COMPROMISE MAY BE FINAL RESULT

Laborer and Employer Will Discuss Details of Compensation Act.

FEDERATION IS ADJOURNED

Convention Meets at The Dalles in 1912-Closer Relations Urged Between Grange and Labor. Legislation to Be Watched.

SALEM: Or-Jan. 26.-(Special.)-Choosing The Dalles as the next con-vention city, to meet the third Monday in January, 1942, the State Federation of or adjourned today after one of the t important sessions in its history, any matters of interest were considered today, including a bill fathered by the Grange, in which it is provided that the number and selection of county officers be left exclusively to the vote of the people in the respective counties. This was indersed, as was the Astoria Centenulal; this indersement earrying the recommendation that union labor be employed in connection with construction work and carrying on of the celebration.

Sailor Labor Law Report Approved. District conferences of bodies of or

ganized inhor, unfair companies and closer relations between the State Grange and the Federation, were among the questions given favorable consideration and the report of the referee on the sailor law was finally approved after much stormy argument.

much starmy argument.

Energetic lobbyists at the Legislature was one of the cries set up, and Secretary J. F. Cassidy was named to keep a watchful-eye on legislation that might relate to the interests of organized labor. A resolution adopted by the Federation shows that plans are under way for the Federation and the employers to reach some conclusion or compromise on a compensation act.

The resolution provides that a committee of seven be appointed; two by the Federation of Labor; two by the State Grange; two by the employers or the Employers' Association and the seventh by the Governor, to consider the question of compensation for employees and to draft a bill, to be ready in two pears or more, for presentation to the Legislature or the people.

West Suggests Plan.

West Suggests Plan.

Such a plan was suggested by Governor West to the members of the Pederation, and laboring men here say that it was with great reluctance the Pederation adopted the resolution. They further assert that the employers or many of them, have signified their willingness to carry out the terms of the resolution. carry out the terms of the resolution.

Members of the committee named by the Federation today are: R. O. Rector and J. F. Cassidy, of Portland.

At present there is a compensation act ready to be submitted to the Legislature, but some of the labor leaders represent themselves as being not altoward themselves as being not altoward.

lature, but some of the labor leaders express themselves as being not altogether pleased with every provision of the act and are also of the opinion that employers would probably object to parts of it. The bill is largely along the German plan and provides that a general fund be raised, a portion of it to be assessed to the employers a portion to the state. Out of this fund, compensation would be paid proportionately to those injured.

From the \$75,000 appropriated therefor, \$17,325 was expended in the purchase of 53 acres of land, and \$56,844 in two

Labor Not Satisfied.

Labor men are open in expressing themselves as disatisfied with the plan. and while they say they were reluctant to adopt the resolution that was passed, at the same time they much prefer to shows a deficiency in maintenance of sanction of all of the persons or corpora-

tions interested.

Some of the members of the Federation say that men who virtually represent the employers have made it known that they would be heartilly in favor of the plan suggested by Governor West to secure the services of a committee, which would bring capital and labor to-gether. Just the nature of the compensation act that would be desired by the Pederation is not fully known. It is understood members of that body differ, although they are emphatic in the declaration that they are not desirous of a law which would in anyway result in re-moving the safeguards now thrown about laboring men as far as appliances and safety devices in connection with ma-A resolution was adopted to ask the Legislature to change the Port of Port-

land Commission to an elective basis. The secretary of the Federation was in-structed to insert by title and number

Child Labor Law Supported.

The child-labor law received the strongost support of any law discussed and the executive committee was instructed to do all in its power to remedy the present condi-

Nominations for Federation offices were made today. These nominees will be visted on by the local labor unions throughout the state. The nominations follow: For president, William Daly and R. William; for vice-president, D. W. Robinson and Charles Price; for secre-tary and treasurer, J. A. Sedwidge and William Noffke; for member of the ex-ecutive board—From Asteria, C. H. Thompson; The Dalles, J. R. Forsman; Medford, Mrs. Frank W. Corterill and Frank Polle; Portland, James McGutre and Charles Splann; Salem, H. H. Hill Delegates, elected to the American Federation of Labor were William Mc-

Delegates to the State Grange are H. J. Parkison and J. G. Parsons; to the Washington State Federation of Labor J. R. Foreman and T. D. Burchard, Election of delegates to the convention of the Farmers' Union was referred to the

The following officers were chosen for

The following officers were chosen for the election board: Percy Coburn. O. R. Hartwig and R. Cararah.

The delegales gave a vote of thanks to the local union for the courtesles extended during the session. The question of establishing a convention fund for the delegales so that the expenses of all the organizations would be the same was turned over to the executive committee by the presiding officers.

Bill to Clean Pupils Is In.

STATE CAPITOL, Salem, Or., Jan. 20. STATE CAPITOL, Salem, Or., Jan. 20.

(Special.)—Senator Chase introduced his bill this morning which empowers Boards of Education to keep school children clean and to guard them against unclean children, the bill allowing them to keep unclean children from school until they are placed in a preper condition to associate with other pupils. SUPERINTENDENT OF OREGON INSANE ASYLUM, WHO IS UNDER HOT LEGISLATIVE FIRE.



STEINER IS GRILLED

Requests Ignored; Charge of Extravagance Made.

KNIFE IS USED FREELY

Item of \$141,750 Is Killed and Other Appropriations Are Cut One Half - Feeble - Minded School Misused Is Charge.

of 53 acres of land, and \$56,844 in two brick buildings and a central heating

The report of the superintendent for the School for the Feebie-Minded, shows a deficiency in maintenance of have a conference on equal terms with six,000, over and above the \$60,000 approximembers of the Employers Association, or with employers, and in committee there was appropriated two years ago draft a bill which will meet with the \$57,500, all of which has been expended. The superintendent asks an appropria-tion of \$227,200.

\$77,250 Is Recommended.

We recommend for the institution for the Feeble-Minded an appropria-

From our observations of this institution, the purposes, alms and objects for which it was created have been perverted. While a limited interpretation of the law creating this school for the training, care and custody of fee-bie-minded, idiotic and epileptic persons may permit the admission of all these that are now its immates, yet it seems clear to us that only such should have been admitted as are of suitable age and clearly capable of receiving inand clearly capable of receiving in-struction along the line of school and industrial training with a view of en-abling them to become self-supporting.

We believe that a larger number of the inmates of this institution should be in the asylum, as there are many old people who can never be improved in bruteted to insert by title and number only in his printed report of the proceedings, all measures acted on favorably. This was done to reduce the printing expenses. The accretary was also instructed to pay all future bills by check so as to simplify the work of the contribution committee.

Patients Should Be Limited.

The large per capita cost of maintain-The large per capita cost of maintaining this institution ought to limit the number of inmates to those who can be benefited therein. From the report of the superintendent of the asylum it is shown that 122 were conveyed there during the last two years. Under section 12 of the act of 1957, creating the institution, the board of trustees is authorized to retransfer patients and perform all other acts necessary to make the institution effective for the purpose for which it was established.

the institution effective for the purpose for which it was established. If this can be done a number of the undesirables should be removed and future admissions limited to such as are capable of a good degree of school and manual development and to what can be classified as the higher grades of idiotic, feeble minded and epileptic persons. Unless some such restrictions as suggested above are employed, this institu-

gested above are employed, this institu-tion is sure to require each bleamial period more and more appropriations and soon will become a burden for the state tle along the line for which it was in-

We believe there are too many farm loyes for the work accomplished, as well-managed farm of this size ald not cost above \$5000 for two years for farm help alone in addition to their board. This is especially apparent when we consider that many of the inmates assist in the farm and garden work.

Asylum Cost Is \$490,000.

The appropriation for the maintenance of this institution for the past two years was \$400,000, and the superintendent years was \$400,000, and the superintendent informs us that there is now a deficiency of about \$55,000. For a new wing, central heating plant, side tracks, laundry plant, remodeling chapel and two physicians' cottages there was appropriated \$122,137. For general repair there was appropriated \$22,222, all of which is reported as expended except \$1.65. For automatic sprinkler system and chemicals \$10,500 was appropriated, all of which is reported expended except \$46.55. nial period the amount is estimated as follows: Estimated daily attendance. 1736; for two years at \$12.63 per capita per month, equals the sum of \$567,890. The superintendent asks for \$812.375. Five hundred and ninety-two thousand one hundred and fifty-seven dollars is

one hundred and fifty-seven dollars is

asked for the Oregon State Asylum for the Insane. There was appropriated two years ago for an amusement hall, cow barn, kitchen, greenhouse, new roofs, dining-room and open courts and concrete manure basin \$20,670, all of which has been expended.

For the Asylum farm the committee recommends an appropriation of \$24,-

The per capita cost of maintaining the Asylum patients for the past six binnial periods has been as follows:

From the table showing compensation and employes at the Insane Asylum there are items showing the cost of farm, dairy and garden help, including teamsters and hackmen, to be \$25,-490.24. This seems excessive and out of proportion to the results obtained. That the inmates are well cared for there can be no question, but that they should be more economically cared for is for this Legislature to say in the amount appropriated therefor.

The per capita cost of maintaining inmates in the various institutions per month for the past blennial period has been as follows: From the table showing compensa-

been as follows:

The superintendent of the Asylum, Dr. Steiner, requested from the com-

mittee on ways and means of the last session an appropriation for an auto-mobile. This was refused by the committee, but the elasticity with which appropriations have been used permit-ted the purchase of the same, notwiththe fact that the appropriation therefor was refused.

Expenditures Are Attached

The cost to the state in upkeep and the wisdom of this purchase can be judged by referring to the vouchers, copies of some of which are hereto attached. For the building and furnishing of two physicians' cottages there was appropriated \$7500. In the report we received there was expended for this item \$11,799 and some of the ex-pensive furniture placed therein is also shown by the copies of the youchers attached thereto. The \$100,000 appropriated for the new receiving ward has been expended on constructing what is flanned to be the central, or main part, of such a building and \$159,750 is now asked for, to complete the new wing and furnish the same. The construc-tion is far costlier than, to your com-

mittee, seems prudent.

We also visited the grounds of the Oregon State Agricultural Association. he admission building last year is in bad state of repair. The money for a bad state of repair. The money for this building was appropriated last ses-sion and the building should never have been accepted by the board, as the same will have to be practically rebuilt.

The deficiencies referred to in this report are such as to require some legislation to prevent the various superin tendents of the state institutions from creating the same. The payment of these deficiencies, and what your committee thinks are the actual requirements of these several institutions, are embedded in an appropriation bill which we have prepared and caused to be we have prepared and caused to be in duced in the Senate for your consideration.

PAY BILL UP TO MULTNOMAH

Proposed Rise in Salary of County Commissioners Referred.

STATE CAPITOL, Salem, Or., Jan. 30 .-(Special.)—After some contention on the floor of the Senate today. Joseph's bill providing that the salary of Commissioners, successors in office to the present County Commissioners, be raised to \$150 a month, was referred to the Multnomah County delegation for consideration.

Malarkey and Albeo favored the suggestion that the bill be placed in the hands of the delegation, but Joseph and Kellaher fought it, declaring themselves as being in favor of an immediate vote. Wood opposed such a vote, declaring that the Senate should not endeavor to settle fights for Multnomah County.

\$130,000 Asked for Capitol.

STATE CAPITOL, Salem, Or., Jan. 20 —(Special.)—An appropriation of \$150,-000 is recommended by the House com-mittee on capitol buildings and grounds for the construction on the Statehouse grounds, east of the building, of a building of sufficient size for the accommodation of the state library, the Supreme Court, the Library Commis-sion, the Railroad Commission and the

House Bill to Abolish Justices Rusk Appoints Three to Accompany of Peace Here.

DISTRICT COURT WANTED

Multnomah Bar Association Frames Measure to Change Portland Lower Tribunal System-Constable Plan Also Amended.

STATE CAPITOL Salem, Or., Jan. 20.
—(Special.)—Abolition of the Existing
Justice of the Peace system in Portland and the substitution therefor of a
District Court is provided in a bill introduced in the House today by Fours,

of Multnomah, at the request of the Multnomah Bar Association.

The bill provides for one judge for every 50,000 of population, or a court of four judges, replacing the two Justices of the Peace now serving Portland. The bill provides that the present judges shall serve until the next ent judges shall serve until the next general election, when their successors as well as the other two judges shall be elected.

Salary Fixed at \$3000.

Each judge is to receive an annual salary of \$3000. No person is eligible as District Judge except he is 28 years of age, is a citizen of the United States and for the last three years preceding his election to the office has been actively engaged in the practice of law or as a judicial officer. A chief clerk at \$1800 per annum and four deputy clerks at \$1020 per annum each are provided. The proposed new court is to have full jurisdiction of all legisla-tion now handled in the Justice Courts.

Constables' Pay Raised.

In the same connection, Fouts introduced another bill providing for an in-crease from \$1500 to \$2400 per annum in the salary of the Constable for the in the salary of the Constable for the Portland district. The same official is given the authority to appoint five deputies, one of whom shall receive annually \$1500 while the others shall be paid \$90 a month. In this way the appointment of deputies in the Constable's office is removed from the authority of the County Court while their salary, instead of being fixed by the members of the court, is established by rs of the court, is established by

HOUSE CLERK HIRE COSTLY

Eaton Alleges Extravagance and One Committee Is Abolished.

STATE CAPITOL, Salem. Or., Jan. 30. -(Special.)-Extravagance in the employ-ment of clerks in the House was charged ment of clerks in the House was charged against the special committee on clerk hire by Representative Eaton this merning. Eaton alleged that more clerks were already employed in the House at this session than were employed at this session than were employed at either of the two preceeding sessions. Chairman McKinney, of the clerks committee, requested Baton to offer proof of his assertion. The Lane County man informed the House that the number of House clerks already employed and drawing money from the state was 65. Eaton was also supplied with further data obtained from the office of Secretary of State, showing that the total number of clerks employed in the House at the 1965 session was 65, while in 1907 the House used only 55 clerks. Eaton explained that his computation did not include those clerks attached to the committee on enrolled bills, of which he was chairman.

In the afterneon session, Eaton sub-

he was chairman. been as follows:

Asylum tin the afternoon session, Eaton submitted a resolution providing that the mitted a resolution providing that the committee on enrolled bills be abolished section school 25.50 Reform School 25.50 Refor

FIRE MARSHAL, AIM OF BILL

Creation of State Office Asked, Insurance Companies to Pay.

STATE CAPITOL, Salem, Or., Jan. 20. —(Special.)—Provision for the appointment of a State Fire Marshal is provided in a bill offered today by Representative Hollis, of Washington. This official is to be appointed by the Governor to serve until the next general election when his successor is to be above the Marshal is to receive be chosen. The Marshal is to receive an annual salary of \$3000, and is al-lowed a chief deputy at \$1800 per an-num. The expenses of these offices are to be provided through a special tax of one-half of one per cent of their gross premiums by all fire insurance

companies within the state.

The Marshal is authorized from time to impelot such additional number of deputies as may be deemed necessary. He is given authority to in-vestigate the cause and damages re-sulting from all fires reported to him. and is expected to keep a fire record

In his office.
For advising the Marshal of fires in their respective localities the chief of the fire department and mayors of cities and towns where the office pays no salary are to receive 50 cents for each fire so reported.

Department to Be Class A. STATE CAPITOL, Salem. Or., Jan. (Special.)—At a joint meeting of the committees on education of the House and Senate this afternoon. Drs. S. E. Josephi, K. A. J. Mackenzie and E. F. Tucker, of the medical department of the University of Oregon, at Portland, asked for an appropriation sufficient to establish that school in the A class. It was explained to the Legislature that a standard has been created for that a standard has been created for medical schools, these schools being divided into A. B and C class institutions. The A class is the highest recognized standard, the B is in a class which may become an A class school and the C class is unrecognized.

The physicians said that if two respectives the control of The physicians said that if two reg-

ularly salaried instructors could placed in the school next year, two year following and two the year after the department of medicine at Portland could become recognized as a school of the highest standard, or in the A class. They urged that appropriations be made which will aid them in carrying out their purpose in this respect.

FILE BUTTEVILLE BRIDGE BILL

Measure Would Empower Three Counties to Build River Span.

STATE CAPITOL. Salem, Or., Jan. 20, — (Special.)—Senator Carson has introduced a bill empowering the County Courts of Marion, Yamhill and Claekamas counties to levy a tax of one and one-half mills for the purpose of constructing a bridge across the Willamstet River at Butteville.

Will E. Purdy, of the Tri-County this afternoon

the Legislature convened, and will re-main here until the fate of the bill is settled. There seems to be a general entiment in favor of its passage

SITE INVESTIGATORS NAMED

Two Senators to Pendleton. STATE CAPITOL, Salem, Or., Jan. 20.—(Special.)—The personnel of the legislative committee that will investigate and report on the Eastern Oregon branch asylum site at Pendleton was completed today when Speaker Rusk announced the three House members. They are: Representatives Mann, of Umatilla; Bryant, of Multnomah, and

Umatilia; Bryant, of Multhomah, and Bonebrake, of Benton.

The two Senate members already announced by President Selling are: Chase, of Coos and Curry, and Bean, of Lane. It is the plan of the committee to leave for Pendleton next Thursday to complete its report at an early date and submit the same to the Legislature early in the session.

BILL PROVIDES REGISTRATION OF GRADUATES.

Representative Would Put Board Over Attendants and Require Inspection of Schools.

STATE CAPITOL, Salem, Or., Jan. 20. -(Special.) Examination and registra-tion of graduate nurses under direction of a State Board to be appointed by the Governor are the objects of a bill offered today in the House by Beals, of

The Board is to consist of three members, the same to be selected by the Governor from a list of five names to be suggested by the Oregon State As-

be suggested by the Oregon State As-sociation of Graduate Nurses. Each ap-pointee of the Board must have been graduated for at least five years. The Board is directed to select one of its members as president, this offi-cer to serve as inspector and inspect all training schools for nurses. The secretary of the Board is to be paid not less than \$100 and not more than \$500 per annum and other members of the Board are to receive \$4 a day while employed.

An examination for nurses shall be held at least once a year and all certificates of registration issued by the Board must be recorded with the County Clerk on payment of a fee of \$10. Pro-vision is made that all qualified nurses may register at any time before July 1, 1912, without taking the required examination. Fines of from \$10 to \$500 are provided for violations of the conditions of the bill and the Board is given authority at any time to revoke licenses for gross incompetency or for other reasons deemed by the Board to be sufficient.

M'GINN'S LENIENCY LAUDED

Representative Clyde, in Resolution, Extols Use of Parole Law.

STATE CAPITOL, Salem, Or., Jan. 20 —(Special.) — Representative Ciyde has introduced a resolution indorsing the parole system, commending Judge Henry McGinn for its judicious use and recommending the same methods of clemency to other judicial tribunals of

the state. the state.

Representative Peterson's bill increasing from five to 30 days the time in which to make appeals to the Supreme Court in criminal cases was indefinitely postponed in the House today on the adverse report of the judiciary commit-

Benton County Pay Rise Asked.

STATE CAPITOL, Salem, Or., Jan. 20. -(Special.)-A general increase in the salaries of all Benton County officials is proposed in Representative Bone-brake's bill, introduced in the House mittee hereafter be performed by clerks today. It provides for the following under the direction of the Secretary of salary advances: Judge, \$720 to \$900; State. The resolutions committee re- Treasurer, \$500 to \$900; Clerk, \$1500 to ported this resolution favorably and it \$1600, with one deputy \$600 to \$300; Rewas adopted. at \$400; Sheriff, \$1600 to \$1800, and one deputy, \$600 to \$200; Assessor, \$800 to \$1600; School Superintendent, \$800 to \$1200. Provision is made for a referendum vote on the bill if 25 per cent of the legal voters of the county so petition. This same bill was passed by both houses at the 1969 session, but

\$140,000 Asked for State Fair. STATE CAPITOL, Salem, Or., Jan. 20. (Special.)—Appropriations aggregating \$140,000 for additional buildings at the Oregon State Fair Grounds are asked in bills presented today by Representative Neuner. The bills ask \$60,000 for a new pavillon and \$80,000 for a livestock amphitheater. The bill provides that the buildings shall be constructed of brick, the material to be manufactured and furnished from the state's plant at the State Penitentiary: Convicts shall be employed, under guard of prison attaches, for making the necessary exca-

Registration Law Change Wanted. STATE CAPITOL, Salem, Or., Jan. 20. — (Special.)—Senator Joseph today in-troduced a bill as prepared by County Clerk Fields, of Multnomah County, providing for a change in the registra-tion law. Its salient feature is to do away with the necessity of repeated HIGHEST STANDARD IS GOAL registration and providing for a more simplified method. Joseph also introduced a bill providing for election inspectors in Multnomah County, to make Doctors Want University Medical certain that judges and clerks of election arrive on time at the polls and to advise them on election day.

State Dairy Office Not Wanted.

STATE CAPITOL, Salem, Or., Jan. 20 .-(Special.)-Abolishment of the office of State Dairy and Food Commissioner is State Dairy and Food Commissioner is contemplated in a bill introduced by Senator Malarkey. Provision is made that the duties of that office devolve on the State Board of Health, and the Dairy Commission is instructed to turn over all of the books and papers of the office to that body. The bill also carries an appropriation of \$10,200 to carry out the previous of the act. the provisions of the act.

Drug Peddlers' License, \$100.

STATE CAPITOL, Salem, Or., Jan. 20.—(Special.)—Place a license fee of \$100 a month on itinerant vendors of medicines and drugs is the object of a bill introduced in the Senate by Barrett, of Washington. Such a license fee is to be paid to the Secretary of State under provisions of the bill.

Vetoed Bills Are Dead.

STATE CAPITOL, Salem, Or., Jan. 20.—(Special.)—Vetoed Senate bills of the session of 1905 have been indefinitely laid on the table on a report of the judiciary committee. As the House had decided to lay vetoed bills on the table decided was unanimous in recommittee. the committee was unanit ommending a similar action

Lifesavers' Memorial Wins.

STATE CAPITOL, Salem, Or., Jan. 30 .do pass was adopted in the Senate



Jolly Good Company

The Victor is the best kind of company. Always ready to entertain you with an endless variety of delightful songs, exquisite music, comic selectionswhatever you want to hear.

Come and hear some of the newest Victor Records and let us tell you how you can purchase any style Victor or Victor-Victrola on easy payments if you desire. Victors \$10 to \$100. Victor-Victrolas \$75 to \$250.

Store Open Tonight

Sherman Clay & Co.

MORRISON AT SIXTH

KLAMATH AND UMATILLA FUND,

SENATE AIM. Memorial Introduced Requesting

Oregon Delegation to Seek More

Reclamation Coin.

STATE CAPITOL, Salem, Or., Jan. 20. -(Special.)-Efforts to secure funds or the completion of the Klamath and Umatilla projects are embodied in a Senate joint memorial introduced this morning by Senator Merryman. The memorial is:

Whereas, it appears that Oregon's Whereas, it appears that Oregon's contributions to the reciamation funds have been very great and that the state is in equity entitled to a large share of the regular reclamation funds and
Whereas, both the Klamath and Umatilia projects are among the most worthy in the United States and that their early completion is desirable both to the sections to be developed through their construction and to the United States to secure the earliest possible use of the construction funds elsewhere, and

Whereas, it appears that the unconstructed portions of the Klamath project are about equally divided between the States of Oregon and California, therefore, be it Resolved, by the Senate, and the House concurring, that we, the Legislative Assembly of the State of Oregon, call upon our Senators and Representatives in Congress to use their earnest efforts to secure funds sufficient for continuous construction of all approved units of the said Klamath and Umatilia projects and that they endeavor to secure co-operation of the California Senators and Representatives in securing the completien of the Klamath project without unnecessary delay or the elimination of any of its important details, since both states are equally interested in its construction.

In the memorial it is ordered that the

In the memorial it is ordered that the Secretary of State be instructed to for-ward copies to the Representatives and Senators in Congress of both California

OREGON SYSTEM PRAISE CUT

Senators Eliminate "Best in World" From Resolution.

STATE CAPITOL, Salem, Or., Jan. 26.

and Oregon.

resolution this morning, the new resolution being introduced by Senator Albee. Amendment to Kellaher's resolution results in milder terms being used and instead of hailing the Oregon sys-tem of government as "the best in the world" it sets forth that the Legisla-ture "declares its confidence" in the Oregon system While a number of the Senators ex-pressed themselves as favorable to a

of a modification of Senator Kellaher's

resolution modified as this one is, at the same time it is probable another war will be waged on the new resolu-tion when it comes back from com-

"JOKER" KILLS JOSEPH'S BILL

Measure Extending Privileges of Foreign Corporations Is Ousted. STATE CAPITOL, Salem, Or., Jan. 20.

-(Special.)-Senator Joseph's bill giving to fereign corporations the same powers and privileges as domestic corporations was killed in committee today and in the Senate because of an alleged "joker" which would grant greater hope to foreign corporations that lease other roads in this state.

Under a statute now on the books, Whereas, it appears that the unconstruct- growing out of the leasing of the Ore gon & California Railroad to the South ern Pacific, provision is made that suc roads shall not transfer their suits from the state courts to the Federal Courts.

It was held in the revision of laws committee that the passage of the Joseph bill would result in repealing, by implication, the statute as it now stands in the code. No allegation is made that Joseph intentionally allowed the joker to slip into the bill, but mem-bers of the committee see in the passage of the measure an opportunity for raifroads to delay and tangle litigation to a great extent.

Legislature Asked to Pay Lord.

STATE CAPITOL, Salem, Or., Jan. 20. -(Special.) - Asking that the Legisla-ture make adequate appropriation for the compensation of William P. Lord for his services in fighting the War-ner Valley land-fraud case, United States Senator Chamberlain has addressed a communication to the Legis-lature. He says that Mr. Lord became —(Special.)—Assurances that the fight over the Oregon system of government would be kept warm came in the shape to secure the proper fee. assistant in the case on condition that he would depend upon the Legislature

THERE IS



absolutely no word to express the efficacy of

Scoll's Emulsion

for breaking up

COUGHS COLDS AND **GRIPPE** SYMPTOMS

A small bottle is sufficient.