

If the lower court had decided the income tax law unconstitutional the act would have been completely annulled by the action, or rather lack of action, of the supreme court. So, if the lower judge avoided the point, really believing the law unconstitutional but preferring to leave the responsibility with the higher tribunal, he now has reasons to hold session with himself in the back yard. It has not been suggested that any such conditions exist in this case, but it is not uncommon for some courts to support important enactments when they know that the supreme court will finally pass upon it. —Statesman.

OUR LAST LEGISLATURE

Why should we accuse our legislators of being dishonest, unless in cases where we have, what we know, to be sufficient evidence for the accusation?

It is our opinion that it is only the few that are really rogues and as a general thing these few rogues are sharp enough to balk any legislation detrimental to that which or to whom they are hired to work for and honest men are made willing tools in the hands of these few dishonest corporation workers and enact such legislation as to make the people naturally indignant, and the honest legislator heartily ashamed of the part he performed in bringing about such legislation.

One man writing on the subject says, "that at least two thirds of the 90 members had no fair conception of their duties" that is largely the reason of so much improper legislation and so little of the sort really beneficial to the state and people. Very few members know or take the pains to find out in getting up a bill whether it is constitutional or not, and if drawn within the limits of the constitution will it meet the requirements of the case. And of course in voting for bills other than one they are directly interested in the same evil exists. They take an oath to support the constitution, and daily, while in session violate the oath of office, ignorantly, we grant.

And pledges made to their constituents are forgotten or entirely ignored. A man when elected to the legislature should not get it into his head that he is simply going there for the honor of the thing but he should on the contrary fully realize his position and what is expected for him. How often you hear it said of our legislators "he will do just as well as any body he can vote."

Our legislature appropriated for useless commission boards, which serve no purpose other than to provide "soft snags" for ring politicians and for normal schools and other institutions of the kind parodied mostly by citizens well able to pay tuition, the enormous sum of \$262,000. All tax-payers help pay this tax in districts not even able to support a six months school term per annum, let a lone being able to send their children to normal schools. Normal and all educational schools are all right in certain necessary cases but to much of it is just as bad as any other class legislation.

We haven't space in this issue to complete this as we would wish, and will give our readers more on the subject in our next issue.

Administrator's Notice.

In the matter of the Estate of T. H. Glaze, deceased.

Notice is hereby given that the undersigned has been appointed by the county court of Harney county Oregon, sitting in probate, administrator of the estate of T. H. Glaze, deceased.

All persons indebted to said Estate are requested to settle the same immediately, and those having claims against the estate will present them to me, at my residence in Burns, Oregon, with the proper vouchers attached, within six months from the first publication of this notice.

Dated December 5th 1894.

H. KELLEY,

Administrator of the Estate of T. H. Glaze, deceased.

STATE OF OHIO, } ss.  
CITY OF TOLEDO.

Frank J Cheney makes oath that he is the senior partner of the firm of F. J. Cheney & Co., doing business in the City of Toledo, County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catarrh that cannot be cured by the use of Hall's Catarrh Cure.

FRANK J. CHENEY.

Sworn to before me and subscribed in my presence, this 6th day of December, 1886.

SEAL A. W. GLEASON, Notary Public. Hall's Catarrh Cure is taken internally and acts directly on the blood and mucous surfaces of the system. Send for testimonials, free.

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To all subscribers of the E. O. HERALD and those in arrears, who will pay up and renew, we will send the Semi Weekly New York World free for six months. For reliable News there is no better paper than the World.

I have two little grand children who are teething this hot summer weather and are troubled with bowel complaint. I give them Chamberlain's Colic, Cholera and Diarrhoea Remedy and it acts like a charm. I earnestly recommend it for children with bowel troubles.

I was myself taken with a severe attack of bloody flux, with cramps and pains in my stomach, one-third of a bottle of this remedy cured me. Within twenty-four hours I was out of bed and doing my house work. Mrs. W. L. Dunagan, Bon-aqua, Hickman Co., Tenn. For sale by H. M. Horton.

While in Topeka last March, E. T. Barber, a prominent newspaper man of La Cygne, Kan., was taken with cholera morbus very severely. The night clerk at the hotel where he was stopping happened to have a bottle of Chamberlin's Colic, Cholera and Diarrhoea Remedy and gave him three doses which relieved him and he thinks saved his life. Every family should keep this remedy in their home at all times. No one can tell how soon it may be needed. It costs but a trifle and may be the means of saving much suffering and perhaps the life of some member of the family. 25 and 50 cent bottles for sale by H. M. Horton.

W. L. DOUGLAS \$3 SHOE IS THE BEST. NO SQUEAKING. \$5. CORDOVAN, FRENCH & ENAMELLED CALF. \$4.35 FINE CALF & KANGAROO. \$3.50 POLICE, 3 SOLES. \$2.50 \$2. WORKINGMENS EXTRA FINE. \$2.175 BOYS SCHOOL SHOES. LADIES. \$3.25 \$2.175 BEST DONGOLA. SEND FOR CATALOGUE W. L. DOUGLAS, BROCKTON, MASS.

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