nomah Members Agree to

Vote to Buy Cooke House.

Double Its Cost.

the governor refused to approve, and veto was sustained a week ago.

Last Effort to Palent.

dently, therefore, there is no immediate occasion for any expenditure by the state for such a purpose.

DEFRAUDED THE STATE

ALLEGE CONSPIRATORS

A BOTTOMLESS PIT FOR

## MANY ERRORS IN THE TORRENS LAW

Correcting Glaring Blunders in Land Transfer Act.

THIRTEEN SECTIONS ARE FOUND TO BE WRONG

Forth by R. C. Wright, Who Drafted It.

Senator C. P. Coshow of Douglas unty has introduced in the legislature bill correcting some glaring errors. The Torrens land transfer statute opted about 10 years ago. R. C. right, a Portland lawyer, who dratted a measure made a critical examination of the law at the request of the unty Clerks association, before which day he read a paper several months ago abodying his views and setting forth a mistakes he found bad been made engreening the bill when it was ented.

must be corrected in order to make tastic carry out the intention of passes." said Mr. Wright today. Origin Torrens law was to be in full from the llinois statute. In the intention of the best tried thoruschly and do be acceptly what is wanted. It was adversely reported by any committee the question, "Shall the bill be indefinitely postponed." should, without he and the attorney general mach surprised the other fay to get the number of serious errors to from of. "If for or," the leaving two or three words or whole lines the text as copied from the llight of two or three words or whole lines the text as copied from the liferant. In one place in the law lopted the engrossing clerk made tatute provide that only guardians for the Torrens law, while the originative provide that only guardians for the Torrens law, while the original transfer in the extreme and will not a more and instance sould take sevanor the Torrens law, while the original transfer in the extreme, and will not be the senator from the life the control of the resolution and moved its adoption.

"Mr. Chairman." warmly asserted the control of the extreme, and will not employed the engrossing clerk made that the provide that only guardians for the Torrens law, while the original transfer in the extreme, and will not be the senator from the life that when a bill the bill be finderintely postponed." Should, without motion being made, be submitted to and decided by the senate.

Chairman Rand brought in the majority report in favor of the adoption of the resolution and moved its adoption.

"Mr. Chairman." warmly asserted the senator from the life that when a bill to the senate the submitted to the senate trues that when a bill was adversely reported the resolution and moved its adoption.

"Mr. Chairman." warmly asserted the control of the extreme and will not exceed the major that the first transfer the submitted to the senate trues the submitted to the senate trues that when a bill the bill be an adversely reported the resolution of the senate trues the

et. It is believed he is the fi

## Worn Out? Run Down?

will gladly give you a full dollar's worth of my remedy to test.

ething to Deposit. Nothing to Promise. The Bellar Bettle Is Free. Your Druggist, on My Order, Will Hand You a Full Deliar's Worth and Send Me the Bill.

Why do work and worry and excess and strain of over-induspence break down constitutions of make men and women worn out and rim was and restless and diseptess and discouraged of moreos? Because they weaken the tiny, ander nerves on which life itself depends. Not the nerves you ordinarily think abouts the nerves that govern your movements and say thoughts. But the automatic nerves that, unguided and aknown, night and day, keep your heart in sotion—control the digestive apparatus—regulte your liver—operate your kidneys. These are the nerves that worry wears out add work breaks down.

It does no good to treat the ailing organ—is tregula heart—the disordered liver—the shellious stomach—the deranged kidneys. They are not to blame. But go back to the nerves hat control them. There you will find the set of the trouble.

It does no good to take attinulauts and narvices, for theirs, at best, is but a temporary direct which merely postpones the day of reckning.

There is nothing new about this—nothing any

the twilch merely postponer the day of recking.
There is nothing new about this—nothing any
sician would dispute. But it remained for
Shoop to apoly this knowledge—to put it
practical use. Dr. Shoops Restorative for
my this very line. It does not dose the organ
deaders the pulo—but it does go at once to
nevre—the inside nerve—the prover nerve—
butles it up, and streighters it and makes
well. That is the end of sil vital troubles,
at is the end of sleepless nights and restless
well. That is the end of sil vital troubles,
at his the lend of "nervousness." the
sof brain fag and fattgue.
If you are were out, run down and have never
ed my remedy, merely write and ask. I will
de you an order on your drugglat which he
is accept as gladly as he would accept a dol.
He will hand you from his shelves a
maker also bettle of my prescription, and
will send the bill to me. This offer is made
y to strangers to my temedy. Those who
to once used the Restorative do not need
a reference. There are no conditions—no rerements. It is open and frank and fair,
is the supreme test of my limities, belief,
that I sak you to do la to writte—write
for a free order Book I on Drapeoula.

Dr. Shoop's

## GAG RULE MEETS A DEFEAT IN SENATE

Bill Introduced in Legislature Malarkey's Measure is Smashed Bill Abolishes Boards of Comto Smithereens by Republican Members.

> RESULT IS PERSONAL VICTORY FOR DEMOCRAT

Features of the Measure Set Proposed Amendment Provided That an Adverse Report Caused Killing of a Bill.

(From a Journal Staff Correspondent.)
Salem, Or., Jan. 24.—Chortling their delight, the members of the august senatorial body. In the ratio of 17 to 8, jumped on Malarkey's so-called "gag rule" yesterday afternoon and smashed it to smithereens. The majority report of the committee on resolutions, in favor of the amendment to the senate rules, signed by Malarkey and Rand, the chairman, was snowed under, and the minority report, brought in by Smith, was adopted with acclaim.

The outgome of the conjust was a

right here that so far as expediting business is concerned the senator from Multnomah has had my flat salary bill in committee for two weeks and has taken no action on it yet. It looks to me like a hold-up, and I think before much talk about expediting business is indulged in that a report should be made on that bill."

on the roll being called, it was found that the vote stood 17 to 8 in favo

### PROPOSED LAWS.

S. B. 147, by Nottingham

Louis Veerhag.

6. B. 150 by Coshow (by re
To provide for medical and
treatment for minors. treatment for minors.

8. B. 151, by Malarkey—To amend the code relative to coroners.

8. B. 152, by Sichel—To give circuit

6. B. 152, by Bowerman—To transfer school funds from cillism county to 8. B. 154, by Avery-To authorize Con

vallis to construct water works.

8. B. 185, by Carter—To fix the salaries of prosecuting attorneys in the First and Second districts.

8. B. 186, by Kuykendall—To provide a state board of control.

a state board of control.

West Bills in House.

H. B. 228, by Capron—Regulating sale of foods and providing for state dairy and food commissioner.

H. B. 239, by Graham—For publication of laws.

H. B. 220, by Bailey—To amend code on child labor.

H. B. 231, by Vawter—To fix salaries of officers of Douglas county.

H. B. 232, by Jayne—To protect salamon and sturgeon and license fishing apparatus.

paratus.

H. B. 233, by Mayger—To transfelbalance of swamp land fund to general fund.

fund.

H. B. 234, by Mayger—To amend code on organization of towns.

H. B. 235, by Griffin—To fix salaries of county judge and treasurer of Lane county.

H. B. 236, by Laws—To require owners of fish weirs to remove piling from river at close of season.

H. B. 237, by Dobbin—To provide for taxation of livestock.

H. B. 238, by Cole (by request)—To amend charter of Heppner, Morrow county. ounty.

H. B. 239, by Munkers (by request)—
To mehd charter of Albany, Linn county,
H. B. 240, by Cornett—To amend code
on exemption from executions.
H. B. 241, by Cornett—To create
board of internal commerce commissioners and making appropriation of
\$25,000 for improvement of Willametteriver.

m assessment and collection taxes.

H. B. 243, by Shook—To fix salary of H. B. 244, by Steiner—To fix salary of assessor of Klamath county.
H. B. 244, by Steiner—To provide for identification of stock driven from one county to another.
H. B. 245, by Burns of Coos—To provide better methods of collecting polltax.

### MENRY GRORGE DINNER.

(Journal Special Service.)

New York, Jan. 24.—The twenty-fifth anniversary of the publication of Henry George's "Progress and Poverty" will be commemorated by a netable dinner at the Hotel Astor tonight. The purpose of the dinner is to have representative speakers review the influence of the book, which is regarded by its admirers as the most important economic work of the last three decades, and to consider the future trend of public thought and action along the same lines. The invited speakers include Mayor Johnson of Cleveland, Dr. Albert Shaw, Bliss Carman, William Lloyd Gerrison and Henry George, Jr.

SCARLET PEVER AT DALLAS.

Dallas, Or., Jan. 24.—There are 15 cases or more of scallet fever in Dallas at the present date. All have taken down suddenly. One case so far has remaited in death, that of Vera Hazebrook,

# BOARD OF CONTROL

missioners for Management of State Institutions.

MEASURE TO PAROLE CONVICTS INTRODUCED

To Establish a Penitentiary Laboratory for the Study of Abnormal Classes.

ferent/boards and commissioners and in the governor. The intention of the bill is to leasen the expense of having so many boards and commissions. Many other states are said to have inaugurated the system proposed by Dr. Kuykendali. The bill also provides that supplies for any of the institutions named shall be purchased from the lowest responsible bidder, after publicly advertising for bids. A superintendent of any of the institutions who shall violate any of the provisions of the bill shall be discharged.

Benator Sichel is the author of a permitting the circuit courts to pa persons convicted of violating the cinal laws of the state. Paroles, may

the expense of equipping such a labora-tory, paying the director's salary and carrying on the work.

In another bill introduced by Brownell

After Scientists.

A bill introduced by request by Coshow attacks Christian Science in the treatment of diseases of children. Parents and guardians are required by the bill to provide prompt medical or surgical treatment for every minor dependent on them in case of sickness or injury. Only physicians and surgeons authorized by law to practice their profession in Oregon shall be permitted to give such attention to sick children.

The bill proposes to allow "reastable."

The bill proposes to allow "reputable graduates of schools of osteopathy," authorized by law to practice.

It is probable that Malarkey's bill limiting the time railroad employes may be kept at work, will be reported unfavorably. Attorneys W. W. Cotton and W. D. Fenton, representing the railroads, appeared before the judiciary and revision of laws committees last night and made strong arguments against the proposed measure. The committeemen are said to be evenly divided. Railroad employes favor the bill, two Southern Facific conductors appearing before the committees to urge its passage. The

### SANTA FE VOTES FOR FIFTY MILLION BONDS

(Journal Special Service.)
Topeka, Kan., Jun. 24.—The principal
business before the meeting here today
of the stockholders of the Atchison, Topeka & Santa Fe is to act on the dipekt & Santa Fe is to act on the di-rectors' proposition for a bond issue of \$50,000,000. According to announce-ment, about half of the entire issue is to be expended in the next two years on extensions and betterments and other construction work. Of the remainder about \$9,000,000 is to be used in buying equipment and double-tracking the road between Chicago and Kansas City.

WELCOMES BABL GREY.

Montreal, Que., Jan, 24.—Montreal donned gale attire today in honor of Earl Grey, the new governor-general of Canada, who arrived this morning on his first visit to this city. Earl Grey and his suite were officially welcomed by the mayor and other municipal officers, and later in the day there was a largely attended public reception at the board of trade. A round of entertainment in honor of the distinguished visitors has been arranged for this evening.



# UNSALABLE HOUSE

Local Option Amendment Through Political Deal Mult-Passes House It Will Be Killed in the Senate.

INVESTIGATING GOSSIP OF CORRUPTION FUND MONEY OF TAXPAYERS

Haines' Resolution Creates Sensation — Looking to Find Proposed Governor's Mansion Is Obsolete and Repairs Would Traces of Boodle Reported

children are now attempting to sell to the state. In its day it was the finest residence in Salem. It was equipped with the conveniences found a generation back in the homes of the well-to-do, and though by no means palatial it was a commodious and handsome home, occupying ample grounds within a stone's throw of the capitol.

The house is said to be very substantially built, and this is doubtless true, for it would not otherwise be standing after so many years. The interior is well finished and the walls and ceilings are elaborately frescoed with immense panels and floral designs, with here and there a classic figure.

Piaishings Obsolets.

mansion.

Two years ago an effort was made to selt the property to the state for \$15,-600. The ways and means committee knocked off \$500 from the price in order to cover the cost of repainting, and with this amendment the appropriation, after many vicinsitudes, passed both houses. It was included, however, in an omnibus appropriation bill which

"I will vote for a reasonable modifi-cation of the local option law," says Senator Pierce. "I will vote to make it equitable and just. I will not vote for such an amendment as will pracfor such an amendment as will practically abrogate the local option law."

"I am entirely satisfied with the means by which this measure was procured," writes Senator Whealdon. "It is evident, however, the people want this local option law. I believe in letting them have it. Personally I think they will get heartly sick of it, and for that reason I will not vote to reduce the dose. My vote will be against the Jayne bill." Once more a determined effort is beling made to unload the property upon
the state. In support of the proposed
appropriation the familiar appeal is
made that Oregon's governor should
have an official residence where he can
fittingity entertain the state's visitors,
and that the property in question is
worth the price, sithough the owners
have been unable to get a purchaser
for it at anything like the figure which
the state is asked to pay.

It is generally conceded that a residence should be provided for the governor at Salem, but many members of the
legislature are asking why the state
should buy for this purpose an antiquated structure, built in the days of a
bygone generation and fast approaching
the period of decay.

Multanmah's Vote.

Most, if not all of Multnomah's dele-

## **BRYAN TELLS DEMOCRATS** TO ASSIST PRESIDENT

(Special Dispatch to The Journal.)

New Haven, Conn., Jan. 24.—In a speech at a dollar banquet last night. W. J. Bryan explained the reasons of Democratic defeat in the recent election. He spoke praising Roosevelt highly, stabling:

"There have been symptoms of reform, that I for one had no suspicion of since the president's election. First he announced that he would not again be a candidate for the presidency, then he got after the campaign contribution, and then recommended more power to the interstate commerce commission. I want the Democratic party to forget itself and help the president carry out whatever is good." Multnoman's Vote.

Most, if not all of Multnoman's delegation, according to one of the members, will vote for the appropriation, and Marion's scrators and representatives will be solidly in line for it. Scattered votes have been gathered here and there, until it is said that a majority in both house and senate are at least tacitly committed to the support of the bill.

Governor Chamberlain has always taken the position that the state should provide an executive mansion, although he has also stated repeatedly that he would still retain his residence at Portland. Even if the Cooke residence should be purchased by the state the present governor would make little or no use of it, as an official home. Evidently, therefore, there is no immediate

TO RECLAIM DESERT.

(Journal Special Service.)

Biamarck, N. D., Jan. 24.—With delegates present from all parts of North Dakots and other interested visitors from Minnesota, Montana and other states, the North Dakota Irrigation Congress opened here today. The sessions will continue until Thursday, and during that time much important action is expected to be taken looking toward the reclamation of vast areas of the northwest that but swait the touch of water to blossom and bear fruit. Among the speakers will be representatives of the National Irrigation association, the United States geological survey, the State Agricultural and Horticultural societies, and several agricultural colleges and state experiment stations.

PILEINGTON BELEARED.

(Special Dispatch to The Journat.)

Salem, Or., Jun. 24.—The state of Oregon, according to an opinion of Attorney-General Crawford, has been defrauded of valuable timber lands in the Abiqua basin, the aggregate value of which it is estimated is more than \$100,000. The title to \$,000 acres of this land is vested in the Abiqua Land company, and the attorney-general says that the state can maintain suit, set aside the deeds and recover the land.

These sales were consummated in 1898. The land was secured it is alleged by fraudulent or forged applications. The fletitious applicants obtained certificates of sale and deeds to the lands which were then transferred to S. A. D. Puter, who in turn sold the land to the present owners. (Special Dispatch to The Journal.)
Eugene, Or., Jan. 24.—John Pilkington, the Roseburg gambler, who had been bound over to the circuit court charged with robbing Sherman Hickman of about \$40 in a saloon at Springfield, was yesterday afternoon released from the county jail, some of his relatives at Roseburg having secured the necessary bail. He left for Roseburg on the afternoon trails.

The latest news from Paris is that they have discovered a diamond cure for consumption. If you fear consumption or pneumonia, it will, however, be best for you to take that great remedy mentioned by W. T. McGes, of Vaniser, Tenn. "I had a cough for 14 years. Nothing, helped me until I took Dr. King's New Discovery for Consumption. Coughs and Colds, which gave instant relief, and effected a permanent cure. Unequaled quick cure for Threat and Lung Troubles. At Red Cross Pharmacy, Sixth and Oak streets, on the way to the postoffice: Price fide and \$1.06, guaranteed. Trial bottle free.

# MAN'S HEALING POV

PANOPATHIC PROFESSOR WORKS WONDERS

Restores Health to invalide Pronounced Hopelesely Incurable by Physicians, Healing in the Face of Apparent Impossibilities.

## DOES AWAY WITH USELESS DRUGS

And Condemns Brutal Operations by Surgeon's Deadly Knife-No Disease He May Not Cure by Some

## STRANGE, INTANGIBLE, UNSEEN FORCE OF MIGHTY POTENCY

That Cures When Doctors and Medicines Fall and Hope

## HAS HE THE POWER DIVINE?

Ministers of the Gospel Say He Is Cifted of God, and Praise Him for His Help to Suffering Humanity - He Gives Service and Home Treatment Free to the Sick and Afflicted.

Taxed diseased the unless drugs and make diseased the unless of treatment that is as much superior to modern medical practice as the sun is to a candle. Now that I have perfected it after long-years of practice and experiments. I find that I have the power to cure my patients without their coming to me or my going to them. For his summer than the commendation of t



Hotel and Restaurant Goods

Loewenberg & Going Co.