## Closer Scrutiny of Affairs at Baby Homes Proposed; Tax Exemption for New Homes Asked

## **BILL ON PAROLE BOARD USELESS IF** LOGAN STEPS OUT

State House, Salem, Or., Jan. 21.lf John F. Logan will resign as a member of the state parole board lawyer, there will be no occasion for nevs from membership on the parole board, according to sentiment withdraw his bill under those con-

Logan, who has served on the board since October 26, 1911, is said to be ready to quit anyway. In fact, a letter exessing his intention to sever his connection with the board anyway, not later than March I, is said to be in the pos-session of a senator from Multnomah county, even at this time. With Logan off the board, the problem then becomes purely administrative one and up to the governor.

Although it is generally understood that there is no great amount of love lost between Hume and Logan, Hume's drive at lawyer members on the board, is contended, is not altogether directed

The presence on the board of a criminal lawyer with clients of his own or clients of others associated with him business, is apt at times to create a highly embarrassing situation although, is added, there is no intention to cast any reflections upon Logan. It is known that he has steadfastly refused to sit upon the deliberations of the parole board when any of his clients were in-

Pending Logan's final decision to resign and the governor's promise to abide by the condition that Logan's successor shall be a man other than a practicing criminal lawyer, Hume's bill will continue to lie in committee ready for action if the terms are not met.

#### Governor's Removal From Board Is Aim Of Proposed Measure

covernor, secretary of state, president the senate and speaker of the house ould be removed from membership on bers would be elected by the ways and waxing warm, means committee in joint session, with president of the board would be elected by the board, and the secretary

#### Measure Fixes Time For Commissioners And Courts to Meet

Clatsop, Columbia, Coos, Douglas, Har-Marion, Morrow Multnomah, Polk, Til-lamook, Umatilla, Union, Wasco, Wash-

Klamath, Lake, Lincoln, Sherman, Wal- though counties and municipalities were action of probate business must be held bates or otherwise.

In all counties on the first Monday of The sand and gravel people have in all counties on the first Monday of

## Bill Aids Aviation

State House, Salem, Or., Jan. 21.— Condemnation of lands for the purpose of aviation parks or fields may be carried on through the same procedure as condemnations for public purposes, if a ation of the Oregon exhibit in Portland bill introduced in the house by W. E. as a distinctive state exhibit and reliev-Gordon of Lane county becomes a law, ing the Portland Chamber of Commerce The law is amended so as to contain in from any expense in connection therethe declaration of purposes for which with, is provided for in a bill introduced condemnation of lands can be made the today by Senator Moser. The bill crephrase: "Including real property for ates the office of state exhibit agent at a salary of \$200 a month.

## IS VETERAN LEGISLATOR



J. D. Lee of Multnomah county, one of the oldest members of the pres-

## CONTROL OF RIVER

State House, Salem, Or., Jan. 21 .-

general's office, representing the interests of the state, and State Superintendent Churchill, who pleaded for the irreducible school fund, which during the past year has been enriched by that the secretaryship of the child's welsome \$43,000 through the royalties paid fare and the industrial welfare commis-

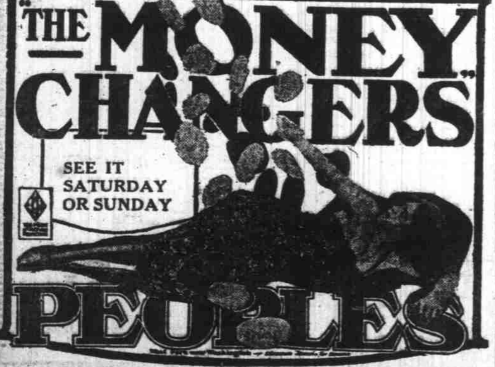
State House, Salem, Jan. 21.—Sched-Ryane is that the counties and municiples for time of holding sessions of palities of the state are compelled to held those positions, out of office, and That the six months' limits county courts or county commissions pay a 10 per cent royalty to the school give the places to some one of Gram's in the various counties of Oregon are fund as well as private purchasers. This, Ryan contends, takes money from provided in a bill introduced in the This, Ryan contends, takes money from bumping the bumps if the onslaught children under 16 years of age for use by Representative Pierce of Coos the road fund and transfers it to the d Curry counties. Terms of the county court must be Ryan's support, contending that it would held on the first Wednesday of each month in Baker, Benton, Clackamas, the material at the bottoms of the riv-"pay tribute to the school fund."

ey general's office are contending that Sessions must be held on the first diction over the river beds, which be-Wednesdays of January. April, June, long to the state, as a matter of policy August, October and December in the and to prevent unjust and exorbitant of Crook, Gilliam. Grant, charges for material being made, even of the people of the state at large, lowa and Wheeler. Sessions for trans- excepted from royalty payments by re- department with the industrial accident

> asked for a hearing before the committee. Senator Moser announced it would ford contends that Gram's office is be given the first of the coming week.

### Field Movement Moser's Bill Would Keep State Exhibit coming week.

State House, Salem, Jan. 21.-Continu-



the state emergency board under the provisions of a bill introduced today by Senator Bell. Bell's bill creates a new chaling the chairman of the house and senate ways and means committees, with five other members to be selected from the personnel of the beds of navigable streams, is bers would be elected by the ways and means committee. These five members would be elected by the ways and means committee.

State House, Salem, Or., Jan. 21.—
The fight between the sand and gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell. Bell's bill creates a new gravel companies, captained by Sentator Bell's Bell's

the president of the senate presiding, before the senate committee on com- as the labor commissioner, but officially merce and navigation yesterday after- and euphoniously designated as "comof state would be constituted as the noon, at which time it was opposed by missioner of labor statistics and in-

> sand and gravel concerns into that sions should be shifted into his hands. The real purpose of the two measures is mately the same as under the tempor The chief objection raised by Senator said to be the desire to legislate Mrs. ary increase of 30 per cent granted by choosing. The Kay bills seem to be that the limitation on the number of made upon them at the committee hearng of a night or two ago is any indica-

ers than to force counties and cities to Gram out of office and put the duties and work of his department into the The state land board and the attor- hands and under the jurisdiction of the pensation act. mmission.

mmission and give the labor member manner of this deduction, of the commission direct administrative CONTRACT DOCTORS oversight of the work done by it. Hos-

### Treaty Forbidding Operation of Purse Seines Advocated

State House Salem, Or., Jan. 21.-Nesociation of a treaty between the United States and Canada which will effectually put an end to the purse seine and the purse seiner is the object of a joint menorial which has been drafted by Sena-Norblad for introduction into the nate next Monday.

The memorial calls upon the Oregon elegation in congress to use its influnce in securing the passage of legislation to the end that a treaty be entered troduced by Benjamin C. Sheldon of into between the two countries to pre- Jackson county, urging congress to proyent the use of purse seines upon the feeding grounds of salmon off the coast of the territory of Alaska, the states of Washington, Oregon and California and United States and that the tariff be amhe province of British Columbia.

bills aimed at the purse seiners. One of of the United States and of several milthese forbids the safe, distribution or lion people dependent thereon. possession in Oregon during the closed The resolutions declare that during season of any salmon caught outside the past year more than \$400,000,000 three mile limit in the Pacific ocean. worth of poultry products were received Another prohibits the use of the purse at the ports of San Francisco, Portland, seine in the waters of the Pacific ocean Seattle and Vancouver, B. C., and placed over which the state exercises jurisdic- in competition with the poultry products tion and the third forbids the use of the of this country. purse seine in the Columbia river.

Fishermen Plan Hearing State House, Salem, Jan. 21.—Purse Rises of salaries for the county judge seine fishermen and others hostile to and county treasurer of Coos county the Norblad bill prehibiting the use of the Norblad bill prehibiting the use of the house today by representative Benfishing rivers of the state, have asked net of that county. It provides that the for a public hearing before the fisheries salary of the judge shall be increased

## EMPLOYERS WILL BE REWARDED FOR REDUCING MISHAPS

accident commission must first be obtained by the state treasurer beof a bill drafted by the special comsation legislation and which is now

This provision is in line with recommendations contained in the message of Governor Olcott and is designed to relieve the treasurer from the responsibility which now attaches to the investment of these funds.

BILL IS INDORSED

The bill, which is the result of a year's deliberation on the part of this special commission and is presented with the unanimous indorsement of that commitsafety work in Oregon industries by rewarding employers in proportion to the

Changes are provided in the experience rating system for employers contributing to the accident fund the spread of which extends from a reduction of 30 per cent in the rate of contribution of employers in whose plants compensation costs have not exceeded 30 per cent of their contributions up to the base rate in plants showing a cost of 70 per cent.

To further encourage safety work in industrial plants the commission is authorized to establish standards and fix rules designed to promote organization and educational work in accident pre-Employers who comply with such standards will be entitled to a 5 per Other amendments contained in the

bill prepared by the committee of 15 the construction of a training school for boys and appropriating \$300,000. bring under the Oregon compensation

act hazardous occupations not subject judgment. That any employer not now operatengages in any hazardous occupation after July 21, must first give notice to the industrial accident commis-

That employers in default in pay-ment of their contributions to the compensation fund, and who have received a notice of such default from the commission, must display such notice in a prominent place for the benefit of their scientific legislations. pensation fund, and who have received employes, who are then privileged to sue for damages in the event of in-

Charles H. Gram, commonly referred to as the labor commissioner, but officially over and above the total liabilities of S. B. 133, by Moser, Staples, Banks and the commission must be placed to the Farrell—Amending section 4111, Oregon laws, relating to referendum of legislaportion to their contributions at the end of each fiscal year.

That state aid be extended to the fund covering the actual cost of administering the fund instead of at the rate of one seventh of the total fund as oparton of clerk of the supreme court from

That compensation benefits to injured workmen be revised on a basis approxi-That the six months' limitation on temporary time loss be eliminated and

whom compensation is computed also be eliminated. That compensation benefits be comiled on a graduated scale to meet fluct

minors under the benefits of the com-

A hospital contract which is said to meet the approval of all factions on th That commission has one member who special committee has also been adopted representative of the employers, one by the commission. This contract pro epresentative of the employes, and one vides that the accident commission may determine the amount of hospital dues The Hosford idea would merge Gram's an employer may deduct from the wages of a workman and may prescribe the

It also gives to the commission comlargely a duplication of effort and ex- plete authority over the service which ploye may agree on other service which shall be provided at the expense of the contract doctor. In the event of a relapse of an injured workman after his discharge as cured by the contract doc tor the commission may authorize further hospital service for the workman the expense of which must be borne by the contract doctor,

## Tariff on Poultry Products Imports Asked of Congress

State House, Salem, Or., Jan. 21 .- By unanimous vote the house this morning ne province of British Columbia.

Norblad has already introduced three tion the future of the poultry industry

State House, Salem, Or., Jan. 21 committee at which their grievances may from \$1800 to \$2000 per year, and that day evening at 8 o'clock. HOUSE BILLS

H. B. 109—By corem—Providing for the finishing and acceptance of cash, cer-tified checks or certain obligations of the United States government of of municipal corporations in line of bonds

REDUCING MISHAPS

If H. B. 110-By Gordon of Lane-Amending section 7091, Oregon Laws, relating to acquirement of aviation parks.
H. B. 111-By Korell-Prohibiting the employment of persons affected with infectious or veniral diseases in places where food is manufactured, prepared or served and sold.

H. B. 112-By Gordon of Lane-Amending to acquirement of aviation parks.
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H. B. 111-By Korell-Prohibiting the employment of persons affected with infectious or veniral diseases in places where food is manufactured, prepared or served and sold.

H. B. 112-By Overturf-Amending section 7317, Oregon Laws, pertaining to boards of directors of irrigation dis-

H. B. 113-By Committee on Insurance establishing the office of state fire

on 3362, Oregon Laws, relating to terms f county courts. B. 115—By Committee on Salaries Public Officials—Amending section 3601. Oregon Laws, relating to salaries of county officers in Curry county.

H. B. 116, by Korell—Amending section 280, Oregon Laws, relating to salaries of officers of insurance companies. H. B. 117, by Bennett-Raising the salarles of county judge and county treas-urer of Coos county.

H. B. 118, by Martin (by request)—
Amending section 4838, Oregon Laws, pertaining to Canadian thisties.

the bill provides for a continuation of out this aid which would by the repeal of the act.

The boys and girls of H. B. 119, by Martin (by request)—
Amending section 6471, Oregon Laws,
pertaining to beneficiaries in fraternal
Buildings

H. B. 120, by Davey-Regulating speed f motor vehicles while passing school H. B. 121, by Overturf-Amending se tion 8708, Oregon Laws, regulating man-ufacture of ice cream.

#### SENATE BILLS

nsurance societies.

Bills Introduced

S. B. 119-(Substitute for S. B. No. 8) By Burns—Relating to the standardization of normal schools in Oregon.
S. B. 120—By Staples—Relating to retirement fund of school teachers.
S. B. 121—(Substitute for S. B. 12)—By Hume—Regulating private, parochial and denominational schools and goads. and denominational schools and acade-

S. B. 123-By Patterson-Authorizing S. B. 124-By Eberhard-Relating

lection, establishment and maintenance of permanent exhibit of Oregon agricultural, mineral and industrial products. S. B. 126, by Bell—Changing member

tol building and grounds.
S. B. 128, by Banks—Providing for appeal from order of municipal officials

Almeter for losses incurred in erection and construction of medical school build-

tion affecting counties; districts and electrical work by commis-

B. 30, by Ryan-Amending section 204. Oregon Laws, defining purposes for which banks may hold real estate.

S. B. 57, by Ryan and Vinton—Providing for the election of recorder of conyances in certain countles. S. B. 48, by Ellis-Relating to the em-H. B. 8. by Bennett—Creating office of

#### and providing for appointment and sal-ary of county meat and herd inspector for Coos county. Bill Compensating That provision be made for including Mrs. Gertrude Denny

## PUBLIC RECORDS ON CHILD-CARING HOMES ARE ASKED

to place their records at the disposal of the child welfare commission under the provisions of a bill which is now being prepared for introduction by Senator Farrell at the re- the state favored the repeal of the quest of the commission.

The bill, it is explained, is designed to give to the commission closer supervision over child-caring institutions under its jurisdiction.

In order to further encourage the the institution is contributing toward

Buildings to be erected by childcaring institutions are also brought of the larger towns and cities which in under the supervision of the commis-sion through a clause which provides they declared. that "no building, either public or pri-vate, shall be crected in the state of Oregon for the housing and care of chil- banking laws relating to bank loans on dren who come under the purview of real estate security was also laid on this act without the written approval of the table for further consideration by the child welfare commission as to the the solons before taking action, type and general architecture of the

around the placing out of children by child-caring institutions in a companion measure which proposes to centralize the work of placing out all wards of of the child welfare commission.

No child, under the provisions of this oill, could be placed out for adoption S. B. 122—By Bell and Eddy—Relating without the approval of the state comto levying of a tax for the establishing mission whose duty it would be to thorand construction of bridges and county oughly investigate into the suitability of the proposed foster home before acting upon any application for adoption. Approval of its work by the child welfare commission would be made a condi-

> a third bill which is now being whipped into shape under the supervision of Senator Farrell. More Powers for Fire Marshal Are

> > Proposed in Bill

S. B. 130, by Moser (by request)—Appowers are conferred on the state fire a reform school for boys who are now propriation \$81.344 to reimburse John marshal in a bill introduced in the house committed to the state prison. Thursday by the house committee on in

Procedure on investigation of causes of fire is outlined and the bill provides Ice Cream Makers torney to cause arrests and take such bill regulating the manufacture of ice other action as may be advisable. The cream introduced in the house today by district attorney is then to summon such Representative H. J. Overturf of Bend witnessees and take their testimony and is said to be one that will likely bring lay the matter before the grand jury protest from ice cream manufacturers

The state fire marshal's department S. B. 20, by Staples—Providing for the regulation of the sale or distribution of S. B. 30, by Ryan—As. is to be maintained by a tax on premi-ums received from insurance concerns thickener shall be used; that increase

It is estimated that this new rate will bring a revenue of about \$28,000 a year, 9 per cent of milk fat. netting to, approximately, \$10,000 above

#### The Hand compensation of water Speed Regulation Bill Aims to Guard School Children

State House, Salem, Or., Jan. 21,-Regulation of speed of motor vehicles in ront of school sites to not more than 15 Is Passed by House introduced in the house today by Representative Frank Davey of Marion county. The penalty for violation of

## Measure to Repeal Law Apportioning School Fund Fought OFCI ARED VICIOUS

cient opposition developed in the senate this morning to Senator Ryan's bill he apportionment of funds to high State House, Salem, Jan. 21 .- All bring about tabling of the measure and child-caring agencies and institu- scheduling the same for consideration bill, introduced by Representative tions in Oregon would be required as a special order of business Monday

favored by all county school superintendants and by educators generally. This sentiment was echoed by Senator Eddy and Senator Eberhard asserted that all of the larger school districts in Senators Jones and Porter, on the

other hand, declared that the repeal of the act would prove a serious hardship to numerous small rural high schools placing out of children in private homes, which could not continue to exist withaid which is extended under this act and its passage was urged. the bill provides for a continuation of out this aid which would be withdrawn

The boys and girls of the rural districts would either be compelled to the county forego the advantages of high school education or attend a high school in some some instances was an impossibility,

Senator Hall's bill No. 82 providing for certain amendments to the Oregon

#### Additional safeguards are thrown Bill to Appropriate \$300,000 for Boys School Submitted Commissioner Barbur branded the bill as "an attempt of the same political

State House, Salem. Jan. 21.—Three mercy of its political machine. undred thousand dollars would be apconstruction of a training school for boys to replace the present Oregon State Training school under the provisions of a bill following out the recommendations contained in the massage of Governor Olcott, which upon which the child-caring was introduced Thursday by Senator agencies would be granted state aid in Patterson.

The new institution, is is provided, would be under the jurisdiction of the state board of control, which would be authorized to construct the necessary building as soon as possible on lands no matter how unjust or disastrous it already owned by the state in Marion might be to Portland's best interests,

The building and structures would be MOVE TO DEFEAT BILL constructed according to modern pratical methods of conducting such an institution and the chief object would be educational and reformatory. In the event the bill passes it is proposed to convert the present training school into

## Expected to Fight Regulatory Plan

if he deems sufficient evidence is avail- as did a previous attempt in 1919 to increase the butter fat content

The Overturf bill provides that not to

# **DECLARED VICIOUS**

Herbert Gordon of Portland, now before the legislature, was unanimissioners and representatives from many outlying school and irrigation districts in the Multnomah county courthouse this morning.

That the bill, should it become a law would take from the city and county officials all local legislative powers was which have sprung up over the state the consensus of opinion at the conferunder the encouragement of the county ence, and immediate action to prevent

the city at the conference and assured delegates of the city's active cooperation in opposing the bill, Judge George W. Stapleton, representing the Gresham means of placing the city and county

at the mercy of politicians and building up a very dangerous political machine At the last session of the city council Mayor Baker and Commissioners Bar bur, Bigelow and Pier went on record and instructed City Attorney Grant to study the bill closely in order to advise the council how best to proceed in defeating its passage.

BARBUR SEES VICIOUSNESS

gang which opposed the city and county consolidation bill to put Portland at the hespassage of the bill would practically nullify the power of the city council and would place Portland taxpayers at the

terest in the city, and who would be actuated by political influences. "If the taxpayers find a city commis ioner or his acts objectionable they can recall him, but these commissioners would be supreme and the would have to submit to their dictation.

mercy of three men with no direct in-

The fire department, police department,

bureau of public works and all other city activities would be subject to reduction or disruption at the whim of three political appointees under the Gordon bill, the city council agreed. Definite action toward defeating the tax conservation commission bill will be taken by the council at a special session late to-

A delegation composed of representatives of the city and county governments, presidents of civic bodies and other representative citizens will go to Salem next Tuesday afternoon and appear be-fore the liouse committee on assessment

penses; treasurer, \$600.

Readjusting Salaries Proposed State House, Salem, Jan. 21.-A bill for the readjustment of salaries of county officials in Curry county was introduced Thursday afternoon in house by the committee on salaries and public offices. The salaries provided are: Two county commissioners, \$300 each and milage and \$6 per day for each day of actual service in county work super-vision; county superifitendent of schools, ity shall not exceed three tenths of 1 per \$1329 and not to exceed \$250 traveling ent. expenses; county clerk, \$1500; sheriff, Fruit or nut ice cream must contain \$1700; assessor, \$1500 and traveling ex-

