

SENATE BILLS PILE UP FAST

Documents Introduced Creeping Toward the Century Mark.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—The following bills were introduced in the Senate today:

SENATE BILLS PILE UP FAST

Documents Introduced Creeping Toward the Century Mark.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—The following bills were introduced in the Senate today:

SENATE BILLS PILE UP FAST

Documents Introduced Creeping Toward the Century Mark.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—The following bills were introduced in the Senate today:

SENATE BILLS PILE UP FAST

Documents Introduced Creeping Toward the Century Mark.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—The following bills were introduced in the Senate today:

SENATE BILLS PILE UP FAST

Documents Introduced Creeping Toward the Century Mark.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—The following bills were introduced in the Senate today:

SENATE BILLS PILE UP FAST

Documents Introduced Creeping Toward the Century Mark.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—The following bills were introduced in the Senate today:

SENATE BILLS PILE UP FAST

Documents Introduced Creeping Toward the Century Mark.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—The following bills were introduced in the Senate today:

SENATE BILLS PILE UP FAST

Documents Introduced Creeping Toward the Century Mark.

Representative Lewis presiding, and voted to support the bill recommended by the County Clerks and Commissioners to abolish publication of the delinquent tax lists in the newspapers.

20-DAY RECESS IS PROPOSED

Resolution Introduced Calling for Break in Legislature's Work.

STATE CAPITOL, Salem, Jan. 11.—Senator Wilbur, of Hood River, introduced in the Senate today a joint resolution providing that the Legislature put on the ballot for the next general election an amendment to the state constitution requiring that the Legislature meet for 20 days, recess 20 days.

OLCOETT AID IS ONE OF OLDEST EMPLOYEES IN SERVICE OF STATE.

NICHOLAS J. HAAS, SALEM, OR., JAN. 11.—(Special.)—This is the 13th consecutive legislative session for which Nicholas J. Haas, of the Secretary of State's office, has had charge of furnishing supplies, and the 15th session with which he has been connected.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

Both Adopted in 10 Minutes.

There have been sessions of the Legislature, and not so very long ago, either, when a memorial of this kind would have been regarded as a day's impasse.

BOE-DRY BILL UP TO OLYMPIA HOUSE

Asotin Representative Sponsors Strict Measure for Washington.

HOPE FOR PASSAGE SEEN

If Bill Contains No Emergency Section It Can Be Referred, Which, It Is Believed, Would Result in Its Approval.

STATE CAPITOL, Olympia, Wash., Jan. 11.—(Special.)—Straight prohibition as a legislative issue was formally launched in the Senate today by E. E. Halsey, of Asotin, with the introduction of a "bone-dry" bill indorsed by the Anti-Saloon League.

If passed the bill will prohibit all shipments of intoxicating liquor of any kind into the state, except for sacramental purposes, and provide for public hearings before the County Auditor before it may be obtained in this manner.

Representative Halsey Confident

If the bill is passed with an emergency clause it will take effect immediately and cannot be sent to a referendum.

Sentiment of the controlling organization of the House is understood to be in favor of passage at this session.

Interest in the dry prospect was further increased today, when W. W. McAdams, Speaker last session, and always heretofore classed as a wet, addressed the House under courtesy and mentioned prohibition as one issue on which he had overheard expressed themselves in favor of a sentiment, he said, the Legislature could not do otherwise than follow.

Military Training Urged.

Another bill provocative of hot contention was offered today by Representative Zednick, providing for compulsory military training for boys, with nursing and domestic hygiene courses for girls.

House Hits Slow Pace

Total of Only 55 Measures So Far Have Made Appearance.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—Business in the House continues to drag, with little coming in and some of the committees have no work to do.

HOPE FOR PASSAGE SEEN

If Bill Contains No Emergency Section It Can Be Referred, Which, It Is Believed, Would Result in Its Approval.

STATE CAPITOL, Olympia, Wash., Jan. 11.—(Special.)—Straight prohibition as a legislative issue was formally launched in the Senate today by E. E. Halsey, of Asotin, with the introduction of a "bone-dry" bill indorsed by the Anti-Saloon League.

If passed the bill will prohibit all shipments of intoxicating liquor of any kind into the state, except for sacramental purposes, and provide for public hearings before the County Auditor before it may be obtained in this manner.

Representative Halsey Confident

If the bill is passed with an emergency clause it will take effect immediately and cannot be sent to a referendum.

Sentiment of the controlling organization of the House is understood to be in favor of passage at this session.

Interest in the dry prospect was further increased today, when W. W. McAdams, Speaker last session, and always heretofore classed as a wet, addressed the House under courtesy and mentioned prohibition as one issue on which he had overheard expressed themselves in favor of a sentiment, he said, the Legislature could not do otherwise than follow.

Military Training Urged.

Another bill provocative of hot contention was offered today by Representative Zednick, providing for compulsory military training for boys, with nursing and domestic hygiene courses for girls.

House Hits Slow Pace

Total of Only 55 Measures So Far Have Made Appearance.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—Business in the House continues to drag, with little coming in and some of the committees have no work to do.

HOPE FOR PASSAGE SEEN

If Bill Contains No Emergency Section It Can Be Referred, Which, It Is Believed, Would Result in Its Approval.

BAR FOSTERS BILLS

Four Drafted Providing for Judicial Changes.

COST REPORTS PROPOSED

Changes Simplifying and Hastening Court Proceedings Aim and Pensioning of Supreme Justices Also Is Advocated.

Four bills providing changes and additions in the state judicial laws have been forwarded to the House and Senate by the judicial committee of the Oregon Bar Association.

The bills provide for the making of a quarterly report by each County Clerk for filing with the Secretary of State of all judicial business.

In addition to the four bills the committee recommended favorable action on a concurrent resolution introduced in the Senate by Senator Conrad P. Olson providing for the appointment of a commission on law reform to serve without pay.

Cost to Be Studied.

As a part of these changes the Bar Association committee recommends the enactment of the bill regarding reports by courts of judicial business.

The bill relating to appeals to the Supreme Court is aimed to relieve congestion in the court.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

BAR FOSTERS BILLS

Four Drafted Providing for Judicial Changes.

COST REPORTS PROPOSED

Changes Simplifying and Hastening Court Proceedings Aim and Pensioning of Supreme Justices Also Is Advocated.

Four bills providing changes and additions in the state judicial laws have been forwarded to the House and Senate by the judicial committee of the Oregon Bar Association.

The bills provide for the making of a quarterly report by each County Clerk for filing with the Secretary of State of all judicial business.

In addition to the four bills the committee recommended favorable action on a concurrent resolution introduced in the Senate by Senator Conrad P. Olson providing for the appointment of a commission on law reform to serve without pay.

Cost to Be Studied.

As a part of these changes the Bar Association committee recommends the enactment of the bill regarding reports by courts of judicial business.

The bill relating to appeals to the Supreme Court is aimed to relieve congestion in the court.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

Under the present law borrowers sometimes suffer the loss of their property if they are unable to complete payments.

When 60 per cent of the loan has been repaid, the borrower can take title to the property and give a mortgage for the remaining 40 per cent.

A Great Clearance in Our Tailor Department

After a very busy season in our Tailor Department, we find there are many suit lengths and half bolts remaining that for two reasons we will make to measure at a great saving in price; one reason is we must clean up at the end of each season; the other is we are very desirous of holding together our splendid organization of tailors; we cannot afford to let a single one go for lack of work.

A great quantity of our woollens have been placed on three tables; one lot priced special at \$20.00; another lot at \$25.00, and a third lot being priced at \$30.00. Make your choice and be measured today for a fine suit.

Brownsville Woolen Mills

Morrison at Third Street

3 DIVISION BILLS IN

Sellway, Butte and Camas Wanted in Idaho.

LEGISLATURE SEES TROOPS

Senate and House Committees Are Named and Militia Pay Bill Is Signed by Speaker—\$50,000 Asked for Indian Roads.

BOISE, Idaho, Jan. 11.—(Special.)—Idaho stands a fair chance of being divided into a half dozen more counties during the present session of the Legislature.

Measures for counties to be called Sellway, Butte and Camas were presented, and one or two will come later from Canyon County, while Bannock County will be divided into two.

The appearance of these three division bills, the passage of the general expense measure carrying \$50,000 and the appointment of a committee on Indian roads in the House and Senate were the features of the day's proceedings.

That the Legislature might see the

SENATE MEASURE APPARENTLY DIRECTED AT MULTNOMAH HUNTERS.

STATE CAPITOL, Salem, Jan. 11.—(Special.)—A measure introduced today by Senator Dimick prohibits any person from feeding wild ducks with wheat or other food with intent to attract them so as to shoot them.

The bill makes it a misdemeanor punishable by fine of \$50 to \$100 or imprisonment of 30 days to bait wild ducks in this manner or to shoot them within 200 yards of any duck lake so baited.

This measure is likely to draw the ire of Multnomah County sportsmen, against whom it seems to be directed.

There has been complaint from the southern part of the state that the practice of the northern sportsmen in feeding ducks keeps them there so long that they migrate later than normal and do not stop en route, thus depriving the southern sportsmen of their duck hunting.

For Sale or Lease

North Pacific Lumber Company's Sawmill and Site, Portland, Or.

This property is very favorably located within the city limits on the Willamette River and contains about 100 acres.

The capacity of the sawmill is about 225,000 feet in ten hours, and it has ample Dry Kiln and Planing Mill facilities, with good storage sheds and large yard room.

The undersigned will consider tenders, subject to the approval of the court, for the sale or lease of the foregoing described property.

H. A. SARGENT, HARRY BRADLEY, RUSSELL HAWKINS, Receivers for the North Pacific Lumber Co.

Address all communications to A. C. EMMONS, 1424 Yeon Building, Portland, Oregon Attorney for the Receivers.

TAKE A "CASARET" TONIGHT AND SEE!

Spending a Dime! Live! Your Liver and Bowels and Feel Fine.

SOOTHE DRY, IRRITATED THROAT WITH PARMINT SYRUP. THIS OLD-FASHIONED COUGH MEDICINE IS THE BEST.

Hurlbert's Bill Is Introduced.

STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—The measure advocated by Sheriff Hurlbert, of Multnomah County, to take out of the hands of the Sheriff the feeding of county prisoners and all attendant profit thereon, was introduced today by Senator Farrrell, of the Multnomah delegation.

MAILING CLERK HAS HAD MUCH EXPERIENCE.

W. F. McAdams, STATE CAPITOL, Salem, Or., Jan. 11.—(Special.)—Billy McAdams, mailing clerk in the House of Representatives, is being considered for the position of mailing clerk in the Oregon House of Representatives.

Enjoy life! Your system is filled with an accumulation of bile and bowel poison which keeps you bilious, head-