other purposes. As soon as the bill had been read the first time. Abraham astonished the Senate by moving that further conread the first time. Abraham astonished the Senate by moving that further con-sideration of it be indefinitely postponed. Everybody sat up and began to take notice. Senator Hart himself, accustomed to flings from Senator Abraham, was at

first a little non-plussed, but came to the rescue of his bill. He said that he had introduced the bill by request of a Portland lawyer, that he did not know the full contents of the bill and that he would not like to have a indefinitely postponed until he could see what it contained. "Perhaps I shall vote against it myself when it comes up on third reading," he said.

"That's just what I object to," replied Abraham. "Here we are on the last ten days of the session, with our work congested and a new bill is introduced giving corporations the right to go upon a man's property and do various things which not even the Senator who introduced the bill understands. I object to taking up the time of the Senate in that manner."

Senator Hart said he would have been surprised if this motion had been made

Senator Hart said he would have been surprised if this motion had been made by any one besides Abraham, but that nothing that Abraham could do would surprise him. Senator Bingham took a shot at Abra-

ham by saying that if the latter is con-cerned over the congested condition of the Senate's work, he should not have taken up so much time in discussing the Sunday rest bill this morning. Abraham was the only Senator voting for his

NEW BILL SHIELDS DUNIWAY

Flat Salary Bill Proposes to Become Operative in 1911.

STATE CAPITOL, Salem, Feb. 10 .-(Special.)-Consideration of the substitute bill, placing the State Printer on a flat salary, has been made a special order for 10 o'clock Friday morning. The substitute bill was drafted by a special committee, consisting of Bean, Brooke and Campbell, who were appointed by the House committees on judiciary, revision of laws and printing, to which the original bill was referred for amend-

Provision is made in the substitute for the election by the people of the State Printer every four years. The salary of that officer is fixed at \$4000 per ar-num, but the law shall not become opernum, but the law shall not become oper-ative until the expiration of State Printer Duniway's term. January, 1911. The proposed bill provides for the creation of a State Printing Board, consisting of the Governor, Secretary of State and Superintendent of Public Instruction. It carries an appropriation of \$20,000 for the purchase by the state of a new and complete printing plant. The State complete printing plant. The State Printing Board is given exclusive con-trol of the management of the state's

PEOPLE TO VOTE CHOICE

Bill to Have Courthouse Location Decided at Election.

STATE CAPITOL, Salem, Feb. 10.-(Special.)—At the request of C. A. Bigelow, Representative Davis and Senator Balley today introduced bills requiring that the question of the location of the proposed new Mulinomah County Courthouse be submitted to a vote of the people of that county.

The Multnomah County Court, under

the provisions of the bill, is directed to call a special election for June 7, 1909, when the question for determination will be: Shall the Courthouse be located on what is known as the East Side? A majority of the votes cast in the pro-posed election is to determine the lo-

the sale of the present Courthouse block would buy a new site on the East Side and go far toward paying for the new building. Mr. Bigelow is president of the East Side Business Men's Club and is accommonlist by Cherry V. is accompanied by George K. McCord.
They will be joined tomorrow by Councilman A. G. Rushlight.

DEFICIENCY BILL PUT IN

Large Items for Printing and Su-

preme Court Commissioners. STATE CAPITOL, Salem., Feb. 10,-(Special.)—The ways and means com-mittee this afternoon introduced in the House a bill carrying appropriations to meet deficiencies in the Various state in-stitutions, boards and commissions for the biennial term ending December 31,

The bill includes the following items: Salaries Supreme Court Commis-Salaries Supreme Court States States States Oregon Domestic Animal Commission Rewards for arrest train wreckers Services and milesage members State Texthook Commission 848.22 (Clerk State Fish Warden 1633.29 Expenses public printing and supplies 30.885.84 lies
lies printing 1905-6 (balance).
lie printing 1905-6 (balance) are capitol building and grounds and light, capitol building apportation of convicts titution for Feeble-minded. eimbursing counties for support of non-resident poor.....

FIRE WARDEN IS PROPOSED

State Board of Forestry Urges Passage of Abbott's Bill.

STATE CAPITOL, Salem. Feb. Special.)-For protection of fo (Special.)—For protection of forests through a Fire Warden, the State Board of Forestry is urging passage of Repre-sentative Abbott's bill, No. 228, enlarging the powers of the board and appropriating \$15,000 therefor. The ways and means committee of the

House has cut down the sum to \$3000, but efforts are being made to put back the riginal figure.

The Board is to make rules for forest officers, appoint wardens, paid by timber owners, and select a Chief Fire Warden at a salary of \$2500, plus \$1500 for travel-ing expenses. The enlarged forest pro-tection afforded by this bill is declared essential by members of the State Board of Forestry. S. C. Bertrum, member of the Board, is urging passage of the bill.

Lewiston Improves Streets.

LEWISTON, Idaho, Feb. 10.—(Special.)

—A force of men is at work on East Main street installing a large drain sewer, pre-

paratory to paving. Subscriptions to the stock of the local subscriptions to the stock of the local street rallway proposition have now in-creased to \$56,200, and it looks as if the rest of the \$100,000 would be subscribed in ample time to purchase material and pro-ceed with the building of the road through the paving district of the city at the same time the pavament is being at the same time the pavement is being

Falls Off Boat; Drowns.

SEATTLE, Feb. 10.-While attempting to relight an extinguished headlight on the gasoline launch Spray, Engineer Clarence Illenfritch, employed by the Schwabacher Grocery Company, slipped on a fender and was drowned about a quarter mile north of the wharf at Colby last night. Neal McLeod, a commercial last night. Neal McLeod, a commercial traveler for the company, was the only witness to the accident.

Kidnaper Is Identified.

BELLINGHAM, Wash, Feb. 10.-Edward English, on the witness stand at Mount Vernon today, positively identified Leo Bezmer, a shingle weaver, as the kidnaper who took him from his carriana and house him from his carriage and bound him to a tree in the est and demanded \$5000 ransom.

Children's shoes reduced at Rosenthal's.

NORMAL SCHOOLS WIN IN SKIRMISH

House Instructs Committee to Make Provision for All Three of Them.

POINT OPPONENTS GAIN

Succeed in Having Order Issued for Separate Bills for Each of Schools With Separate Appropri-

STATE CAPITOL, Salem, Feb. 10 .-(Special.)-Advocates of three normal schools won the opening skirmish in the normal school fight in the House today. By a vote of 28 to 21 the bill recommended by the committee on ways and means and carrying an appropriation of \$115,000 for one central normal school at Monmouth, was rejected. At the same time the House re-referred the bill to that committee with instructions to make pro-vision for the three schools at Weston, Ashland and Monmouth.

Ashland and Monmouth.

Opponents of the normal school combination, however, gained one slight advantage when, by a standing vote of 23 to 18, they adopted a motion instructways and means committee to report three separate bills-providing sep-arate appropriations for each of the

Jones for Three Schools.

The bill came up as a special order at 10 o'clock this morning. Jones (Lincoln and Polk) immediately moved the re-refand Polk) immediately moved the re-ret-erence of the bill, with instructions that provision be made for state support of the three schools as recommended by a majority of the Board of Normal School Regents. Hawley, also of Polk, the home of the Monmouth school, supported Jones by contending that the geographical conby contending that the geographical con-ditions of the state are such as naturally to require at least three normal schools. Calkins argued that it would be a step

backward for the state to undertake the abandonment of any educational insti-tution after it has been established and supported for a number of years by state funds. Barrett criticised the members of the ways and means committee for disregarding the reports and recommenda-tions of the different schools and report-ing a bill so out of harmony with those recommendations. He declared his opposition to any scheme for cutting down the appropriations for any of these schools. Patton, Altman, Buchanan, Car-ter and Mahone argued for the retention of the three schools as indispensable to completeness of the state's educa-

Dimick Plunges to Fray.

Dimick was the first member of the House to go to the defense of the recom-mendations of the ways and means committee and said he offered no apology mittee and said he offered no apology for going on record as being opposed to the further retention of so many normal schools. He wished to go on record as supporting one normal school only. Brandon maintained that these schools were not entitled to receive further state aid for the reason that they did not discharge the function for which they were created. He charged that not to exceed to per cent of the graduates from these 10 per cent of the graduates from these schools subsequently taught school. He favored one school, properly located and maintained, with some regulation that would require each graduate therefrom to give two or three years of his or her time to teaching in the public schools of the state.

Reynolds for One School.

As a member of the ways and means As a member of the ways and means committee. Reynolds talked against the Jones motion. He asserted that he believes in higher education and that it should be supported liberally, but he was opposed to distributing state aid among several institutions of the same kind when it could be centered in one school with the result that greater good would follow. He cited the fact that last De-cember there were only 285 pupils attending all three of the normal schools for which appropriations aggregating \$320,000 had been asked of this Legislature. He explained that the reason he favored the one school plan was that the state, by making an adequate appropriation, could get better results. Furthermore, he pointed out that there were accommodations at the Monmouth school for between 300 and 400 pupils, or a greater number than being educated in all three of

"I move a call of the House," said Barrett of Umatilla, when the debate had ended. "We Eastern Oregon members want all of the members of the House here that we may know just where they stand on this question. The result of this vote will have a great effect on what the members from Eastern Oregon will do during the remainder of the session. We want to know where every member of this House stands on the no mal school question."

Separate Bills Plan Win

When informed that there was only one absentee, Barrett withdrew his motion and the rollcall proceeded. When the result had been announced, McKinney offered a motion instructing the ways and means committee to report a separate bill for each school, but he recalled it on the objection of Maboney, who charged that if the Legislature passed soparate bills for each of the schools the opportunity would be given the people of one normal school district to infinite the referendum against another locality. Campbell, however, immediately renewed the motion, which prevailed by a standing vote of 32 to 18.

How Vote Is Divided.

Orton being absent, eight members of the Multnomah County delegation lined up with the forces for three normal schools. They were: Altman, Brady, Couch, Davis, Jaeger, Mahone, McDonald and Speaker McArthur. The vote by which the bill was re-referred, with instructions to make provision for all three normal schools was as follows: Ayes—Altman, Barrett, Bean, Bedillion Belknap, Bonebrake, Brady, Brattain, Brooks, Buchanan, Calkins, Conyers, Couch, Davis, Dodds, Eaton, Hatteberg, Hawley, Jackson, Jaeger, Jones (Lincoln and Polk), Leinenweber, Mabone, Mahoney Mann, Mariner, McCue, McDonald, McKluney, Meek, Miller, Muncy, Patton, Pundin, Richardson, Pusk and Patton, Pundin, Richardson, Pusk and Patton, Purdin, Richardson, Rusk and Speaker McArthur-38.

Noes-Abbott, Applegate, Beals, Bones, Brandon, Bryant, Campbell, Clemens, Corrigan, Dimick, Farrell, Greer, Hines, Hughes, Jones (Douglas), Jones (Clack-amas), Libby, Munkers, Philpott, Rey-

Umatilla Teachers Examined. PENDLETON, Or., Feb. 10.-(Special.) -Fifty teachers of the county are here taking the regular February examina tions. More are expected to register to-morrow, making largest number ever taking examinations in this county at

For Women-Lydia E. Pinkham's Vegetable Compound

Noah, Ky. — "I was passing through the Change of Life and suffered from headaches, nervous prostration, and hemorrhages.
"Lydia E. Pink-ham's Vegetable

that I can do all my housework, and at-tend to the store and post-office, and Ifeel much younger than I really am.
"Lydia E. Pink-

ham's Vegetable Compound is the most successful remedy for all kinds of female troubles, and I feel that I can never praise it enough."—MBS. LIZZIE HOLLAND, Noah, Ky.

The Change of Life is the most critical project of a woman's existence, and period of a woman's existence, and neglect of health at this time invites

disease and pain.

Womeneverywhereshouldremember that there is no other remedy known to medicine that will so successfully carry women through this trying period as Lydia E. Pinkham's Vegetable Com-pound, made from native roots and

For 30 years it has been curing women from the worst forms of female ills - infiammation, ulceration, displacements, fibroid tumors, irregularities, periodic pains, backache, and nervous prostration.

If you would like special advice about your case write a confiden-tial letter to Mrs. Pinkham, at Lynn, Mass. Her advice is free, and always helpful.

SUNDAY REST BILL KILLED

SENATE POSTPONES ABRAHAM MEASURE INDEFINITELY.

Author in His Defense of It Declares Senate Is Guilty of Breaking All of Ten Commandments.

STATE CAPITOL, Salem, Feb. 10 .-(Special.)-Senator Abraham's Sunday rest bill was killed in the Senate this morning by indefinite postponement, by n vote of 18 to 9, with three absent. After the judiciary committee reported the bill adversely the Senate defeated an effort to send the bill to the committee on education, and then carried Hart's motion to postpone indefinitely. The bill was given extended discussion by Abraham and brief discussion by Selling, Hedges and Hart, against it, and by Kay and Miller, of Linn, in favor of the control of the carried that the carried

Senator Abraham supported the bill on both religious and economic grounds, insisting that this was a Christian Na-tion and that the tenets of Christianity should be observed. He scored the Sen-ate for inviting a preacher to open the sessions each morning by invoking di-vine blessing and then proceeding im-mediately to defeat a Sunday law. He declared that he had no hope of the Senate passing the bill, for it had set aside all the rest of the Ten Command-ments and he expected it would set aside that relating to the keeping of the Sabbath. He quoted Washington, the Sabbath. He quoted Washington, Lincoln, Webster, Gladstone, several eminent judges and others in support of Sunday observance and disclaimed any intention as posing as a Billy Sun-day, though he wished he had Billy here to "shake up this Senate a little." He insisted that the enactment of a Sunday law was necessary because a cision by Judge Gantenbein had clared the present law unconstitutional. Senator Hart explained that the judiciary committee decided to report adversely on the bill because it was deemed too drastic and because a large number of people had filed petitions against it, which petitions he desired filed by the Chief Clerk of the Senate.

Senator Hedges said that though the present Sunday law had been declared unconstitutional by a Circuit Court he would regard it as valid until declared unconstitutional by the Supreme Court. Senator Seiling said he believed in observing Sunday as a day of rest but that he did not believe in a law com-pelling others to observe it if they did not want to do so.

The vote upon the question of indefinite postponement was as follows Aye—Balley, Beach, Bingham, Chase, Coffey, Hart, Hedges, Kellaher, Mer-ryman, Mulit, Norton, Parrish, Schol-field, Selling, Sinnott, Smith, of Mar-Wood, President Bowerman. No-Abraham, Albee, Barrett, Johnson, Kay, Miller, of Linn, Miller, of Linn and Lane, Oliver, Smith, of Umatilla -- 9.

Absent-Cole, Caldwell, Nottingham

SEVEN BILLS ARE PASSED More New Measures Introduced in

Senate Yesterday. STATE CAPITOL, Salem, Feb. 10.— Special.)—Bills were passed by the Senate today as follows:

Senate today as follows:

S. B. 98. Abraham—Regulating fishing near fishways.

S. B. 167. Kay—Regulating mutual fire insurance companies.

S. B. 195. Chase—Raising salary of Coost County Sheriff after January 1, 1911.

S. B. 200. Bailey—Deputies in office of County Clerk in Multnomah County to have 15 days' yearion each year.

S. B. 208. Abraham—Removing defeats from statute against lewd cohabitation.

S. B. 218, Delegation from First Judicial District—To divide the First Judicial District—To divide the First Judicial District. trict.
S. B. 224, Johnson Giving Corvalits powor to purchase lands for water supply.

Indefinitely Postponed.

Bills were indefinitely postponed by the Senate today as follows: S. B. 40. Beach—Making County Judge the Judge of the Juvenile Court. S. B. 80. Balley—For public plargrounds board in Portland. S. R. 84. Hart—For protection of laborers to mines. in mines.
S. B. 105, Keliaher—For separate board of County Commissioners in Multnomah County. Senators M. A. Miller and Kellaher county outing 'no."
S. B. 118, Bailey—Amending law relating to delinquent children.
S. B. 131, Albee—Fixing eight hours as a day's labor on public works, whether by contract or not.
S. B. 160, Caldwell—To define arson.
S. B. 163, Nottingham—Regulating sallor thousas.

arding-houses.
S. B. 177, Selling-Regulating sailor boarding-houses.
S. B. 185. Abraham—Making Sunday a business section of the city. Only canday of prest.
H. B. 14. Mahone—Providing additional

Choice Assortment of Valentines

Sale of Rubber Goods

At Prices That Please Great Sale Continues Lady's Spray Syringe, 10-oz. bulb\$2.50 * \$0.98 2-qt. White Water Bottle 1.00 .73 3-ot. White Water Bottle 1.25 .83 1.08 2-qt. Water Bottle, good grade in white rubber. . 1.35 3-qt. Water Bottle, good grade in white rubber.. 1.50 1.13 2-qt. Red Water Bottle, guaranteed one year.... 2.00 1.53 3-qt. Red Water Bottle, guaranteed one year 2.15 1.63 2-qt. Maroon Canteen Water Bottle 1.75 1.33 3-qt. Maroon Canteen Water Bottle 2.00 1.43 3-qt. Flannel-Covered Water Bottle 1.65 1.13 2-qt. Maroon Cloth-Inserted Water Bottle and Syringe combined, 2 hard rubber tubes...... 2.00 1.73 3-qt. Maroon Cloth-Inserted Water Bottle and Syringe combined, 3 hard rubber tubes...... 2.25 1.83 2-qt. Gray Syringe and Water Bottle combined., 1.35 1.08 2-qt. White Syringe and Water Bottle combined., 1.25 .632-qt. Red Fountain Syringe, Bag and Tubing..., 1.50 .98 1.08 3-qt. Red Fountain Syringe, Bag and Tubing 1.65 75c, 85c, \$1.50 Fountain Syringe..... White 10-in. Screw-Top Ice Cap, with strap, guaranteed two years 1.50 1.19 Maroon Ice Cap, Cloth-Inserted 1.25 .63 .36 Gigantic Sale CONTINUES



There has been such an unprecedented demand for wood to burn since 'we inaugurated this popular sale that we will continue to give for a limited time

ONE-FOURTH DISCOUNT

If It's a Fountain Pen We Can Please You

Full Assortment of

Infants' Waterproof Sheets, crib size 1.25

RUBBER TOYS HALF PRICE

Penn, Hopewell & Co.'s Finest Imported

Crystallized Jujubes

The True Flavor of the Fruit

Abraham Lincoln Fine Portraits

.08

.63

We have just received by express a shipment of splendid new pictures of Abraham Lincoln. Includes the famous St. Gaudens picture. They are genuine platinums, sizes 7x9 inches up to 30x40 inches. A grand assortment. See display in the window.

CROSS ENGLISH GLOVES

CROSS LONDON LEATHERS

eputies for District Attorney in Multnomah County.

H. B. SS, Brady—Increasing salaries of Constable and deputy in Multinomah County.

H. B. 200, Lane County delegation—To place County Commissioners in Lane County

on a salary.

H. B. 228, Mahoney—Increasing salary of JAEGER'S FIGHT ON MEASURE District Attorney in Tenth district. New Bills Introduced. Bills were introduced in the Senate today as follows: S. B. 220, Barnett—To regulate fish nets, wheels and traps on Nebalem River. S. B. 230, Coffer—To create a Code Com-

wheels and traps on Nehman Attor.

S. B. 230, Coffey—To create a Code Commission to revise the code.

S. B. 231, Oliver—To fix terms of court in the Tenth Judicial District.

S. B. 232, Balley—To require Multnomah to submit location of County Courthouse to a vote of the people.

S. B. 233, Merryman—To allow Assessor of Klamath County \$890 for deputy hire.

S. B. 234, Hart (by request)—Railroad corporations, power and electric companies to have right of emisent domain.

S. B. 235, Multnomah delegation—To regulate sailor boarding-houses.

S. B. 290, Balley—For special election in June. 1309, on question of erecting new courthouse in Portland, the question submitted being the location in East or West Portland. Portland.

H. B. 158, Jaeger—To provide for an additional judge in Multneinah County.

H. B. 223, Hughes—Secretary of State to have custody of Capitol grounds and build-

\$25,000 MORE FOR A.-Y.-P. FAIR

Committee Approves Unqualifiedly

Work of Commission. STATE CAPITOL, Salem, Feb. 10 .-(Special.)-The Senate today received a report from a special investigating committee unqualifiedly approving the manner in which the Alaska-Yukon-Pacific Commission has expended the appropriation made by the last Legislature and recommending the appropriation of an additional \$25,000 for the completion of the exhibit. When the report was re-ceived, Senator Beach called it a "white-wash," but the report was adopted and referred to the ways and means commit-

ee. The report was as follows:

referred to the ways and means committee. The report was as follows:

We, your special committee appointed to investigate the accounts of the Alaska-Yukon-Pacific Exposition, beg to report that we have gone into the matter as far as we could without visiting Seattle, and that we have interviewed responsible men as to the accomplishments of the commission at Seattle, with the result that we find:

That all accounts are correct in detail. That the money disbursed has been economically and judiciously spent.

That the Oregon building is a great credit to the state and the Oregon Commission. The location is the best of any state buildings on the ground. The structure is beautiful, and admirably arranged for exhibition and entertainment purposes and the building was constructed at a saving of several thousand dollars over the cost of other state buildings.

Four carloads of exhibits are now in Seattle, and the work of securing additional exhibits is well under way.

The commission has not miscalculated its expenditures, as authorized by the last Legislature, but, on the contrary, has made its plans conform to the money appropriated.

The additional appropriation asked for is to make still better the exhibits and to place Oregon in a better position as compared with our neighboring states. The plans of the committee are definite, and there is no question as to the advantage an additional appropriation would give our state at the exposition.

However, we believe that the state's interest can be adequately conserved with an appropriation of \$2.000 and we therefore recommend this amount

Very respectfully,

A. BAILEY,

W. D. WOOD.

R. H. GREER,

Wooden Awnings Must Go. ALBANY, Or., Feb. 10.—(Special.)—All wooden awnings in Albany must vanish, by edict of the City Council. An ordiby edict of the City Council. An ordi-nance was passed last evening requiring that all wooden awnings and all signs which protrude over the sidewalks must be taken down want 39 days. This or-dinance applies to practically all of the business section of the city. Only can-

FAILS IN HOUSE.

Effort to Resolve House Into Com-

mittee of Whole and Discuss

Bill Is Voted Down. STATE CAPITOL, Salem, Feb. 10,-(Special.)-Bean's bill, creating a State Insurance Commissioner, passed House this afternoon by a vote of 38 to 20, two absent. Attempts to resolve the House into committee of the whole and to re-refer the bill for the purpose of amending it so as to leave the \$50,000

deposit feature of the law as it is, were defeated. In opposing the bill Jaeger said it would create an additional office and at the same time there was no assurance that the changes contemplated would give to the people of this state cheaper

Clemens insisted that a deposit of \$50, 000 was no protection to the assured at all, for the reason that the companies required to deposit such surety carried from \$600,000 to \$1,500,000 of risks in Portland alone. He charged that various representatives of the large insurance meerns were in the capitol lobbying against the bill for the reason that would break up the monopoly they ha so strongly organized in San Francisco and by which the rates of insurance for this state were fixed. He insisted that all insurance companies entering this state for business should be required to stand on their capitalization and actua assets rather than to rely on their ability to deposit \$50,000 as a recommendation of their stability as an insurance

Calkins, Brooke and Bean and other members of the House contended that the pending bill was of greatest value to the state for the reason that it no only provided an insurance department for the better administration of the insurance business in the state, but it also promised to break up a monopoly that had for years been dictating the cost of insurance to the property-owners of this Those voting against the bill were; Be-

CUT OUT THIS ITEM Urges That Those Who Suffer With

Indigestion and Stomach Disorders

Give Prescription a Trial. Gentlemen: Thank you; I thank you time and again each day for publishing the prescription of the great specialist on stomach disorders. We, in our family, are great pie and cake esters, and naturally we are, or have been, "all dyspeptics," more or less. My family consists of a husband, two daughters and a son. Scarcely a day passed but some of us were ill with headache, stomach distress after eating, billousness. Irritability, etc., and I frequently with heart trouble, due to wind and gas on stomach. From a "family of blues" we've been changed to a "family of pinks," as we are all in the pink of health and eat more than ever. We got the prescription filled several times. I want to give this simple formula: Get two ounces syrup of ginger, two ounces essence of pepsin and one ounce compound essence cardiol. Mix in a bottle. Shake well and take one or two teaspoonfuls after each meal. One before eating will excite a good appetite. This will digest anything we eat and gives strength and health. Hoping this will be published and do much good, I am.

Respectfully, MRS. A. K. M.P.

(For publication with initials.) cialist on stomach disorders. We, in

(For publication with initials.)

chanan, Carter, Corrigan, Couch, Far-reil, Greer, Jackson, Jaoger, Jones (Doux-las), Libby, Meek, Muncy, Patton, Phil-pott, Reynolds and Rusk.

Visitors of Day.

STATE CAPITOL, Salem, Feb. 10.— (Special.)—Faces in the lobby today were: L. P. W. Quimby, desiring to have

the present game warden ousted un-der the present law. George W. Joseph, on railroad bills. C. T. Hutchinson, R. G. Smith, Ren-ton Bowers, E. V. Carter, Judge Bald-win, Clarence Reams, Judge Nell, and Will G. Steel, working for the Crater Lake wagon road. J. N. Burgess, ex-Representative for

Wasco, working for scalp bounty. George H. Himes, working for a uilding for the Oregon Historical So-James Mahon, of Burns, on scalp W. E. Burke, on water bills. S. C. Bartrum, of Roseburg, on for-

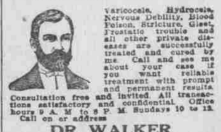
W. M. Cake, of Portland.

(Established 1879)

Children's shoes at factory cost. Best

An inhalation for Whooping-Cough, Croup, Coughs, Colds, Catarrh, Bronchitis, Diphtheria. Cresolene is a Boon to Asthmatics. Does it not seem more effective to breathe in a remedy for diseases of the breathing organs than to take the remedy into the atomach? Creessions cure because the air, rendered strongly antisoptic, is carried over the diseased surface with every breath, giving prological and constant treatment. It is invaluable to mothers with avery labeling the content of the cont

surface with every bream constant treatment. It is invaluable to mothers with small children. For tritated threat there is nothing better than the smalless and the smalless and



DR. WALKER 181 First St. Cor. Yambill, Portland, Or



Women a Specialty The wel-known S. K. Chan Chinese Medical Company, with wonderful herbs and roots, has cured many sufferers when all other remedies have falled. Sure cure female, chronic, private diseases, nervouses, bloed poison, returns, as the consumption stomach, bladder, kidney and diseases of all kinds Remedies harmless. No operation, Honest treatment. Examination for ladies by Mrs. S. K. Chan, THE CHINESE MEDICINE CO., S2544 Morrison St., bet. First and Second.