

both chairmen already are besieged by applicants for places. Ritner on Banking Committee.

Ritner, who was one of Stanfield's principal lieutenants in his Speaker-ship campaign, heads the banking committee; Corbett, another of his original supporters, the game committee, and W. Al Jones the manufacturing. The complete list of House standing committees follows:

'Agriculture — Cartmill chairman, Elgin, Hodgen, Meck, Cornelius. Alcoholic traffic — Anderson chairman, Brown, Elmorg, Lafferty, Mathieu. Assessment and taxation — Eaton, chair-

As a large share of this fund will have to be expended for local purposes in various counties, it is doubtful whether more than half of it could be used to match the Federal appropria-

STATE CAPITOL, Salem, Or., Jan. 5, (Special.)—Representive Levis for troduced his prohibition bill in the later that acident commission rite troduced his prohibition bill in the tartial acident commission requiring that each clergy man make concruity the Bid or first in the House do not take the Lewis bill serious; The real of the commissioners take the Lewis bill serious; The terms of t

each County Treasurer, instead of tha Secretary of State, if a bill which is being drafted by Attorney-General Brown for Senator Vinton, of Yamhili County, becomes a law. Under the provisions of the bill each county would issue licenses, each license bearing a number designating



chlesinger, author of musical com-ositions, is dead.

Look for Photo on Can

KING OF METAL POLISH

BRILLIANTSHINE

Muller. nis-Barber chairman, Burton, Port-

wood. Commerce and navigation-Rows chair-man, Schimpff, Belland, Corbett, Peck, Corporations-Martin chairman, Cartmill, Gordon, Crandail, W. B. Jones. Counties - Stephens chairman, Lewis, Forbes, Peck, Griggs. Education - Lafferty chairman, Gordon, Hodgen, Sheldon, Thompson, Elections - Lunger chairman, Goode, W. B. Jones, Small, Gordon. Expositions and fairs-Sheldon chairman, Fuller, Laurgnard, Willett, S. Jones, Engrossed bills-Brown chairman, Childs, Callen. in committee until the other measure is passed, after which it will be sent is passed, after down the skids.

Call Enrolled bills-Bowman chairman, Porter

Ashley. Fisheries — Belland chairman, Tichenor, Anderson, Sweeney, Mann, Cailen, Thomas. Food and dairy products—Meek chairman, Oartmill, Porter, Cornelius, Tichenor. Forestry and Conservation—Fuller chair-

Forentry and Conservation-Fuller chair-an, Lafferty, Rowe, Gore, Brand, Game-Corbett chairman, Ritner, Ashley,

man, Lafferty, Rows, Gore, Brand.
Game-Corbett chairman, Ritner, Ashley,
Burdick, Griggs.
Health and public morals-Eimore chairman, Thompson, Stott, Goode, Burton.
Horticulture-Portwood chairman, Lunger,
Thomas, Schimpf, Brand.
Inmigration -- Clark chairman, Brownell,
Tichenor, W. B. Jones, Goode.
Insurance -- Mackay chairman, Barber,
Martin, Callen, S. Jones.
Irrigation--Laurgaard chairman, Hodgen,
Sweeney, Clark, Burdick.
Judiciary-Forbes chairman, Bean, Lewis,
Martin, Small; Brownell, Eigin.
Labor and industrias-Dedman chairman,
Mathlen, Cornelius, Eaton, Belland.
Livestock -- Porter chairman, Portwood,
Ashley, Forbes, Dedman.
Manufacturing -- W. Al Jones chairman,
Medicine, pharmacy and dentistry-Mathleu, Chairman, Anderson, Dedman, Staff,
Sweeney.

weeney. Millitary affairs-Willett chairman, Staf-n, Mackay, Muller, Tiobenor. Mining-Sweeney chairman, Mann, Cart-fill, Muller, Sheldon, Prining-Brand chairman, Griggs, Mann, ubil, Crandall.

h, Crandall, Childs. — Stafrin chairman, mpson, Bean, Burton, Goode, abile landa—Hodgen chairman, Fuller, 11, Crandall, Childs. Public

Rallway and transportation-Callen chair-man, Willett, Barber, Muller, W. Al Jones, Resolutions-Burdick chairman, Stott, Rit-

Hurrah! How's This

Cincinnati authority says corns dry up and lift out with fingers.

Hospital records show that every time you cut a corn you invite lock-jaw or blood poison, which is needless, haw or blood poison, which is needless, says a Cincinnati authority, who tells you that a quarter ounce of a drug called freezone can be obtained at lit-tle cost from the drugstore but is sufficient to rid one's fest of every hard or soft corn or callus.

You simply apply a few drops of freezone on a tender, aching corn and sorenecs is instantly relleved. Short-ly the entire corn may be lifted out, root and all, without pain.

This drug is sticky but dries at once and is claimed to just shrivel up any the usual supply of law books. corn without inflaming or even irri-tating the surrounding tissue or skin. If your wife wears high heels she will be glad to know of this,-Adv,

Alcoholic traffic — Anderson chairman, Brown, Eimorg, Lafferty, Matthieu. Assessment and taration — Eaton, chair-man, Bowman, Porter, Elmore, Lunger. Banking—Riner chairman, Corbet, Ded-man, Portwood, Stephens, Belland, Eimore, Capitoi buildings and grounds—Seymour Jones chairman towns — Brownell chairman, Citike and towns — Brownell chairman,

will be introduced within of the alco-by Dr. Anderson, chairman of the alco-holic traffic committee. It will be promptly committeed and the commit-tees of the two houses will hold joint seesions to consider it. It is intended to get it through both houses and with the least possible delay, so that the liquor importations may be prohibited

S. B. 21.—Consolidating the corpor-ation and insurance departments and creating a corporation and insurance

commissioner. GOVERNOR'S VETO IS UPHELD of both the superseded departments to a new corporation and insurance com-House Tables Two Bills and Senate

missioner, who is to be the present In-surance Commissioner, serving at the same salary as at present. He is to have one deputy at \$2500 a year. Joint Memorials Appear.

Two more joint memorials to Con-gress along the lines of the one peti-tioning Congress to vote the District from which they originated. Senate bill 238, by Kiddle, providing for the creation of the Tenth Judicial District, embracing Wallowa County, was re-ferred to the Senate committee on judiciary, with the Governor's veto. The committee voted to sustain the veto.

Olson of resolution Coos County, and Seventeenth, Joseof Multnomah introduced a

phine County, and Seventeenth, Jose-phine County. The Governor's action in both these House bills was sustained by the House laying them on the table. Oson of Multhemah introduced a resolution empowering the Supreme Court Justices to appoint a non-sal-aried commission of seven members, one of whom should be a Supreme

ON

Sind him over to the circuit court on \$200 to \$2000 bond, or send him to jail if he can't provide it. If the defendant man is acquitted, moreover, he may be charged a sec-ond time with the same offense if the District Attorney has evidence to jus-District Attorney has evidence to jus-tify the charge. On the other hand, if he is found guilty, he will be adjudged the father of the child and will be chargeable with the maintenance of the child, ex-penses of the mother's illness, the cost of the child's support since birth and cost of the prosecution.

The measure fixes a maintenance schedule of costs for the upbringing of the child. This cost is to be \$100 to \$300 for each of the first two years and \$150 to \$500 each year thereafter up to the time the child is 14 years old. If the father can give satisfactory bond for these expenses, he will be discharged from custody of the court. If not, he may be sent to jall

or the workhouse. After 90 days of imprisonment, how-ever, he may apply for discharge, "the same as any other criminal."

If the mother begins proceedings and then for any reason does not prosecute, the measure further provides that any other person interested may take up

the charges and press them. Any properly authorized officer, it is provided, who is informed of a woman about to have an illegitimate child or

who has had an illegitimate child that is likely to become a public charge, may cause a justice of the peace to summon the woman before him and, on her testimony, start proceedings on his own account against the father or pros-pective father. The Juvenile Court is permitted un-

husband and wife, it sets forth, either may file a complaint against the other. The summons is to be issued in the regular way, and the defendant, man Speaker Stanfield has appointed the following pages in the House: Joseph D. Ingram, Harold Bronson and Marie Briggs. The messenger to the Senate will be Verne Drager; messenger to the printer, Robert Meek; assistant ser-reant-at-arms. George G. Sedgwick.

that time, the plaintiff may swear out a warrant for his or her arrest. When the court establishes the facts

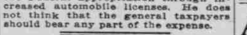
that the parties are capable of marry-ing, their parentage being established, and either has refused to marry, the court under this proposed law may enter a decree joining them in wedlock, giving the child a name and entitling it to the same heritage as a legitimate

child.

Pay for Names Attacked.

cent. The pending bills are entirely inde-pendent of, and unrelated to, any of the other road measures scheduled to come up during the present session. It is the intention to get them through both houses as early as possible so that the Federal appropriation may be promptly available. C. E. Spence, master of the State

Spence, master of the State "I am thoroughly satisfied that this Grange, is here and says his organizasession will devote itself from start tion will vigorously oppose the Bar-rett-Bean bills. He contends that the to finish to active work, aiming toward constructive legislation of a sane, state should raise its money to meet sound character, which will result in the Federal appropriation through in-



Absolutely Safe Investment in this high-grade \$375 piano and a musical education. LAWS OPPOSED FREAK at 60% CONSTITUTIONAL REVISION ASSO-CIATION WANTS ELECTION. Invest Aim of Organization Is to Prevent Your Constitution Being Amended by Savings **Contradictory** Measures. with the avowed purpose of saving Now the constitution of the state from be-coming a patchwork resembling a crazy quilt, the Constitutional Revision Association of Oregon will ask the present session of the Legislature to call a special election next June that the people may yole on the proposition This piano dividends entertain-

to

the people may vote on the proposition sides, at of making new laws only that are in accordance with the state constitution. owing What is wanted is an inhibition manufacprices.you

against freak laws that tend to con-fuse the basic law under which the state is carrying on its affairs, say those who are behind the association. this piano and, if desired,

"If we want to patch the constitu-tion, well and good, but let us make the patch fit," said T. J. Fording, sec-retary of the association, yesterday. "We want to put an end to such farces as that of last November, when

measures were proposed in direct con-flict with many parts of the consti-tution, yet without the slightest at-tempt being made to harmonize these conflicts by the proponents of the

bills. The association has the following officers: President, A. N. Crawford; first vice-president, Leo Friede; second vice-president, T. V. Ward; treasurer, Lloyd T. Mulit; secretary, T. J. Fording

JOINT AGREEMENT IS OPPOSED

Mr. Brownell Would Repeal Law to Regulate Columbia Fishing.

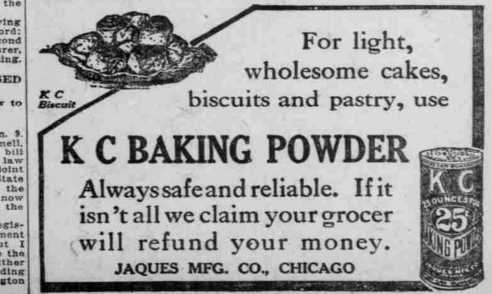
STATE CAPITOL, Salem, Or., Jan. -(Special.) - Representative Brownell, of Clackamas, today introduced a bill providing for the repeal of the law enacted by the last session for a joint agreement with the Washington State State Legislature to regulate fishing in the Columbia River. The agreement now is pending in the Congress of the United States for ratification.



will earn in musical ment. bethis price, rise in turers can use five years

sell it for more

now. than you pay SECURITY STORAGE CO. 109 4th Street, at Washington Street





D islature will proclaim an open sea-

Son out and the second state of the s

of Circuit Judges were put on a flat \$4000 basis at the 1913 session by a very close vote. Many Circuit Judges did Speaker Stanfield has appointed the

not ask for the increase and I see no reason why we should make them take it. Thirty-six hundred dollars is a very "There are now 25 Circuit Judges in Oregon and their salaries alone cost

the state \$200,000 a year. By cutting salaries to \$3600 we can save \$10,000 annually." Representative Anderson has introduced a resolution in the House invit-ing various ministers to open the daily osed cut would become efsions with prayer. fective at the expiration of the terms Rev. Mr. Ingalls, who delivered the

invocation this morning, prayed that the members might remain "sober and sane

Representative Ritner wants to get

Lee, of Portland, Senator Hawley plained that Mr. Lee occupied his Senatorial seat from Polk County 36 in right with the newspaper men from the start. He has introduced the custo-mary resolution extending them the courtesies of the House.

STATE CAPITOL, Salem, Or., Jan. 9. —(Special.)—Three bills passed by the last session and vetoed by the Gover-nor today were returned to the houses from which they originated. Senate bill 288, by Kiddle, providing for the creation of the Tenth Judicial District, ambracing Wallows County way and committee voted to sustain the veto. In bition amendment to the states. The other asks for the passage of a law sections of the corporation law, was vetoed because it conflicted with other mails.

House bill No. 308 was vetoed because it created additional judicial districts as follows: Fifteenth, embracing Lane, Lincoln and Benton counties; Sixteenth,

Judiciary Acts on Third.

SIDELIGHTS

good salary.

of incumbent judges.

The Senate today, on motion of Senator Curtis L. Hawley, extended the courtesles of the Senate to J. D.