

FARTON SOUTHERN BILL

Measure if Passed Will Compel S. P. to Connect With United Railways.

FENTON OPPOSED TO BILL

Declares Measure is Unfair to Harman Lines in Giving Shipping Privileges to Rivival Company.

STATE CAPITOL, Salem, Or., Feb. 12.—(Special.)—After hearing the arguments of railroad attorneys this evening, the Senate railroad committee decided to report favorably upon Kellaher's bill requiring one railroad to connect its line with another or with any private switch where ordered by the Railroad Commission.

This bill is particularly designed to give every shipper in carload lots the right to have a private switch if the Railroad Commission thinks the circumstances and the amount of traffic justify it. It is also particularly designed to afford a means of compelling the Southern Pacific to connect its lines on Jefferson street, Portland, with the line of the United Railways, thus giving the United Railways the opportunity to switch cars from the South Portland shops over its front-street line to the terminal yards, where the cars can be turned over to the Northern Pacific for transcontinental shipment.

Favored by Commission.

The bill was favored by Railroad Commission Attorney and Senator Kellaher. It was opposed by Attorney W. D. Fenton, of the Southern Pacific. Mr. Kellaher declared that although the bill will affect the relations of the Southern Pacific and the United Railways, it was not drawn for that purpose, but with a view to facilitating traffic in any part of the state where it may be desirable to connect one road with another.

Unfair to Southern Pacific.

Fenton said that the United Railways has only a few miles of track and not a single car suited for the handling of transcontinental freight. This bill would require the Southern Pacific to furnish the cars for the mills in South Portland, the cars for the United Railways in the Southern Pacific lines, get a car for hauling them one mile to the terminal yards, where the Northern Pacific would take them and get the pay for the transcontinental haul.

SINNOTT'S BILL IS AMENDED

Will Not Include Owners of Land for Private Dwellings.

SALEM, Or., Feb. 12.—(Special.)—The Senate judiciary committee this evening reported without recommending an amendment to the bill introduced by Senator Sinnot, which provides for the construction of a new court house for private dwellings or barns and that the owner of land will not be liable where the work has been let to a contractor or where it is being done "by the job." The amendments also place a limit of \$500 on the amount that can be recovered for injuries causing death and reduce the penalties prescribed for violation of the provisions of the act in protecting workmen against injury.

BOXING BILL IS KNOCKED OUT

Davis Musters Only 20 Votes for Measure in House.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—After being amended so as to apply to the whole state, the bill introduced by Representative Davis permitting ten-round boxing contests for points was killed in the House tonight. There were only 20 votes in its favor. The original bill applied only to Portland. When it came up tonight Brady, in absence of Davis, consented to amend the bill in committee of the whole to permit boxing contests in all cities and towns where conducted under auspices of regularly incorporated athletic clubs.

EQUALIZATION IS BIG JOB

Untangling of Tax Muddle Will Take Many Days Yet.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—Equalization of county valuations is a big job for the Governor, Secretary of State and State Treasurer and may not be made until after adjournment of the Legislature. The only work that has been going on the last three days is that of the stenographer, extending his short hand notes of the testimony of the County Assessors of last Tuesday. The board has done no part of the actual equalization work.

House committees on taxation, together with F. W. Mulkey and C. B. Alchison. The original bill is that of the late Tax Commission, creating a board to assess public service corporations on capitalized net earnings. Powers of the board have been extended to equalization of county valuations and apportionment of state tax among counties. The board is to consist of two members, in addition to Governor, Secretary of State and State Treasurer. The two will probably draw \$3000 salary each.

PRIMARY LAW TO STAND

"A. B. C." Candidates Jealous of Their Position Advantage.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—"A. B. C." members of the House tonight killed by indefinite postponement Representative Smith's two bills amending the direct primary law and requiring that arrangement of candidates' names on the primary nominating and general election ballots be determined by drawing lots.

It was chiefly a battle between those whose names begin with one of the first letters of the alphabet and those who begin with one of the last. Brady, Brannon, Brook, Buchanan and Campbell were among those opposing the first bill applying to general elections.

MEMBERS GET \$3 A DAY

SALARY AND MILEAGE BILLS ARE REPORTED.

Brattain, of Lake County, Travels 1250 Miles and Is Allowed the Largest Sum, \$184.50.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—Mileage and salaries of the House members were reported in the House today by the House committee on that subject—Hines, Conyers and Corrigan. The bill provides that each member shall receive \$3 a day for 40 days. Mileage is 15 cents a mile for the distance traveled by each member from his home to the Capitol and return.

The largest mileage is that of Representative Brattain, of Lake, \$184.50 for 1250 miles. Mr. Brattain's home is Paisley, and he travels through Lakeview, Klamath Falls and Medford to the Capitol. Next to his mileage is that of Representative Brooks, of Ontario, \$148.50 for 990 miles. Representatives Patton and Reynolds, of Salem, collect 90 mileage, \$135.00 each. The Speaker receives \$300, salary of \$4 a day. The mileage of each member is as follows:

Table with columns: Name, Amount, Mileage. Lists representatives and their respective salaries and mileage amounts.

JONES BILL PASSES SENATE

State to Raise \$300,000 When Government Does Its Share.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—For the purchase of the Oregon City locks by the state and the National Government, the Senate tonight passed the substitute bill introduced by Representative Jones, and means committee at request of Representative Jones, of Polk, providing for raising \$300,000 in each of three years so soon as Congress shall appropriate \$300,000 for the joint fund. The \$300,000 raised under the old law will be turned into the general fund; likewise the \$300,000 that will be raised this year. Barrett of Washington voted no.

Salary Bill is Voted.

STATE CAPITOL, Salem, Or., Feb. 12.—(Special.)—The Recorder of Conveyances in Washington County bumped up against executive veto this morning and will probably have to get a raise in salary. The bill was introduced by the Washington County Senators, Barrett and Wood. In voting on the bill, the House was divided on reasons as set forth in previous vote messages—that the Recorder took the office knowing what his compensation would be and that when any amendment was raised or lowered during his term.

Gillettters Make Last Stand.

STATE CAPITOL, Salem, Or., Feb. 12.—(Special.)—Unable to stop in the Senate the salmon bill for concurrent legislation on the Columbia River between Oregon and Washington, Astoria gillettters have massed their forces in the House, led by Representatives McCue and Lettenweber, of Clatsop, and aided in the lobby by H. M. Lorntsen and Ole J. Settem. Inasmuch as the bill has been agreed on in its present shape by joint committees of the Legislatures of the two states, the outlook for its defeat or amendment is gloomy.

McArthur Bill Special Order.

STATE CAPITOL, Salem, Or., Feb. 12.—(Special.)—The McArthur constitutional amendment for state railroads in Central Oregon was reported favorably today by the House committee on resolutions. The bill was reported by Representative McArthur, of Clatsop, and was made a special order for Monday at 2 P. M. For the same hour McArthur's constitutional amendment was set providing that when any amendment to the constitution shall be rejected at the polls it shall not be submitted again for eight years. This resolution is unfavorably reported.

HOPE FOR REDUCED BUDGET

Trimming Proprom to Deep for Solons and \$3,700,000 Is Bottom Estimate.

SCHOOLS LIKELIEST GAME

Will Be Singled Out as Object of Onslaught if Any Is Made, and Normals Particularly Will Be Center of Battle.

(Continued From First Page.)

Constitutional convention..... 50,000 These were recommended. Recommended for passage are the following:

Tuberculosis sanitarium..... 70,000 Indian fighters of 1855..... 25,000 Crater Lake road..... 75,000 State Printing Office..... 10,000 Daily inspection..... 2,000 Asylum improvements..... 302,000

Normal Bills Pass House.

Complying with instructions of the House, the ways and means committee today reported and the House passed a appropriations bill providing an appropriation of \$100,000 for each of the three normal schools located at Monmouth, Ashland and Weston. The bills and that the appropriation for each school shall be apportioned among the following funds: Dormitory, \$50,000; library, \$50,000; maintenance, \$15,000; library, \$10,000.

Fight on Normals Ahead.

These appropriations will be the center of a big fight next week. Foes of the bill will endeavor to cut off all the normals except that at Ashland, or abolish them and establish a new institution at Portland. Early this week the House ways and means committee recommended an appropriation of \$15,000 for Monmouth only, but the House instructed the committee to bring in appropriations for three schools. In the Senate a majority of the committee on education favors Senator J. N. Smith's bill for one normal at Portland. Old logging tactics will be resumed next week by the normals.

Bill for Horses Out.

Representative Jones' (Lincoln and Polk) bill, appropriating \$100,000 to reimburse Indian veterans for their horses during Indian uprisings of 1855-56, was reported back to the House today by the ways and means committee, recommending that \$25,000 be allowed in settlement of these claims.

Ordinary Demands Stationary.

Demands of the immediate state institutions and departments of government are not much increased over those of two years ago, excepting the Asylum. The big increase is for necessary improvements, for which the ways and means committee recommended \$322,000, in addition to \$49,000 for maintenance, making a total of \$371,000. The Asylum is anticipated in many ways and is overcrowded with 1500 inmates, whereas it should hold only 1300. The institution is in constant danger from fire from its old heating furnaces, as compared with those of two years ago, made the following showing:

Table with columns: Item, 1907, 1908, 1909. Lists various government expenses and their changes over three years.

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Table with columns: Item, Amount. Lists various expenses such as nonresident poor, per diem and mileage, presidential electors, etc.

SAILOR FEES PLACED AT \$20

Jack Grant Fails to Secure Insertion of License Provision.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—In regulation of the bill of the Portland Chamber of Commerce introduced by Senator Selig, 23 yeas, this bill limits the sailor fee to \$20 and bars out the Nottingham bill that limits the fee to \$10.

Jack Grant, boarding-master of Portland, has endeavored vainly to have included in the bill a provision in the business of shipping sailors to take out a license from the Boarding-House Commission. Grant says such a provision was promised by the Chamber of Commerce in order to put him on even terms with his competitors, who are not compelled to pay a license.

HOUSE PASSES ROAD BILL

SIXTEEN LEGISLATORS VOTE NO ON FINAL PASSAGE.

Measure Carries Conditional Appropriation of \$100,000 for Highway to Crater Lake.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—Representative Purdin's bill appropriating \$100,000 towards the construction of a wagon road from Medford, via Crater Lake, to Klamath Falls, passed the House this afternoon, with 14 yeas against it.

The appropriation by the state is contingent on substantial support from Jackson and Klamath counties and from the General Government. It is estimated that the proposed road will cost about \$400,000.

The bill was considered and favorably reported by the House sitting in committee of the whole, with Campbell in the chair. Jones (Lincoln and Polk) opposed the bill, declaring the state first should provide for the construction of needed highways for practical purposes and the public good before spending its money for a road that would be used largely by pleasure-seekers.

Timick attacked the bill for the reason, he said, that it would establish a bad precedent, since it would open the way for an endless chain of appropriation bills. Purdin, McArthur, Brooks, McCue, McKinley, McDonald, Calkins, Jaeger, Corrin and Miller spoke for the bill. This request of the people from the southern part of the state is long overdue and deserved. As an advertising feature to attract attention to the state, the building of the proposed road, said these speakers, would bring to Oregon an incalculable amount of business.

The 16 Representatives voting against the bill were: Barrett, Bryant, Campbell, Calkins, Corrigan, Dodds, Hughes, Jackson, Jones (Lincoln and Polk), Jones (Clackamas), Lettenweber, Libby, Meek, Munkeers and Philpot. Jones (Douglas) was absent when vote was taken.

JUSTICE BILL IN FINALLY

Objectionable Extended Term Measure is Reunured.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—After having been referred to the Judiciary Committee by the Senate, the bill introduced by Representative Jones (Douglas) for the extension of the term of the Oregon Supreme Court from three to five members and giving the Supreme Court original jurisdiction over habeas corpus, was today voted out of the Senate by a majority of 11 yeas against it.

Amendments Next Monday.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—The House today adopted the Senate resolution providing for the extension of the term of the Oregon Supreme Court from three to five members and giving the Supreme Court original jurisdiction over habeas corpus. The House also adopted a resolution providing for the extension of the term of the Oregon Supreme Court from three to five members and giving the Supreme Court original jurisdiction over habeas corpus.

Grant Portrait Accepted.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—The Oregon Legislature today accepted with a standing vote of thanks an elegant portrait of General U. S. Grant, the gift of James W. Cook, of Portland. The portrait will be added to the collection of paintings in the State Capitol, in the House Representative Muncy introduced the resolution extending to Mr. Cook the thanks of the Legislature and at the same time pronounced the portrait an honor to the life and military career of General Grant, who was identified with the early history of this state.

Opiometrists Fear "Joker" in Bill.

There is considerable concern among opiometers regarding Senate Bill No. 261, on second reading in the Senate at Salem, as they allege that it is aimed to put them out of business. The "joker" is said to be in the wording of Section 15, which prohibits anyone from administering medicine without a license as a physician. The opiometers of this city say that they do not believe the members of the Legislature are aware of the "joker" aimed at the opiometers.

SOLONS HEAR OF LINCOLN

Addresses Before Joint Session of Washington Legislature.

OLYMPIA, Wash., Feb. 12.—The centennial of Lincoln's birth was commemorated by the Legislature today by meeting in joint session at 10 A. M. The principal address was delivered by J. Frank Hanley, formerly Governor of Indiana. The floors and galleries were crowded and the House Chamber, where the exercises were held, was decorated with National colors and mementoes of Lincoln. Addresses were also delivered by Act. Gov. M. B. Fay and ex-Congressman Dudley G. Wooten, of Texas.

Texas Honors Ab-Now.

DALLAS, Texas, Feb. 12.—For the first time in the history of Texas many of the citizens today observed the anniversary of Lincoln's birth. The floors and galleries were crowded and the House Chamber, where the exercises were held, was decorated with National colors and mementoes of Lincoln. Addresses were also delivered by Act. Gov. M. B. Fay and ex-Congressman Dudley G. Wooten, of Texas.

BEAN'S BILL PASSES HOUSE WITH DEMOCRATS OPPOSING.

IN EFFECT JANUARY, 1911

SCALP BOUNTY BILL, CARRYING APPROPRIATION OF \$40,000, CARRIES WITH LITTLE OPPOSITION.

Fire Marshal Provided.

ADJOURNS UNTIL MONDAY.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—Over the protest of Speaker McArthur, who desired an adjournment until tomorrow, the House tonight adjourned until 10 A. M. Monday.

BILLS IN SENATE.

The following bills were killed by the Senate today by indefinite postponement: H. B. 107, Coffey—Amending law governing State Board of Health. H. B. 108, Wood—Licensing embalmers. H. B. 109, Chase—Providing for the establishment of road districts. H. B. 110, Chase—For transferring townships. H. B. 111, Chase—To regulate carrying of concealed weapons. H. B. 112, Chase—For licensing of chiropractors. H. B. 113, Hedges—Permitting judges to withhold certain classes of evidence from juries. H. B. 114, Mullt—To punish gross frauds. H. B. 115, Barrett—Regulating fishing on Neversett. H. B. 116, Multnomah Delegation—Licensing Circuit Judges in Fifth District.

Bills Passed in Senate.

The following bills were passed by the Senate today: H. B. 117, M. A. Miller—Authorizing county courts to levy 10 mill special road tax in road districts and require expenditure of proceeds in that district. H. B. 118, Sellings—Regulating sailor boarding-house ways and means—For purchase of Crater Lake, contingent on Congressional appropriation of \$30,000 for the purchase by the state of the necessary plant is called for. H. B. 119, Norton—Prescribing names of state under execution. H. B. 120, Norton and Johnson—For referendum by counties on acts affecting counties also. H. B. 121, Caldwell—To prevent costs at large in Yamhill County. H. B. 122, Oliver—Terms of court in 10th District. H. B. 123, Johnson—Salaries of Clerk and Recorder Benton County.

New Bills in Senate.

H. B. 124, Sinnett—County Courts to fix county salaries subject to approval of Legislature. H. B. 125, Ways and Means Committee—Annual appropriation for State Fair premiums. H. B. 126, Ways and Means Committee—\$25,000 for sewerage and toilets, State Fair. H. B. 127, Ways and Means Committee—Tuberculosis sanitarium and creating state commission.

Fire Marshal Created.

The House committee on insurance today reported H. B. 128, creating the office of Fire Marshal, without recommendation. Reynolds, author of the bill, secured his reference to the committee on assessment and taxation, which returned a favorable report later in the day.

Bounty Bill Passes.

With only nine votes against it, the coyote scalp bounty bill, introduced by Representative Jones, and carrying an appropriation of \$50,000, passed the House today. The emergency clause had been stricken out by the committee. The bill provides for the payment of \$25.00 for the scalp of a coyote, \$10.00 for a black wolf pup, timber wolf or timber wolf pup, \$10.00 for a wild cat or lynx, \$25.00 for a mountain lion, panther or cougar, \$10.00 for a bobcat.

Miller Memorial Adopted.

Senate Joint memorial, by Miller of Lin., urging legislation by Congress that will prohibit shipping of horses into dry territory, was adopted by the House today. There were 19 negative votes.

"GAG RULE," SHOUTS JONES

Member Resents Acting Speaker's Failure to Recognize.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—"I desire to announce my resignation from the House and to exercise my constitutional rights as a member of the House and I propose to be heard. I will not stand for any gag rule, no man or set of men, including the Speaker himself, can make me sit down. You can put that in your hat."

In this language Representative Jones, of Lincoln Polk, this morning warmly represented the failure of Acting Speaker Reynolds to recognize his request that a resolution pending before the House be read before the House. The committee on resolutions was acted upon. The resolution under consideration was that by McArthur, proposing a constitutional amendment and providing that no message from the Governor be read to the people under the initiative within eight years.

The resolutions committee had reported unfavorably on the resolution which had been read. Acting Reynolds to the chair, Speaker McArthur took the floor and explained that he was the author of the bill and hoped the committee report would be rejected so that the resolution might be further considered and possibly amended so as to fix the time provided at four or six years. He moved that the resolution and the report of the committee be made a special order for Monday. Jones was talking and on his instructions the resolution was re-read.

HOUSE PASSES MORE BILLS

Record of Measures Disposed Of at Yesterday's Session.

STATE CAPITOL, Salem, Feb. 12.—(Special.)—Bills passed the House today as follows: H. B. 128, Bean—Placing State Printer on flat salary of \$4000. H. B. 129, Lane—Redemption of wild animals with appropriation for Weston Normal School. H. B. 130, Purdin—Appropriating \$100,000 for public highway from Medford to Crater Lake. H. B. 131, Ways and Means Committee—Appropriating \$100,000 for Monmouth Normal School. H. B. 132, Ways and Means Committee—Appropriating \$100,000 for Weston Normal School. H. B. 133, Ways and Means Committee—Appropriating \$100,000 for Ashland Normal School. H. B. 134, McArthur—Eliminating duplication in studies in higher educational institutions. H. B. 135, Jones of Douglas—Penalties for defrauding liveymen. H. B. 136, Hanson—Redemption of strays within three months. H. B. 137, Eaton—Water franchises limited to 40 years and license fixed between 20 cents and \$2 per horsepower.

ed to 40 years and license fixed between 20 cents and \$2 per horsepower. H. B. 138, Barrett—Establishing Walla Walla County flat salary of \$1200. H. B. 139, Millar—Salary School Superintendent Clatsop County. H. B. 140, Millar—Salary School Superintendent Clatsop County. H. B. 141, Millar—Salary School Superintendent Clatsop County. H. B. 142, Millar—Salary School Superintendent Clatsop County. H. B. 143, Millar—Salary School Superintendent Clatsop County. H. B. 144, Millar—Salary School Superintendent Clatsop County. H. B. 145, Millar—Salary School Superintendent Clatsop County. H. B. 146, Millar—Salary School Superintendent Clatsop County. H. B. 147, Millar—Salary School Superintendent Clatsop County. H. B. 148, Millar—Salary School Superintendent Clatsop County. H. B. 149, Millar—Salary School Superintendent Clatsop County. H. B. 150, Millar—Salary School Superintendent Clatsop County.

AGONY OF ECZEMA BEYOND WORDS

Whole Body a Mass of Raw, Torturing Humor—Hair All Fell Out and Ears Seemed Ready to Drop Off—Clothing Would Stick to Bleeding Flesh—Hoped Death Would End Fearful Suffering.

CASE SEEMED HOPELESS BUT CUTICURA CURED HER

"Words cannot describe the terrible eczema I suffered with. It broke out on my head and kept spreading until it covered my whole body. I was almost a solid mass of sores from head to foot. I looked more like a piece of raw beef than a human being. The pain and agony I endured seemed more than I could bear. Blood and pus oozed from the great sores, and my whole body under my finger nails, and nearly all over my body. My ears were so crusted and swollen I was afraid they would break off. Every hair in my head fell out. I could not sit down, for my clothes would stick to the raw and bleeding flesh, making me cry out from the pain. I looked more like a piece of raw beef than a human being. The pain and agony I endured seemed more than I could bear. Blood and pus oozed from the great sores, and my whole body under my finger nails, and nearly all over my body. My ears were so crusted and swollen I was afraid they would break off. Every hair in my head fell out. 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