

Tillamook Herald.



ISSUED TWICE A WEEK—TUESDAY AND FRIDAY
LARGEST CIRCULATION OF ANY PAPER IN TILLAMOOK COUNTY

TILLAMOOK, OREGON, FEBRUARY 28, 1913. NO. 11

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ADVERTISE IN THE HERALD

OREGON LAWMAKERS' WORK AS REVIEWED

Date of Final Adjournment Is Still Undecided

Salem.—At the close of what is usually the final week of the legislative session complications came up which makes it difficult to tell just when final adjournment will be taken. The understanding that virtually had been reached for the legislature to adjourn for five days after it had cleaned up its work and to come back for the sole purpose of considering the vetoed bills is presumed to be responsible for the action of the governor and his private secretary in absenting themselves from the executive offices.

The governor declared during the week that Saturday being a holiday, the senate and house had no right to remain in session, but lawyers in both branches of the legislature declare that it is a legislative day and that the legislature could work and be well within the law.

Speaker McArthur Saturday threw the house into a fever of excitement by refusing permission to any member to leave for home, ordering the doors locked and instructing the sergeant-at-arms to go out and arrest every member who had left the session without permission.

The senate indulged in a novel procedure when it agreed to allow each one of the 30 senators to select from the vast list of house bills, which is before that body, one bill each, to be given preference and receive immediate action.

The procedure itself appeared to be no more novel than some of the selections made. Some of the bills, which seemed to be of first import to the senators included such as those governing the running of stock at large or providing for expediting the payment of witness or juror fees.

Agreeing to the report of the conference committee and concurring in amendments made in the house, the senate passed the Panama-Pacific appropriation bill, and Oregon will appropriate for its share in the exposition \$175,000.

Women in Oregon do not have to do jury duty unless they wish to. The house refused to pass a bill amending the law so that women would be compelled to serve on a jury when summoned, the same as men.

OBITUARY.

De Witt Clinton Case was born at Williamstown, New York. At the age of twentyone he was married to Helen Kimberley Burdick. Leaving his wife with her parents, Mr. Case came west to Wisconsin remaining a year, when he returned to New York for his wife bringing her to her new home near Oshkosh, Wis. Two children were born to this union, a daughter and son, Lulu and Augustus. Mr. Case moved to Nebraska in later years and engaged in stock raising, later on moving to Racine, Wisconsin and remaining there a few years, until his wife was called to London, England, by the illness of their daughter, who had married and lived in London. Mr. Case then went to live with his son and family at Chicago, Ill. and then came to Tillamook with his son and family where he made his home until his death, Tuesday morning, February 25th, 1913, having lived to be ninetyseven years old.

Mr. Case was a very kind and loving husband and father. He believed in, always speaking a good word for everyone and in trying to always do as near right as he knew how. Mr. Case's daughter died in New York City in 1905. She was on her way to visit her father, brother and family at Tillamook, after reaching New York City she was taken ill with appendicitis and died at the French Hospital. Mr. Case leaves a wife who is an invalid, and still resides in London, England, a son, three grandchildren, daughter-in-law and two brothers in the East to mourn his loss. The funeral services were conducted by Rev. D. L. Shrode from the home of his son, A. K. Case, on Thursday afternoon.

A GREAT DAILY AGAINST LICENSED LIQUOR TRAFFIC.

The daily press can be counted on to observe the drift of public sentiment on any question; the "Hearst" papers can usually be found at the front of the procession in this regard. The Chicago American, a popular "Hearst" daily, has recently taken radical ground in opposition to the liquor business in this country. The following utterances are gleaned from a recent editorial in that paper:

"You will never see another unclean or dangerous advertisement in the American."
"On Saturday this newspaper published an announcement that there would never be another whisky advertisement in these columns."
"It was forced to take this position to escape from the incongruity of opposing the whisky traffic in its editorial columns while increasing the whisky sales by means of its advertising columns."

"The rule against whisky advertisements applies to all the compounds that under the name of remedies are simply more or less disguised alcoholic concoctions."
"In short, to the extent of its power, the American will keep its columns clean of anything that is dangerous to the health of its readers or is detrimental to public morals."

We regard this as the most notable development touching this great question in recent years. The end of the liquor traffic in this country is at hand. There will be need of all organizations now at work opposing it for some time to come, but this declaration proves that opposition is becoming popular. It has been adopted as the policy of a great newspaper, and that means war to the death between legitimate business enterprise and this pirate of the seas of commerce.

Thorough-bred pure white egg strain Indian Runner Duck eggs \$1.50 per setting also a few fine young white Indian Runner Drakes for sale. Mrs. Anna Roenicke, Woods Oregon.

ject, where private capital has failed. All of those who have tried the project and failed have made quit claims to the state. Under the bill the state will take over the entire burden of reclamation, and will get its money back from the settlers in 10 years by the installment plan after it has been made ready for productive farming.

Senate bills which have passed the house and in which senate members are particularly interested will be recalled by the house, taken into that body and laid upon the table until the senate agrees to stop slaughtering which is being formulated among a coterie of the house members.

MADERO AND SUAREZ KILLED

Shot While Being Taken From The Palace To Prison Under Guard

Mexico City.—Francisco I. Madero and Jose Pino Suarez were shot and killed in a midnight ride under guard from the national palace to the penitentiary.

The circumstances surrounding the death of the deposed president and vice president of the republic are unknown, except as given in official accounts, which do not conform in all cases. The only witnesses were those actually concerned in the killing.

The provisional president, General Victoriano Huerta, says the killing of the two men was incidental to a fight between their guard and a party attempting to liberate them.

Two of those said to have been in the party that attacked the automobile were killed in the exchange of shots.

The minister of foreign relations, Francisco de la Barra, adds that the prisoners attempted to escape. Neither makes a definite statement as to which side fired the fatal shots. It is possible that neither knows. An official investigation has been ordered and solemn promises have been made that the guilty will be punished.

Not unnaturally a great part of the public regards the official versions with doubt, having in mind the use for centuries of the notorious "Ley Fuga," the unwritten law which is invoked when the death of a prisoner is desired. After its application there is written "Prisoner shot trying to escape."

95 SOLDIERS EXECUTED

Men who Revolted Are Shot One at a Time by Regulars

El Paso, Texas.—Ninety-five federal volunteer soldiers were executed at Suaz, below Juarez. They composed part of the garrison which revolted, angered at the killing of ex-President Madero, their former leader.

One at a time, the soldiers were stood against an adobe wall. Ninety-five times the firing squad aimed and fired.

TEXAS TROOPS SENT TO BORDER

Washington.—A serious clash may result between Federal troops and the Texas National Guard at Brownsville, Texas, should the latter attempt to cross the Rio Grande to the relief of Americans alleged to be imperiled in Matamoros, Mexico.

When the War Department learned that Governor Colquitt had issued orders for four companies of Texas militiamen to proceed to Brownsville, orders were telegraphed Brigadier-General F. Z. Steever, in charge of the Federal troops on the border, to send to Brownsville immediately such a force as he "deemed necessary" and "under no circumstances to permit the crossing of the river except upon the specific orders of the Secretary of War."

Brownsville.—Reports that Major Esteban Ramos, in command of the Matamoros garrison, had demanded money from residents of Matamoros on pain of imprisonment, among which are included a large number of Americans, caused Governor Colquitt, who was informed of the situation by telegraph, to order four companies of Texas troops to the border.

Bulgar Aeroplane Hit by Turks' Shell
Constantinople.—While aeroplaning over the fortress of Adrianople a Bulgarian military aeroplane, piloted by Lieutenant Nikolaz, a Russian officer, was struck by a Turkish shell and fell inside the lines. The officer was made a prisoner, but the dispatch did not state whether he suffered injury.

Single Term for Governor.
Lincoln, Neb.—The Nebraska house, by a vote of 80 to 12, passed a bill providing for a constitutional amendment limiting the governor of the state to a single term of four years.

Subscribe for the Herald. It comes twice a week.

THE STREET PAVEMENT SITUATION UP-TO-DATE.

The subject of street pavement is now the all absorbing topic among our citizens. The citizens' committee has gone into an exhaustive investigation of the matter and it is quite probable that our people will know something about street paving by the time the matter is settled.

The Warren Construction Co.'s representatives, also Mr. DeLong a paving expert who was retained by the joint committee from the council and the citizens to pass on the matter are here.

The council met on Wednesday night as pre-arranged for the purpose of further considering the matter of assessments, and decided to go into executive session on Thursday at 10 A. M. at which time the various reports would be received.

Engineer Richardson arrived on Thursday afternoon and the council at once went into executive session with him. The subject is being considered from all sides and as we go to press the matter, pro and con, is being discussed before a public meeting of the citizens at the court house.

What the outcome of the situation will be it is hard to say.

REPORT ON HEMLOCK FROM U. S. DEPARTMENT OF AGRICULTURE.

Washington, D. C., Feb. 19, 1913.
Western hemlock, says the Department of Agriculture, deserves a better opinion and more general use than it now obtains. Intrinsicly it is among the most important of western woods.

The wood of western hemlock has generally been considered an inferior one chiefly because of the prejudice created by the name, which has caused it to be identified with eastern hemlock. Tests by the Forest Service, however, show it to have 88 per cent the strength of Douglas fir, one of the country's chief construction timbers. In fact it is often mixed with Douglas fir and used for the same purposes.

The wood is practically free from pitch, has a handsome grain, takes paint and stain well, and works smoothly. It is suitable for sash and door stock, furniture, interior finish, framing, flooring, boxes, barrels and pulp. In bridges and trestles it can be used for all but the heaviest construction. When properly treated with preservatives, it is a valuable cross tie or pole wood.

According to Forest Service Bulletin 115, the best stands of western hemlock are found in the coast region and through the Cascade Mountains. The bulletin further gives the results of tests by which the mechanical properties of western hemlock have been determined, and tells of the different use to which the wood is adapted.

DAILY CURRENT FILINGS AT COURT HOUSE.

Furnished By Pacific Abstract Co. WARRANTY DEEDS.
First Bank & Trust Co. to B. A. Barber et al, lot 36 blk 57 Rockaway, \$10.
Manhattan Realty Co. to E. B. Tufford & wf lot 15 blk 9 Manhattan, \$150.
T. B. Potter Realty Co. to A. G. Deans lot 30 blk 50 Bayocean, \$10.
Chas. & Cora Edstrom to Herman Schollmeyer, 2.25 acres Schollmeyer's addn to Nehalem, \$1500.
Anna Schwabauer to J. L. & T. Redford lot 20 blk 13 Rockaway, \$50.
S. G. Reed & wf to E. H. Collis, lot 29 blk 6 Neahkahnie Mountain, \$200.
A. W. Atterbury & wf to Lena M. Scroggin lots 9, 10 and 11 blk 7 Miller's addn to Tillamook, \$1350.
S. M. Hatterson & wf to Geo. A. F. Ludtke tract in 3 N 9 W, \$1 et al.
Hugh L. Rittenhouse & wf to Geo. A. F. Ludtke tract in Sec 31 3 N 9 W, Tillamook Bay Co. to Stella Nylander lot 5 blk 17 Ocean Lake Park, \$300.
Willard H. Stimson & wf to Stimson Land Co. tracts in Sec 32, 29, 33, 27, and 28 1 N 6 W.

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