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Committee Drafting Measure Consolidating Labor and Accident Commissions.

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Of Three Memorials Adopted; One Urges Congress to Act Quickly on Susan B. Anthony Suffrage Amendment.

STATE CAPITOL, Salem, Or., Jan. 23.—(Special.)—The Senate today passed nine bills and adopted three joint memorials to Congress, including one by Senator Peterson urging prompt action on the Susan B. Anthony suffrage amendment, this was a light day in the Senate.

None of the bills passed was of any general importance. Probably the one of greatest public interest was Senate Bill No. 90, by Cusick, requiring that polls at school elections remain open until 7 o'clock P. M. instead of only 6 P. M. as at present.

The Senate consolidation committee, of which Senator Peterson is chairman, reported in a second consolidation measure today. It came in as a substitute for Senate Bill No. 2, previously introduced by Barrett and provides for consolidation of the Desert Land Board with the State Land Board.

This is one of the consolidation bills of minor importance, as, except for elimination of one of the numerous state boards, it does away only with a clerk or two.

The committee is now working on a substitute for Senate Bill 19, also by Barrett. This committee's measure probably will provide for consolidation of the Labor Commission, the Industrial Accident Commission and perhaps the Industrial Welfare Commission, although these details are not all worked out.

Differential War Fund Urged.

By the provision of House joint resolution No. 8, introduced this afternoon by Senator Pierce, \$1500 is appropriated to be used by the Public Service Commission of Oregon, if necessary, to carry to a terminus tomorrow the collection of the \$17.50 differential now charged Eastern tourists who come to California by way of the Pacific Northwest or who return from California that way.

An order was recently made by the Interstate Commerce Commission directing elimination of this differential, but the railroads are fighting the order. Senator Pierce's memorial will come up for consideration tomorrow, probably as soon as it is passed, as it undoubtedly will, and it will go to the House for action.

The Orton-Farrell bill abolishing publication of delinquent tax notices in newspapers, and providing for postal-card notices, was reported back today with an amendment limiting application of the measure to Multnomah County. As amended it will be on tomorrow's calendar for action by the Senate.

HOUSE BILLS JUMP OVER 200

Brownell Would Fix Salary of Judge of Clackamas County at \$1800.

STATE CAPITOL, Salem, Or., Jan. 23.—(Special.)—The following bills were introduced in the House today:

H. B. 203, by Jones of Lane—Providing for the division of lands in common showing undivided shares and requiring same to be filed with registrar.

H. B. 214, by Brown—Establishing passenger rates on railroads at 2 1/2, 3 and 3 1/2 cents per mile according to grade, and other matters relating to fishing, parental schools.

H. B. 215, by Jones of Lane—Authorizing County Court of Lane County to purchase site for fair purpose and levy tax to raise \$2000.

H. B. 208, by Clatsop County delegation—Appropriating \$10,000 for reconstruction of Knappton bridge.

H. B. 209, by Martin—To protect cattle trespassing on railroads.

H. B. 210, by Brown—To regulate food in cold-storage warehouses.

H. B. 211, by Schimpff—Establishing state fish hatchery in District No. 2.

H. B. 214, by Portwood—Fixing terms of Circuit Court in Elsieville District.

H. B. 215, by Brown—Fixing boundaries of all counties bordering on Pacific Ocean.

H. B. 217, by Callan (substitute for H. B. 215)—Providing for regulation of retail prices.

H. B. 218, by Langer—To provide for regulation of retail prices.

H. B. 219, by Brown—Prohibiting bucket shops dealing in futures; providing for procedure and fixing penalties.

H. B. 220, by Callan—Fixing rates for commercial fishing in Columbia River.

H. B. 221, by Callan—Requiring cooperation ordered dissolved by court to continue legal existence for five years, so that the parties may be had against it and its assets.

H. B. 222, by Martin—Fixing method by which the state takes outside the state are to be recognized within the state.

H. B. 224, by Rowe—Regulating use of nets in fishing.

H. B. 225, by Rowe—Repealing act of 1915 limiting levy of taxes in certain taxing districts of the state.

COLD STORAGE BILL APPEARS

Dairy Commissioner Would Be Given Charge of All Supplies.

STATE CAPITOL, Salem, Or., Jan. 23.—(Special.)—The Senate this morning introduced in the House this morning the cold storage bill prepared by the State Federation of Women's Clubs. It is aimed to reduce the cost of living.

The measure places all cold storage warehouses used for the accommodation of food in the hands of the state and places the food commissioner, who is in charge of the state's food supplies, in charge of them. An accurate record of the dates of receipts and withdrawals of food is required. Inhibitions are placed against the sale of receipts of diseased foods and the date of receipts must be specified on each article or container.

Food of any kind that is kept in storage longer than 12 months and all food products after they have been kept in storage must be labeled when they are offered for sale. Heavy penalties are fixed for violations.

FIRE MARSHAL BILL DRAFTED

Tax on Insurance Companies Expected to Raise \$30,000.

STATE CAPITOL, Salem, Or., Jan. 23.—(Special.)—Representative Callan will introduce a fire marshal bill in the House tomorrow. It provides that the State Insurance Commissioner shall be the fire marshal and is to appoint deputies to do the work.

The office is to be supported by a tax of one-fourth of a cent on the gross premiums paid by fire insurance companies in the state. It is estimated that this would raise about \$30,000 a year.

and Game Commission to close any stream to commercial or other fishing at its discretion, except Columbia River, within channel of Willamette north of Oregon City falls.

H. B. 135, by Handley—Appropriating \$17,600 for payment of Master Fish Warden and deputies for coming biennium and declaration of emergency.

DESCHUTES COUNTY VICTOR

Fight for Legal Existence Won by Decisive Vote in Lower House.

STATE CAPITOL, Salem, Or., Jan. 23.—(Special.)—Deschutes County won its fight for legal existence by a decisive vote in the House this morning, but not until after Forbes and Burdick, representing that county, had indulged in a family quarrel over the issue.

Forbes is author of the bill, which aims to waive the election of last November, when Deschutes County was carved out of a portion of Crook County. The bill was established as a new county seat. Forbes lives in Bend. That city went strong for the new county.

Stark lives in Redmond, a district which cast only 94 votes for the new county and 471 against it.

Burdick based his opposition on the fact that the validity of the recent elections now is being contested in the courts, and that a ratification act by the Legislature would deny the courts the right to decide the question.

Other members took occasional part in the debate, but the principal controversy was between Forbes and Burdick, who are seatmates and who have been working like Damon and Pythias on all other questions affecting their district.

The measure carries an emergency clause.

CASCADE HEARING IS SET

ESTACADA AND OREGON CITY TO DEBATE BEFORE COMMITTEE.

Delegations Are to Be Heard and Proposed Division Thursday Night When Measure Is Considered.

STATE CAPITOL, Salem, Or., Jan. 23.—(Special.)—Whether the Legislature should pass a measure creating Cascade County out of Eastern Clackamas County will be argued at length by delegations from both sides at a hearing scheduled before the House committee on counties Thursday night.

It has been received that a delegation of 150 residents of the territory comprised in the proposed new Cascade County will come to Salem tomorrow in 20 automobiles Thursday to present data and arguments for the division.

The bill will bring with it a petition signed by about 1000 of the 1171 voters in the proposed new county, it was said by advance representatives of the delegation who were here today. The majority of those who will come in the party are said to be farmers.

They will not be permitted to take the floor for a general discussion of the bill, however, for another delegation of 100 to 150 persons is coming the same day from Oregon City and other territory in Clackamas County to oppose the division.

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WOMAN LEGISLATOR LOSTS HER FIGHT FOR DELAY TILL AFTER HEARING.

Referendum Still Is Urged on Dry Measure.

SCHOOL PACT REPORTED

Military Highways Favored by Samuel Hill Are Asked of Congress.

Referendum Still Is Urged on Dry Measure.

OLYMPIA, Wash., Jan. 23.—(Special.)—Today's developments in "bone-dry" law agitation demonstrated that there is only one question over the Halsey bill, and that is simply one of whether it shall be referred by the Legislature to an ordinary election.

Bone-dry advocates who oppose a referendum clause are confident that they will not encounter more than 20 per cent opposition in the event of a referendum vote.

Referendum advocates are still busy and may succeed in delaying passage of the bill through the House and Senate military committees voted a favorable report on the Zednick bill, which provides compulsory military education for all boys in the state.

Representative Halsey, who is steering the bone-dry bill in the House, reports a safe poll of 65 out of 97 for the referendum clause.

Woman Loses Move for Delay. This strength was sufficient today to force the bill out of the public morals committee and into the House with a favorable report, despite the objection of Representative Halsey, chairman of the committee. She wished to delay further action until after a public hearing scheduled for Thursday and when the bill was reported and assigned for the Thursday calendar the open hearing was held notwithstanding the objection of Representative Halsey.

From a long list of voluntary speakers there a division of sentiment over whether a referendum by legislative action is desirable.

Compromise Is Reported. Variation was added to the fast-gathering struggle between the State University and State College today by the fact that university supporters in the Legislature are drawing a substitute bill to be offered as a compromise.

The bill is understood to contain courses removed from the State College will be forestry and architecture, and every effort will be made to safeguard as much millage as possible. Sentiment of both houses is now generally accepted as immovably against imposing nearly a mill increase as originally planned.

Pullman Firm in Stand. Whether the two institutions can be reconciled on a basis of each getting the best possible increase of funds is doubtful. Some members of the State college forces maintain they will surrender any increase rather than a single cent of study.

The Senate passed Senate bill No. 32 by Cox of Walla Walla, which provides for distribution of jute bags made at the State Penitentiary to grain elevators and woolgrowers on a basis of county population. Another bill passed by the Senate appropriates \$200,000 to the State Public Service Commission to cooperate in the Federal revaluation of railroads in this state.

\$127,240 Asked for Roads. The House committee on roads and bridges today asked for \$127,240 needed for finishing state road work already under contract. The requisition included \$100,000 for the road between Toledo and Vancouver, \$2109 for state road No. 8 in Skamania County, \$26,893 for the National Park Highway between Nash and Cannon Beach, \$5438 to be expended northeast from Walla Walla, \$8783 in the vicinity of Quincy, and \$1000 for the road between Ellensburg and Wenatchee.

House, Graham of Grays Harbor introduced an appropriation of \$75,000 for the erection of a National Guard armory at Aberdeen. Nearby of Kittitas submitted a petition to divide the state into 15 sanitary districts.

Military Road Asked. With more road-building legislation on hand than it can handle, the Senate today authorized construction of a military highway from Fort Vancouver to Fort Canby. Another Senate memorial asks for the construction of a military

highway from the British Columbia to the Mexican border. Both projects are advocated by Sam Hill as a measure of preparation for a possible war.

Representative Albert Johnson, of the Third District, is a strong advocate of the Vancouver-Canby Highway.

Washington Sheriffs, who meet in state convention at Olympia tomorrow will ask the Legislature for a classified increase of salaries. If granted Grays Harbor, Lewis, Walla Walla, and Clark counties' salaries for Sheriffs will be advanced from \$1500 to \$2700 annually; Adams and Klickitat from \$1450 to \$2000; Skamania from \$800 to \$1500; Wanklakuam from \$900 to \$1500; Kittitas from \$1000 to \$1500; and Mason and Mason from \$1300 to \$1800. King County would be increased from \$2400 to \$3000.

Banking Code Discussed. Bankers of the state held a hearing before the joint banking committees tonight on a new state banking code submitted by the State Bank Examiner and the Washington State Bankers' Association. It makes character of the applicant and necessity for another bank in any location qualifications to be passed upon by the State Examiner in granting charters.

The joint committees committee today voted a favorable report on the Steiner bill to repeal the Washington agreement on joint fishing regulations for the Columbia River. The committee report will come into the Senate tomorrow.

Members of the committee who approve of joint regulation on the river and has no objection to the terms of existing agreement, he objects to alterations in the agreement. French, of Clarke, is still confident that the proposed repeal will be defeated.

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NET FISHERS BACK BILL

BROWNELL MEASURE IS WANTED. MOVING DEADLINE.

Attack on Administration of Game Laws Is Made by Several at Oregon City Meeting.

OREGON CITY, Or., Jan. 23.—(Special.)—A compromise with the hook and line fishermen, who want to close the Willamette to net fishing, will not be considered by the Clackamas County Fishermen's Union. The organized fishermen of this county will appeal to the Legislature to open the river to the old deadline near the fish ladder, as provided in a bill introduced by Representative George E. Hedges, to represent the fishermen before the Legislature, the following were selected last night at an open mass meeting and later at a meeting of the fishermen's union: Joseph E. Hedges and R. T. McLean, of the Commercial Club, and J. H. Callan, of the Clackamas and Anton Naterlin, of the fishermen.

Leighton Kelly explained the basis of the salmon and suggested changes in the compromise which, he thought, would benefit both angler and net fisherman.

He declared that when net fishing was at its height, and as much as 200 tons of salmon was taken from the river in one season, the hatcheries were just below the Clackamas and the anglers' sport was not reduced. Others pleaded for the preservation of the fish and suggested that Oregon City should pay \$30,000 annually.

Mr. Kelly suggested that Portland sportsmen pay less to the Willamette fish ladder, and that the Clackamas County should be allowed to take a road out of the state fish and game laws. He said below the Clackamas and the anglers' sport was not reduced. Others pleaded for the preservation of the fish and suggested that Oregon City should pay \$30,000 annually.

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