

SENATE PASSES BILL TO REGULATE USE OF TICKETS

The Oregon legislature Saturday went on record to curtail and regulate the circulation of "tickets" issued in behalf of certain candidates or groups of candidates at election time. The bill is a blow at the yellow and orange tickets that have featured every political campaign in Oregon during the last few years.

The senate passed the bill Saturday afternoon with only four members opposing it, Joseph Kinney, Touze and Zimmerman.

The bill provides that copies of all such tickets shall be filed with the county clerk of the county in which they are issued, together with an affidavit setting forth the names and addresses of the individuals or organizations issuing such tickets. It further requires that where the names of candidates to be supported are printed upon such tickets the written consent of the candidates for the use of their names shall also be required. Where the tickets are issued in opposition to certain candidates that are not to be circulated until those candidates have been served with a copy of the affidavit of intent, of the individual or organization issuing the ticket. The bill does not apply to newspapers.

The fine for violations of the act by individuals is placed at not to exceed \$500, or by not more than six months' imprisonment in the county jail, and in the case of a corporation, by a fine of not more than \$1000.

Bills passed by the senate Saturday afternoon included:

H. B. 411, (substitute for H. B. 175), Hercher and Fisher—Relating to inspection of orchards.

H. B. 151, Meindl—Relating to practice of optometry.

H. B. 99, Representative Oakes and Senator Davis—Relating to election of directors in irrigation districts.

H. B. 187, Meindl—Relating to practice of chiroprody.

H. B. 323, Representative Ford and Senator Hill—Authorizing highway commission to acquire property by gift or condemnation.

H. B. 292, Hercher—Requiring judges to file with secretary of state certificates of convictions of motor vehicle laws.

H. B. 172, Lonergan—Relating to estate, legacies or beneficial interests therein, charged with inheritance taxes.

H. B. 259, Woodward—Providing for record of certain criminal cases to which sterilization law may be applied.

H. B. 179, Miller—Providing for teachers' institutes.

H. B. 73, Rushlight—Plumbing code.

H. B. 417, Marlon delegation—Increasing salary of Marlon rector from \$1200 to \$1500 and pay of commission from \$4 a day to \$5 a day and expenses.

H. B. 273, Lonergan—Providing for district court clerk by election and increasing salary from

Tion of Dynamite Has Place Today on Calendar In House

Starting its 43rd day the house promises to have as tense a session as Saturday which wound up with the governor throwing his veto on the public service commission bill in through the portals of the lawmakers' chamber and with the house defiantly refusing to suspend rules and push through a pet scheme of the chief executive for placing a gross earnings tax on utilities.

The question of passing the \$100,000 public service commission appropriation measure over the governor's veto, the second reading with a possible suspension of rules for an immediate third reading of the bill calling for the tax on utilities, along with senate bill naming the members of the fish commission, was the order of business for the day.

E. B. 284, Winslow—Doing away with seine fishing on various streams, effective January 1, 1926.

H. B. 144, Reynolds—Providing for notice to property owners affected by street vacations.

H. B. 444—Authorizing county courts to pay, for culverts not hitherto provided for.

H. B. 219—Providing for the escheat of certain money, certificates of deposit, etc.

H. B. 424—Relating to the regulation of professional engineers.

H. B. 223—Pertaining to dealers in securities.

H. B. 174—Fixing terms of circuit court in third judicial district.

H. B. 429—To cure defects in sales of real property, etc.

H. B. 380—Defining peddlers and making exceptions.

H. B. 430—To cure defects in deeds and other instruments.

H. B. 458—To promote development of the Oregon egg industry.

H. B. 452—To control ownership, use and sale of firearms.

H. B. 395—To safeguard the sale and distribution of certain caustics and corrosive acids.

H. B. 392—Relating to sale of land in taxes.

H. B. 371—Relating to interest and usury.

H. B. 368—Relating to cooperative associations.

H. B. 343—Relating to insane persons and providing method of parole.

H. B. 301—Relating to the power of courts to obtain additional jurors.

H. B. 22—Limiting the weights of motor trucks and their loads.

H. B. 24—Regulating speed of motor vehicles on state highways.

H. B. 454—Relating to the arrest, trial and procedure including the taking of bail in certain cases.

H. B. 247—Providing for the protection of bear in Josephine, Jackson and Klamath counties.

S. B. 246—Relating to the registration, record of motor vehicles.

S. B. 251—Relating to conduct of preemptory challenges.

commission, and the moving picture censorship bill are among the sensitive packages the house will likely work on before the day ends. Each one is a little beehive of its own.

The fight Saturday had its preliminary preparation the evening before when the governor appeared before the ways and means committee to announce that he would veto the public service commission's appropriation for the next biennium unless the house drove through a bill providing for the raising of approximately \$50,000 during the next two years by a tax on the gross earnings of utility corporations.

Chairman Gordon of the ways and means committee introduced the bill Saturday afternoon. A suspension of the rules was asked to get the measure through. The fight was on. Few knew what was

FEDERATED FRUIT GROWERS REPRESENTATIVE HERE

Arthur Ruhl of New York, general manager of the Federated Fruitgrower, national marketing concern for all classes of fruit, has been visiting various north-west fruit sections the last two weeks traveling out of Portland making a new marketing alignment, according to word brought here by local fruit men. Gwin, Wright & Prince of Seattle, who were representatives of the Federated Fruitgrowers, have withdrawn and Ruhl is making direct connections with local co-operatives. The Federated Fruitgrowers, which formerly was a private national marketing organization, has been taken over by the American Farm bureau for the exclusive purpose of handling products of local co-operatives nationally.

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in the utility tax bill, No. 422. Representative Hamilton of Bend, urged the house members not to be stampeded and swept off their feet by the governor's mandate.

Representative Graham, of Washington county, explained that Gordon had been placed in an embarrassing position by being forced against his own judgment by the majority of the ways and means committee to push the bill.

"When the governor threatens the legislature, it is time to take a stand," declared Graham.

"Where is your backbone?" Speaker Burdick asked his fellow lawmakers. "If this money business and log rolling is not stopped, I declare to you that there will be a measure presented to take the financial program away from the ways and means committee."

Representative Shelton, of Harney, emphasized the fact the people had created the public service commission and that the legislature could not be a party with Governor Pierce to throwing it out.

Representative Lonergan, Multnomah county, charged that the governor had called members into his office and threatened that their bills would be vetoed unless they supported his program on the

utility measure. "It is time for a snowdown," he declared.

The governor had asked that the public service commission bill be withdrawn Saturday in order that time would have been given for action on the utility tax measure, thereby giving him five days more in which he would still have the veto hanging over the appropriation bill. Representative Bennett, Multnomah county, a member of the ways and means committee, supported the governor's action, declaring that in his opinion, the executive had acted in perfect fairness. Bennett moved that

the public service commission appropriation bill be recalled from the governor so that he would not have to veto it or surrender from his stand. When the vote was taken, his was the only one in favor of withdrawal.

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Lilly of Valley Tender Melting Peas 23c	Fancy Iowa Corn 17c	Lilly of the Valley Tender Rosebud Beets in glass 33c	Libby Baked Beans 3 cans 34c
Preferred Stock Tiny Kernel Corn 20c	Extra Standard Corn 12 1/2c	Lilly of the Valley Rosebud Beets in No. 3 tins 30c	Campbell's Baked Beans, Tomato Sauce 9c
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