CANNON RECEIVES ANOTHER REBUFF

House Again Overrules Him on ARMY TO DROP HAINES' NAME Taking of Bills From Committee.

INSURGENTS STAND FIRM

Cannon Declares New Rule Not Mandatory, but 23 Republicans Join Democrats to Defeat Him. and Enforce New Rule.

WASHINGTON, Jan. 18.—The stirring scenes of the last session of Congress, when the House overthrew Speaker Cannon and took the making of the rules into its own hands, was re-enacted in part on the floor of the House to-

Threatened with what they believed to be an effort to "draw the teeth" of one of the most important of the new rules, Democrats and insurgents joined In the defent of the Speaker. By a vote of 145 to 126, the combined forces ralled to the support of Fitzgerald, Dem., New York, and sustained him in his ap-peal from the Speaker's ruling.

New Rule Is Applied.

The fight developed as the result of the second, attempt to use the new rule which gives the House power to discharge a committee from further consideration of a bill that has been referred to it. It was started by Hardwick, of Georgia, who, when denied the privilege of introducing a lengthy memorial, objected to every bill as it was brought up, thus preventing its pas-

The insurgents and the Democrats believed this rule fronciad; that as soon as the consideration of bills by unant-mous consent had been concluded on every first and third Monday of the month, the House was bound by the new rule to take up the motions to discharge committees from the custody

discharge committees from the custony of the specified bills.

When the moment arrived today, however, the Speaker gave recognition to Hull, of lowa, chairman of the military affairs committee. Hull moved that the House resolve itself into a committee of the whole and take up the consideration bill. of the military appropriation bill, which it had been working last

Anti-Cannon Forces Rally.

There was an immediate rallying of and stiffening of ranks among forces and stiffening of ranks among the Democrats and insurgents. Fitzgerald insisted upon the consideration of a motion was upon the calendar.

The Speaker declined to give Fitzgerald preference, but said he would be glad to consider a point of order, if Fitzgerald wanted to make one.

The Democratic member declared he did not have to make a point of order; that his was the right to recognise; that his was the right to recognise.

der; that his was the right to recog-nition under the new rule, without the ralaing of any point of order against

the Speaker's action. Insurgents, Democrats and regulars jumped into the free debate that followed. Upon the Speaker's refusal to recognize Fitzgerald, the latter finally was forced to make a point of order against taking up the Army appropria-

Rule Not Mandatory, Says Cannon. The Speaker had his ruling on the point prepared in advance, and read from manuscript. He declared that the rule did not make it mandatory upon

the House to take up the motions to discharge the committees; that it simply made such motions in order, if to Southern Pacific for Repairs. the House desired to take them up.
Upon this basis the Speaker held that
Hull and the Army appropriation bill
had the right of way and that the motions provided for under the new rule could not be interposed. appeal from the decision of the

chair," cried Fitzgerald.
"I move to lay that motion on the interposed Payne of New York. Republican leader of the House.

The Payne motion was the first test of strength and it was defeated by a vote of 155 to 124. Then followed an acrimonious debate upon the ruling.

Insurgents Number 23.

When the vote finally was taken upon When the vote finally was decision, 23 the appeal from Cannon's decision, 23 insurgents and all but one of the Demissurgents and all but one of the Demissurgent voted against the ecrats present voted against the Speaker. The result was the defeat of his ruling by a vote of 145 to 128. Fourteen members answered, but did not vote, because of pairs with absent

The Republicans who voted with the emocrats against the Speaker were: Carey, Davidson, Kapp, Kustermann, Learott, Morse, Nelson and Stafford, of Wisconsin; Cassidy, Ohio; Fish, New York; Goode, Haugen, Pickett, Kendall, lowa; Gronna, North Dakota; Hinshaw and Norris, Nebraska; Hollingsworth, Ohio; Hubbard, Iowa; Madison, Kansas; Poindexter, Washington, and Steener Saunders, of Virginia, was the only Demorcat voting against Fitzgerald on

the appeal from the chair's decision.

APPORTIONMENT TO BE FIXED

House Bill Would Let Commerce Secretary Fix Future Ratio.

WASHINGTON, Jan. 16.-Two changes WASHINGTON, Jan. 16.—Two changes in the House apportionment plan were argued upon by the House committee on census today. They amend the Crumpacker Congressional apportionment bill, which provides for House membership of 432, outside of Arizona and New Mexico, so that those territories, when they become states, shall have on Representative each. The other amendment fixes the basis of House membership following the fourteenth and subsequent censuses. quent censuses.

The latter amendment provides that, as soon as each subsequent census is received, the Secretary of Commerce and received, the Secretary of Commerce and Labor shall ascertain the aggregate population of all of the states and each separately. This aggregate population is to be divided by 436 and the product of that division will be the ratio of House apportionment under each census.

Chairman Crumpacker, of the census committee, called up these amendments in the House today and had them placed on the record preliminary to taking them up later with the apportionment bill, which the committee already has favorably reported.

Cady at Bes

ably reported.

STATE LAWS TO BE INDEXED

Plan to Have Congressional Library Aid Lawmakers Proposed.

WASHINGTON, Jan. 16 .- To conform with the plan in 23 states and in some foreign countries, Representative Nel-son of Wisconsin today introduced a bill to establish a department in the Congressional Library for gathering and in-doxing state statute law material and legal material of a comparative nature and otherwise to ald members of Con-gress and public officials. The public department is intended to be known as the executive division of the library. Bills are to be drafted for Senators or members only upon written instruc-tions signed by 15 Representatives or five Senators and a bill for public offi-cials on direction of the President.

Houses Passes Bill Separating Convict Officer From Payroll.

WASHINGTON, Jan. 16.—The House passed a bill today authorizing the drop-ping of Army officers from the rolls when they have been absent without leave for more than three months.

This would remove from the army list Captain Peter C. Haines, now serving a sentence for the killing of William E. Annis, a civilian, three years ago. At the time of the trial it was discovered that the War Department had no

DELAWARE SENATOR IS RE-NOMINATED BY REPUB-LICAN CAUCUS.



Henry A. Dupont

DOVER, Del., Jan. 16.—By the action of the Republican members of the Legislature, who met here in caucus this afternoon, Henry A. Dupont will be re-elected United States Senator from Delaware when the two houses meet in joint session on January 23. In the caucus Dupout received 25 votes, Governor Pennewill I, absent I, blank I.

......... authority to discharge Haines and was compelled to carry him on the active

DIRECT ELECTION SHELVED

Borah Gets Debate Deferred-Hale Wants Business Hurrled.

WASHINGTON, Jan. 16.—The status of business before Congress formed the subject of prolonged discussion in the Senate today. The question came up in connection with a notice by Bornh that he would not again ask to have taken up for consideration until next Thursday the resolution providing for the election of Senators by direct vote

of the people.

Hale took the statement as the text for a review of the legislative eitination, in the course of which he said that un-less the Senate should soon get down to business, there was danger that the appropriation bills would not be passed.

WASHINGTON, Jan. 16.—By a strict party vote of seven to five, the House committee on claims voted today to recommend the payment of \$773,000 to the Southern Pacific Railroad for its work in repairing the break in the Colorado River three years ago, when the Imperial Valley in California was over-flowed.

The bill approved by the House committee has already passed the Senate.
The Southern Pacific put in a claim
of \$1,600,000 as the cost of the work.

DRUGSTORES ARE BARS

DOUGLAS COUNTY GRAND JURY BLAMES PHARMACISTS.

Investigators Find That Apothecarles Sell Liquor on Prescriptions-Board Asked to Act.

ROSEBURG, Or., Jan. 16 .- (Special.) -Alleging that a majority of the liquor violations in Douglas County are the result of shipments of liquor from much other drunkenness is due to the much other drunkenness is due to the sales of liquor by drugstores on pre-scriptions furnished by local physici-ans, the grand jury in session for the past 10 days filed its final report to-day and was discharged.

"We believe that more than one physician in Douglas County, with great recklessness, writes liquor prescriptions," says the report, "and that the prescriptions are filled by drug-gists and the patient proceeds to get drunk. This is an object for the State Medical Board or for legislation, and should receive attention."

The report accusing physicians of recklessness was forthcoming, assert members of the grand jury, as the result of numerous liquor violations in-vestigated during the session. In nearly every instance the liquor was purchased at drugstores on prescrip-tions and was not obtained from bootleggers as contended by those filing the

The report has caused quite a sen-sation here and it is declared that the State Medical Board will be asked to assist in stamping out the alleged il-

Oregon Postmasters Confirmed.

OREGONIAN NEWS BUREAU, Wash ington, Jan. 16.—The Senate today confirmed the following Oregon postmasters: A. B. Watt at Amity; Fred W. Cady at Beaverton; A. H. Knight at Canby; Charles M. Smith at Jefferson; George H. Letellier at Mill City; E. D. Starr at Brownsville; Thomas L. Ambler at Mount Angel; E. F. Russell North Bend; H. O. Worthington North Bend; H. O. Worthington at Athena; H. O. Worthinshrd shrd shrdlu Athena; J. E. Hollingstrom at Shaniko

Official returns from Chile show that the world's consumption of nitrate during the past year amounted to 43,304,006 quintals, an increase of \$000,000 quintals as compared with the previous twelve munths.

Railroads Say Rate Advance Necesary to Traffic.

LABOR LEADER TO SPEAK

Morrissey Will Argue to Commis sion in Favor of Higher Rates. Government Ownership Only Alternative, Says Lawyer.

WASHINGTON, Jan. 16 .- Arguments submitted to the Interstate Commerce Commission today in the case of ad vances in rates proposed in the ern Trunk Line territory indicated that the railway officials believe the propas reasonably could be expected, but, notwithstanding their efforts, the net income of the roads is not sufficient to meet the requirements of the increasing traffic, According to the views presented to the Commission to the increasing traffic according to the views presented to the Commission to the increasing traffic according to the views presented to the Commission to the increasing traffic according to the present the increase in rates in presented. day, the increase in rates is necessary in order that the roads may be op-erated and financed on a high level. It was suggested that if the net in-come of the lines were not permitted to be increased, the only solution of

the difficulty confronting the railroads would be Government ownership. Morrissey to Speak for Labor.

It was announced by the Commission through Chairman Clements that 45 minutes would be given to P. H. Mor-rissoy, one of the principal leaders of organized railroad labor, to speak in behalf of the proposed advance in rates. It is understood to be Mr. Morrissey's intention to present the views of the organized employes of the railroads throughout the country.

throughout the country.

Burton Hanson, counsel for the Chicago, Milwaukee & St. Paul Railway, in his argument pointed out that the valuation of that line was \$225,000,000. On that valuation the company was making a return of a little more than 5 per cent.

"My contention is that a return of

The arguments were opened by a

was wholly inadequate.

The arguments were opened by a statement submitted by Frank Lyon, of counsel for the Commission. He had elaborate tables showing the articles affected by the advances; the freight revenue of many of the roads, together with the ratio of increase in revenue to wage increase; the wage estimated in-crease and the amount of capital stock of the roads and the declared dividend upon it. He said the carriers frankly stated that unless they should be re-strained other increases in rates other than involved in these cases would be

than involved in these cases would be made where competition would permit. The territory involved in the direct advances includes the states of Wis-consin, Minnesota, Iowa, Missouri, North and South Dakota, Nebraska, Kansas and Montana. The rates filed are ef-fective between points in this territory and to and from Chicago and other

In a general way, 92 commodities are affected. All of them are articles of daily consumption, and necessaries of life and business. The advance will approximate 16 per cent.

SENATE BILLS LARGEST Legislators Now Have Framed 66

Measures for Settlement. STATE CAPITOL, Salem, Or., Jan. 16.

(Special.)—Appended is a brief sum-mary of the 66 bills appearing in the House and Senate in the first week of the gession:

H. B. 1, Libby—To protect women and girls from being untiled into white slavery. H. B. 2, Johnson—Abellahing capital punishment.
H. B. 3, Cole—Making October 12 Columbus day and a legal hol'day.
H. B. 4, Cole—Authorizing G. W. Bates
C. to print Oregon Supreme Court Reports, state to purchase 500 of each at \$2.50 olume.

H. S. Buchanan—Reimbursing Indian Veterans for use of horses in War of

War Veterans for use of horses in War of 1855-6.

H. B. 6. Buchanan—Prohibiting unauthorized printing and circulating of ritual, signs or language of secret societies.

H. B. 7. Clemens—To prevent suits being brought against city, county, state or their officials by assignee of claims improperly charged and collected.

H. B. 8. Clemens—Permitting paupers to be admitted to Multnemah County Hospital.

H. B. 9. Clemens—Requiring signers of initiative and referendum petitions first to declare they have read or had read to them the measure to be voted on.

H. B. 11. Chatten—Extending provisions Columbia River salmon fishing law to Williamette River and tributaries. (Bill withframs.)

mette mwn.)

H. B. 12, Chatten-Providing for two additional trout hatcheries, one cast and other

west of the Cascades.

H. B. 13, Abbott—Appropriating an additional \$20,000 annually for topographical maps and investigation of state's water re-H. B. 14, Clyde-Abolishing capital pun ishment.

H. It. 15, Graves—Appropriating \$750 annually to the Yambili County Fair Asso

tation.

H. B. 16, Simpson-Providing for punishment of persons engaging in white slav-H. B. 17. Simpson-To prevent the deten-tion for debt or otherwise of female persons tion for dabt or otherwise of female persons in houses of prostitution.

H. B. 18, Abbott—Creating shipping musters and regulating sallor boarding-houses.

H. B. 19, Clemens—Correcting errors in uniform policy form prescribed for fire insurance companies by the 1969 Legislature.

H. B. 20, Abrams—Creating Oregon Naval

Recarre.

H. B. 21. Amme—Requiring competition among architects for plans for all public buildings costing over \$25,000.

H. B. 22. Hollis—Authorizing manicipal corporations to dispose of their water supply outside their corporate limits.

H. B. 23. Eggleston—Appropriating \$4000 for a burial plot for Spanish-American War

H. H. 24. Clemens—To prevent a combina-tion by casualty and other insurance com-H. B. 25, Mariner-Creating office of State County Examiner.

H. B. 2d. Clausop delegation—Appropriating \$100,000 for the Astoria centennial celebration.

bration. 27, Collins—Providing trade schools for girls in Multnomah County and admitting dependent girls thereto,
H. B. 28, Clyde—Providing textbooks and supplies for school children at expense of

H. B. 29. McKinney—Appropriating \$20,000 for construction of joint state bridge across Snake River in Baker County.

H. B. 30, Brownhill—Providing for a commission to codify insurance laws of state and report to 1912 Logislature.

E. B. I. Chase—Providing manner in which



Absolutely Pure The only baking powder made from Royal Grape Cream of Tartar No Alum, No Lime Phosphate

ports, as municipal corporations, may acquire tidelands.
S. B. 2. Hawley—Permitting owners of farms to record name of farm with County S. B. B. Barrett (Umatilia) - Making S. B. 3. Barrett (Umatilla) — Making-County Treasurer tax collector.
S. B. 4. Barrett (Umatilla)—Authorizing County Treasurer to deposit funds in National or state banks.
S. B. 5. Burgess—Making transportation companies liable for unnecessary delay in standard transport.

shipping livestock.

S. B. 6. Burgess—Requiring local agents to give time of passenger trains.

S. B. 7. Burgess—Prohibiting use of fire-crackers over two and one-half inches in least.

length.

S. B. S. Miller—Providing for election of road supervisors by voters of road districts.

S. B. 9. Miller—For employment of convicts on the roads.

S. B. 10. Malarkey—Requiring husband and wife to join in petition for adoption of minor child. minor child.

S. B. 11, Malarkey—Eliminating five days granted by code in giving priority in recording conveyances of real property.

S. B. 12, Joseph—Increasing salary of Multhomah County Commissioners to \$5 a day.
S. R. 13, Locke—Authorizing all counties

S. B. 13, Locke—Authorizing all counties to construct hospitals where paupers or pay patients may be cared for.

S. B. 14, Kellaher—Providing for special elections for increasing municipal boundor annexation to municipalities.

S. B. 15, Kellaher—Removing all legal barriers to construction of Broadway bridge.

S. B. 16, Dimick—Withdrawn.

S. B. 17, Dimick—Providing that polls remain open all day on primary nominating election day.

"The Supreme Court has said that this Commission is not the general manager of the railroads," suggested E. M. Hayser, counsel of the Chicago & Northwestern Railway, "and perhaps it is not legally so, but I am rather inclined to the practical conclusion that this Commission is the said that are the conclusion that this Commission is the said that the conclusion that the conclusion is the said that the conclusion that the conclusion is the said that the commission is the said that the conclusion that the conclusion that the conclusion is the said that the conclusion of Broadway bridg S. B. It. Dimick—Withdrawn.

S. B. and perhaps it this Commission is the general manager of the railroads and I think the reliroads think so too. The railroads of this country today are practically at the feet of this Commission and the welfare and the commerce of the country today are practically at the feet of this Commission and the welfare and the commerce of the country to the reliroads of the reliroads of the second the country to the reliroads and the welfare and the commerce of the country are there also."

The return upon the whole residue to the reliroads of the Illinois Central than the commerce of the country of State Medical Theorem 1997 of the Illinois Central than the commerce of the country of State Medical Theorem 1997 of the Illinois Central than the commerce of the country of State Medical Theorem 1997 of the Illinois Central than the control of the country of State Medical Theorem 1997 of the Illinois Central than the control of the country of State Medical Theorem 1997 of the Illinois Central than the control of the country of State Medical Theorem 1997 of the Illinois Central than the control of the country of State Medical Theorem 1997 of the Illinois Central than the control of the country of State Medical Theorem 1997 of the Illinois Central than the control of the country of State Medical Theorem 1997 of the Illinois Central than the control of the country of State Medical Theorem 1997 of the Illinois Central than the control of the country of State Medical Theorem 1997 of the Illinois Central than the control of the control of the country of State Medical Theorem 1997 of the Illinois Central than the control of the contro

build a hospital for care of pauper or pay patients.

S. R. 22. Locke—Placing esteopaths under authority of State Medical Board.

S. R. 23. Lester—Appropriating \$100,000 for the Astoria Centennial.

S. R. 24. Joseph—Creating Oregon Naval Reserve.

S. B. 26. McCulloch—Appropriating \$20,000 for a joint state bridge across Snake River in Baker County.

B. B. 28. Oliver—Providing the method of proving public efficial documents.

S. B. 27. Oliver—Providing for setting aside judgments secured by perjury or sub-ornation of perjury.

S. B. 28. Burgess—Placing state employes under civil service regulations.

E. B. 29. Dimick—Providing for special elections for increasing municipal boundaaries. aries.
S. B. 30, Barrett—Providing for election of road supervisors every two years.
S. B. 31, Carson—Appropriating \$25,000 annually for use of Oregon Agricultural College in eliminating fruit pests.
S. B. 32, Carson—Requiring County Assessors to secure list of qualified electors.
S. B. 33, Patton—Abolishing capital punishment.

ishment.
S. B. 34, Bean—Providing for time of holding court in the Second Judical District.
S. B. 35, Locke—Changing Lord's Oregon Laws from two-volume edition to three-volume edition.
S. B. 36, Wood (by request)—Changing name of Reform School to Oregon State Training School.

Measure Provides \$200,000 for

Oregon Exhibit at Panama Fair. SALEM, Or., Jan. 16.—(Special.)— 'orty-eight new bills were introduced in the House this afternoon, as follows:

in the House this afternoon, as follows:

H. B. 31, McKinney—Appropriating \$200,000 for an Oregon exhibit at the Panama-Pacific International Exposition and providing for a commission of five members.

H. B. 32, McKinney—For registration and licensing of all motor vehicles operated in the state.

H. B. 33, Brooke—Increasing from \$750 to \$1000 per annum appropriation to Baker, Maihsur and Harney District Agricultural Fair Associations.

H. B. 34, Brooke—Permitting other than owner of scales to present same and collect bounty from county.

H. B. 34, Brooke—Dispensing with a jury panel in the justice court.

H. H. 36, Brooke—Dispensing Maiheur irrigation district.

H. B. 37, Brooke—Making it a crims to desert or abandon sheep on the range.

H. B. 38, Erceketon—Providing for a com-

H. B. ST. Brooke—Making it a crime to desert or abandon sheep on the range.

H. B. SS. Eggleston—Providing for a committee to advise voters relative to the legality and effect of initiative measures.

H. B. SS. Eggleston—Fixing satary and fees of constables in justice of the peace districts having population of 6000.

H. B. 40. Eggleston—Authorizing issuance of bonds by counties for construction of roads.

H. B. 41. Huntington—Appropriating

roads.

H. B. 41. Huntington — Appropriating fe001.60 for payment of claims and subscriptions for Central Oregon State Normal School for the year ending July 1, 1995.

H. B. 42. Amprose—Authorizing a special county tax for public library buildings.

H. B. 43. Huntington—Enabling husband or wife, during insanity of the other, to transfer real estate owned in his or her sole right.

H. B. 44, Huntington-Regulation, creation and control of union high school districts. H. B. 45, Smith—Providing an additional state building at Salem for the State Library, Supreme Court, Attorney-General and Library Commission.

H. B. Neuner—To protect and prevent the pollution of the waters of the North Ump-

H. B. Neuter—To protect and prevent the pollution of the waters of the North Umpqua River.

H. B. 47. Bigelow—Making available to each county in the state \$10,000 per annum from the state to aid in road-building.

H. B. 48. Gill—Fixing fees to be paid counties by peddlers.

H. B. 49. Peterson—Legalizing the service of a civil process on Sunday or any other legal holiday.

H. B. 50. Buchanan—Providing for protection of forests and State Forestry Board and State Forestry Board and State Forestry.

H. B. 51. Buchanan—Providing for County Cierky duties in relation to registration.

H. B. 52. Buchanan—Providing for the Attorner-General to hire an assistant and a stenographer.

H. B. 53. Buchanan—To recompense the Oregon National Guard for fighting forest fires in 1919.

H. B. 54. Fouts—An act amending the game laws.

game laws.

H. R. 35, Cole—Authorizing those owning property with title registry under registry system to change same back to recording H. B. 56, Abrams—To appropriate \$80,000 r erection of armories for Oregon National Guard. H. H. 57. Fouts-To prevent carrying of

by state institutions.

H. B. 64, Brownhill-Creating a commis-

H. H. 57, Fours—To prevent carrying of explosives on passenger cars. H. H. 58, Fours—Allowing any person to establish a private trout hatchery for prop-agation of trout. H. B. 59, Peterson—To create a county fund for school purposes to be not less than H. B. 50, Peterson—Changing time of fil-ing transcript on appeal from five to 30 daya.

H. B. 61, Peterson—Providing how service of summons may be had.

H. B. 62, Peterson—Naming non-judicial day and what husiness may be done thereon.

H. B. 63, Johnson—Requiring State Board to make estimates of money needed by state institutions.



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NEW SAMPLE PIANO, dark mahogany, art case. Guaran-. teed 10 years and never . sold less than \$450.

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Easy Time **Payments** Kohler & Chase

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annum.
H. B. 65, Thompson—Authorizing the Sheriff of Lake County to appoint a deputy.
H. B. 67, Thompson—Providing for transfer of real property by married person during insanity of spouse.
H. B. 68, Fouts—Amending game laws and ilmiting the number of ducks to 35 in bers of the Supreme Court, Senator Manager.

and limiting the number of ducks to 35 in week.

H. B. 89. Fouts—(by request)—Amending game laws and increasing bounties on certain animals.

H. B. 70, Ambrose—Providing special tax for maintenance of county libraries.

H. B. 71, Abrams—Appropriating \$16,000 to recompense Oregon National Guard for fighting forest fires.

H. B. 72, Abrams—Providing an additional and continuing annual appropriation of \$25,000 for the Oregon National Guard.

H. B. 73, Thompson—Reducing penalty for public official for failure promptly to turn over public funds.

H. B. 74, Ambrose—Appropriating \$3000 for aid of Oregon Humane Seciety.

H. B. 75, Thompson—Relating to terms of court in Thirteenth Judicial District and fixing salaries of judge and court officers.

H. B. 76. Cottel—Providing for appointment by Governor of members of State Board of Pharmacy from recommendations of Oregon State Pharmaceutic Association.

H. B. 77. Brownhill—Authorizing each county to create new or abolish existing officers and to fix compensation of all officers.

H. B. 78. Rrownhill—Laaving question of creation of new counties to a determination by voters in territory interested.

48 NEW BILLS INTRODUCED WEST ASKED TO GET WARSHIP

Joseph Wants Cruiser Boston in State for Naval Milftia.

STATE CAPITOL, Salem, Or., Jan. 16 .-(Special.)-Under the terms of a resolution adopted in the Senate this afternoon and sent to the House, Governor West is called upon to make a request of the Government to send the cruiser Boston to Oregon to be used as a training ship for the naval reserve.

Joseph introduced the resolution. He said that the ship was in readiness, as advice by telegraph indicated, but com-plications had arisen owing to the fact that the Governor had not made request plications had arisen owing to the fact that the Governor had not made request upon the Federal authorities for the use of this city, has received the appoint-

alon of judiciary laws to report a system to the Legislature of 1913.

H. B. 66, Peirce—Fixing the salary of clerk of the State Land Board at 12400 per annum.

State Land Board at 12400 per annum.

Of the vessel. Sinnott, Barrett, of Washington, and Dimick all asked questions as to whether the Legislature would be obligated to pass an appropriation bill if ployed in a similar capacity in the office of District Attorney WeNery

larkey has introduced a bill providing for a State Board of Law Examiners, to be appointed by the Supreme Court, mem-bers of this board to consist of three ac-credited members of the bar in the State

For Uniform Fishing Laws. STATE CAPITOL, Salem, Or., Jan. 16. -(Special.)-To secure uniform laws in conjunction with the State of Washington relative to fishing on the Co-lumbia River is the object of a resolution introduced in the Senate by Les-ter this afternoon. His resolution asks for the appointment of a committee of two from the House and three from the Senate to confer with a similar com-mittee from the Washington Legislature in reference to these laws. committee is empowered to h stenographer and is allowed no compensation but is given traveling ex-penses and railroad fare. This reso-

lution is in committee. Clerks Will Have No Snap.

SALEM, Or., Jan. 16 .- (Special.)-Employment as a stenographer or clerk in the House at this session does not give promise of being a snap. The temper of a majority of the Representatives unmistakably demands that these employes give the state full value Resolutions were introduced today providing that all clerical bills shall be paid only on a basis of actual em-ployment and that unexcused absences shall be sufficient grounds for an im-mediate discharge.

Miss Miller Is Rusk's Secretary.

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Pony Coats-Made of finest flat Rus-sian pony and caracul skins, lined with beaued buttiful satin, jeweled tons. VALUE \$150.

16 Black Sets-Made of finest black Belgian HARE; open rug muff; long, silky hair; skins marked Baf-fin's Bay, a guaranty of finest quality, most ex-ceptional bargain. VALUE \$70. \$22

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PRICE

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Made of the finest Alas-ka sable or skunk skins, large pillow or rug muff and beautiful shawl collar. Pointed like silver fox. Store-keepers' VALUE, \$110.

11 Gents' Coats-Of finest broadcloth, shell lined beautifully with exceptionally perfect skins, large shawl Persian lamb collar, cuffs and facing; finest tight curl skins; best coat for automobiling. VALUE \$125. Must be seen to be appreciated.

ALSO A NUMBER OF GOWNS CONFISCATED BY U. S. GOV-ERNMENT,

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WASHINGTON ST. ENTRANCE. On Sale Daily Until 8 P. M.



SURELY MAKES YOUR KIDNEYS ACT FINE AND PROMPTLY ENDS MISERY FROM BACKACHE

THIS TRADE-MARK IS ON EVERY GENUINE PACKAGE OF

A Pew Doses of Pape's Diuretic Will Regulate the Kidneys and Cure Bladder Trouble.

Kidney disease is the most danger-ous, because the first symptoms are seen in other parts of the body before anything wrong is noticed with the kidneys themselves. Some of the symptoms, though, can-

not be mistaken; for instance, sick, unhealthy kidneys cause thick, cloudy, offensive urine, full of sediment, irregular of passage or attended by a sensation of scalding. The back aches constantly, or there is dull misery in the sides and loins, heada feeling of languor og fatigue.

The time to cure kidney trouble is while it is only trouble-before it settles into Diabetes, Dropsy, Gravel or Bright's disease. The moment you suspect the slightest kidney, bladder or urinary disorder begin taking Pape's Diuretic as directed, with the knowledge that there is no other medicine, at any price, made anywhere else in the world, which will effect so prompt and thorough a cure.

Don't be miserable and remain in danger another moment because of a lame back or clegged, inactive kid-neys or bladder or urinary misery; all this will surely go after you Pape's Diuretic for a few days.

Your physician, pharmacist, banker or any mercantile agency will vouch aches and dizzy spells may occur, nervous twitchings, dicturbed sleep, inflamed or puffy eyelids, weakness, billous stomach, heart palpitations or the sufferer is often weighed down by the world.

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Eastern mink procurable; shawl effect; animai muff, 30 heads,
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