Bill Introduced to Repeal Statement Number One--Governor Will Veto It.

### MAY REMOVE STATE FAIR

Several Measures Introduced to Re-Apportion State Into Senatorial and Representative Districts-Few Pleasure Excursions Proposed—To Look Out for Travelers' Welfare. Will Observe Admission Day.

Salem, Jan. 25.—The senatorial question being disposed of, both houses have settled down to a grind of routine work, a number of bills have been passed and the various committees are actively engaged on many others. The third week bids fair to be as busy as the second and much work will no doubt be accom-

There is a possibility that an amendment annulling the Statement No. 1 feature of the direct primary law will be considered favorably by both houses of the legislature at the present session. Such a bill was introduced in the house by Representatives Bean, of Lane, and Brooke, of Malheur, jointly.

This bill in its provisions is decidedly anti-statement. It makes it Separate Kallah a misdemeanor for any candidate for any office to make any pledge which is contrary to the constitution of the United States, or of the state oath of office to support the constiform a duty imposed by the consti-

the members of the house for the passage of such an amendment to the direct primary law.

If this bill passes the house, its chances in the senate are considered equally good. The only stumbling block in sight is the practical certainty of its veto by Governor Chamberiain, who owes his election as United States senator to the enforcement of Statement One pledges. Naturally it is to be expected that he will look with disfavor on any attempt to annul the very system that brought about his own election.

### May Remove State Fair and Capitol,

Every two years there is enough talk of removing the capitol to send chilis up and down the spine of the Marion county delegation. Uusually the project never gets beyond the conversation stage, but this year the movement is more in earnest, although it is very improbable anything will come of the proposal to remove the state capitol.

There is a possibility, though, that a determined effort will be made to transfer the state fair to Portland. Those who would take the fair to Portland, in addition to presenting the argument that Portland properly is the place for that institution, point to the fact that the grounds of the Country Fair Association are admirably suited as a permanent home for the state fair. Of recent years it is a matter of knowledge that the accommodations of the grounds now used in Salem for the state fair are inadequate.

If the institution is to be kept in Salem more buildings and an increased appropriation for maintenance will be required. It is for this reason that those advocating the removal of the fair to Portland insist that this is the time to take the initiative to bring that about.

While the bill has not been introduced, a measure will be presented at this session for a branch insane asylum to be located in Eastern Oregon. Both Baker and Umatilla countles are rivals for this Institution and conferences between the delegations from the two counties have failed to effect a satisfactory setlement of the controversy as to which county will give in. This bill is certain to furnish the subject for one of the hardest fights in the present session.

# Would Re-Apportion State.

There are several measures already introduced and contemplated which have the purpose of reapportioning the state into senatorial and representative districts. It is very difficult to work out a system of proportional representation, which will cover all subjects and carry out the intention of the voters who adopted the constitutional amendment last June. Any measure presented touching on this topic will scarcely be satisfactory in its entirety, and the politicians oppose the adoption of a proportionate representation law, for it will weaken their hold on the offices.

The politicians are deeply interested in Senator Selling's bill for proportional representation. It is a measure which affects every Republi- islatures for the regulation of the can, Democrat, Socialist and Prohi- | Columbia river fishing industry. bitionist, for under its provisions every party will have some representation in the legislature.

Seiling contends that it is desirable that a law for proportional representation should be made at this session, because the constitutional amendment adopted last June is now effective and h reafter an elector can vote for more than one candidate for the state.

epresentative or senator in the lesslature.

Few Junket Committees Named.

There is nothing doing thus far this session of the house in the way of investigating committees and lunketing trips. During the opening lays of the session there were introfuced the usual number of resolutions calling for investigation of the various state institutions and commissions. They took their regular order and went to the committee on resolutions, where, with only two exceptions, they are still slumbering. The two exceptions were those providing for a joint committee to investigate the records of the Oregon commission to the Alaska-Yukon-Pacific Exposition and that providing for a committee to confer with a similar representation from the Washington legislature regarding uninform fishing laws.

The two houses have provided for a joint committee with instructions to devise and report at this session a practical plan for a permanent system for auditing the books and accounts of the state institutions and commissions

### To Protect Travelers.

The nine-foot bed sheet bill, introduced by Kellaher, of Multnomah, passed the senate. The bill was treated as a joke by some, but most of those who discussed it treated it seriously, arguing that long sheets were necessary for the protection of the health of the traveling public. It was explained that hotels and lodging-houses seldom washed their blankets and comforters, so that if the patron was to be protected from infectious diseases the sheets must be long enough to fold down over the

Senator Kellaher's fire-escape bill. applying to all hotels and lodginghouses, passed the senate. It requires that all hotels of more than one story in height be profided with of Oregon, or in violation of the rope securely anchored near a window and that the rope be knotted tution, or any agreement not to per- every 12 inches. This will provide means by which lodgers may escape in case of fire. Buildings of more There is a strong sentiment among than one story must have tron fire escapes.

### Provide for State Publicity.

Secretary of State F. W. Benson has asked the legislature to arrange for the publication of a small pamphlet on the resources of Oregon, giving authentic information regarding all portions of the state, which pamphlet may be mailed to people in the East who write for information. At present there is no public document which the state officers can send in answer to such inquiries. The secretary's idea is that the pamphlet should contain information furnished by the several counties, edited to see that it is correct, and that each county be assigned the same amount of space in the pamphlet.

# No Liquor for Dry Counties.

Importation of liquor into counties is prohibited by the terms of a bill introduced in the house by Representative Davis, of Multnomah. with the local option question that has made its appearance at this ses-

This bill proposes to prohibit the transportation or shipment of intoxicating liquors into any county or precinct of the state while the sale of such intoxicating liquor is prohibited in any such county or precinct.

# Life Term for Highway Robbery.

Representative Dimmick's highway robbery bill, which passed the house, provides a penalty of from 10 years to life imprisonment for persons convicted of highway robbery, being armed with a deadly weapon. The present penalty is from five to 20 years' imprisonment. The amended bill leaves the question of whether or not the sentence shall be for life at the discretion of the trial judge. Unarmed persons convicted of highway robbery may be sentenced from three to 15 years in the state penitentiary.

# Changes in Railroad Laws.

Only minor changes of the railroad law are asked by the railroad commission. Three of its bills have appeared in the house. It will ask for two additional bills-one for compulsory fencing of railroad rightof-way; another to authorize the commission to employ experts for determining value of operating systems and admitting such findings as prima-facie evidence

# Celebrate State's Anniversary.

Committees from the house and the senate have been named to cooperate with the Oregon Historical Society for a celebration of the 50th anniversary of Oregon's admission to the Union. These exercises will be held in the house of representatives at Salem, at 4 p. m. Monday, February 15. The details of the proposed programme of exercises have been left to a joint committee.

# Fisheries Committees to Meet.

Oregon's joint fisheries committee has decided to meet with a like committee from the Washington legislature at Seattle, Saturday, January 30, and at that time decide on uniform fish legislation that will be proposed for enactment by the two leg-

# Have Standard Berry Boxes,

Senator Nottingham has introsuced a bill for the purpose of requiring that hereafter all berry boxes for use in this state shall contain 53.46 cubic inches, inside. This is the size of the box now used by the Hood River berry-growers and the size most generally used throughout

In the Circuit Court of the State of Oregon for Umatilla County.

Jessie B. Bennett, Plaintiff vs. William A. Bennett defendant. To William A. Bennett, above named De-

ble relief.

This summons is published pursuant to an order of the Honorable H. J. Bean, Judge of the Sixth Judicial Disrict of the State of Oregon, duly made and entered on the 22nd day of Janu-

Peterson & Wilson,

### SUMMONS.

In the Circuit Court of the State of Oregon, for Umatilla County.

Fleischer, above named: plead within that time, plaintiff, for want thereof, will apply to the above entitled Circuit Court for the relief

This summons is published pursuant to order of the Circuit Court of the State of Oregon, for Umatilla County, in open court, made on December 18, 1908, and the first publication of this summons is made on January 1st, 1909.

### NOTICE TO CREDITORS.

Oregon, for Umatilla County.

Notice is hereby given to all persons whom it may concern, that Byron

Dated at Athena, Umatilla County, Oregon, on this the 8th day of January, A. D. 1909.

In the County Court of the State of

In the matter of the estate of Joseph A. Rainville, deceased.

Notice is hereby given that the undersigned has been appointed administrator of the above entitled estate by the above entitled court, and has qualified as the law directs; all persons having claims against said estate are hereby notified to present the same with proper vouchers at the office of Lowell and Winter, Despain Block, Pendleton, Oregon within six months from the date hereof.

Joseph T. Rainville, Administrator.

ADMINISTRATOR'S NOTICE.

In the County Court of the State of

Oregon for Umatilia County. In the matter of the estate of James Rainville, deceased.

dersigned has been appointed administrator of the above entitled estate by the above entitled court, and has qualified as the law directs; all persons having claims against said estate are bereby notified to present the same with proper vouchers at the office of Lowell & Winter, Despain Block, Pendieton Oregon, within six months from the date hereof.

Joseph T. Rainville,

TEACHERS EXAMINATION. Notice is hereby given that the school superntendent of Umatilla County, Oregon, will hold the regular examination for applicants of state and county certificates at Pendleton as

For State Papers.

at 4 o'clock P. M.

Wed .- Penmanship, history, spell-

### SUMMONS

You are hereby notified and required to appear and answer the complaint of the plaintiff flied against you in the above entitled court and suit within six weeks from the date of the first publication of this summons which said first publication is made on Friday the 29th day of January A. D. 1909. And you will take notice that if you fail to appear and answer the said complaint or otherwise plead thereto, within said time plaintiff for want thereof will apply to the court for the relief prayed for and demand in her said complaint to-wit: for a decree of the court delaring absolutely void the marriage contracted and entered into by plaintlff and defendant at Lewiston, Idaho, on September First A. D. 1908 and for other equita-

ary A. D. 1909.

Attorneys for Plaintiff.

H. J. Fleischer, Plaintiff, vs. Ele-nora Fleischer, defendant. To Elenora

IN THE NAME OF THE STATE OF OREGON you are hereby sumoned and required to appear and answer the complaint filed against you in the above entitled suit, within six weeks from the date of the first publication of this summons, and if you fail to appear and answer the complaint or demanded in his complaint filed in said suit, towit: For the decree divorcing plaintiff from you and absolutely canceling and annulling the bonds of matrimony now existing be-

Watts & Neal, Attorneys for Plaintiff.

In the County Court of the State of

In the matter of the estate of Margaret Bonifer, deceased.

Hawks has been duly appointed executer of the last will and testament of qualified as such. All persons having claims against the said estate are hereby required to present them duly veri-This is the first measure treating fied as required by law to the said executor at the office of his attorneys, Peterson & Wilson, at their office in Athena, Oregon, or at their office at Pendleton, Oregon, within six months from the date of the first publication of this notice, which said publication will appear in the Athena Press on Friday January 8, A. D. 1909, and will appear once each week thereafter for four consecutive weeks the last publication appearing on Friday

the 5th day of February A. D. 1909.

Byron Hawks, Administrator.

Peterson & Wilson, Attorneys.

ADMINISTRATOR'S NOTICE. Oregon for Umatilla County.

Dated this 26th day of January, 1909.

Notice is hereby given that the un-

Dated this 26th day of January, Administrator.

Commercing Wednesday February 10, 1909 at 9 o'clock A. M. and contioning notil Saturday February 18th

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keeping, physics, civil government. Friday-Physiology, composition, algebra, English literature school law. Saturday-Botany, plane geometry, general history.

For County Papers. Commencing Wednesday, February 10, 1909 at 9 o'clock A. M. and continning until Friday February 12th at 4 o'clock P. M. Wednesday-Penmanship, history,

Thursday - Written arithmetic, theory of teaching, grammar, phy siology.

orthography, reading, physical geo-

Friday-Geography, school law, English literature. Frank K. Welles,

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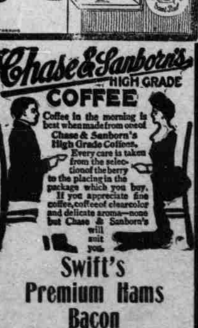
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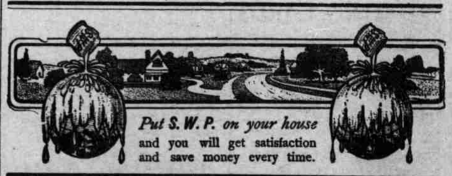
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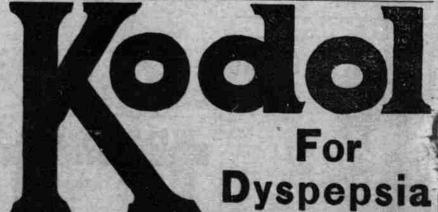
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