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HOFER BROTHERS, - - - Editors.

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SUGGESTED COMMENT.

The JOURNAL is read more in new homes each succeeding issue.

Why not Salem make a move for a fruit palace at the next state fair?

Behring Sea is not bearing the usual amount of discussion just now.

A well-known Oregon pioneer, E. M. Waite, has just celebrated his 24th wedding anniversary.

No closure rule is required in the Oregon legislature, as no long-winded speeches are made.

"The Proud Blue Willamette" is being rapidly denuded of its commerce by the railway corporations.

The house committee on railroads had not held a meeting yet on Monday, and more than one-third of the session is gone.

Wanted to know, how many carats finer the moral character of the Oregonian is than that of the people of Oregon.

The noticeable fact about river transportation is that all boats controlled by railroads are laid off. They will abide laid off after a while if the people do not act.

Another advertisement of this state, the discovery of the Oregonian "that the people of Oregon care nothing for moral or immoral character."

What is the Oregonian's opinion about the moral character of the people of Washington? It has passed its opinion on the status of Oregon morals.

The American hog has at last made an impression on the German Reichstag. It is a cold day when that animal is not making acquisitions in some parts of the world.

Governor Penoyer is sound in his messages on opening the waterways. The quicker legislators recognize the fact, the more satisfaction they will get out of their future political career.

WAS IT HYPNOTISM?

From West Shore, Portland, Oregon, October 18, 1890.

As I was coming down town a few days ago I met Grizzly in the car and as we were old chummies and had not seen each other for a few weeks, I greeted him very cordially. "What's new in the papers this morning?" I inquired to set the conversational ball comfortably rolling.

"Paper isn't out yet this week, Say, I hear they have discovered gold in California."

I looked at him a little curiously, and before I could make up my mind what he was driving at, he said:

"No use talking, General Taylor is our man for president."

Then I looked at him rather closely to see if he showed any symptoms of insanity in his eye; but he was in appearance as calm and rational as ever.

"Now that we've got the Mexican war closed up in good shape and the Oregon question settled, it is time we—"

"Say" said I, breaking in upon him, "Are you crazy or just giving me a whirl of some kind?"

He looked at me blankly for half a minute, and then a smile began to spread over his face. "I beg your pardon, old man, I believe I am getting a little off. You see, I got one of those forty-year-old dictionaries as a premium the other day for subscribing to a newspaper that is of no earthly good itself, and it just keeps my mind working about forty years behind the times."

There is Catarrh in all sections of the country, and until the last few years was supposed to be incurable. For a great many years doctors pronounced it a local disease, and prescribed local remedies, but constantly failed to cure with local treatment. This has proven Catarrh to be a constitutional disease, and therefore requires constitutional treatment. Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, Ohio, is the only constitutional cure on the market. It is taken internally in doses from 10 drops to a teaspoonful. It acts on the blood and mucous surfaces of the system. They offer one hundred dollars for any case it fails to cure. For circulars and testimonials, Address, F. J. CHENEY & CO., Toledo, O. Sold by Druggists, 75c.

THE LEGISLATURE.

SENATE—AFTERNOON.

SECOND READING OF BILLS. The following bills were read a second time and referred to the proper committees.

No 32—By Raley, regulating the manner of conducting elections, to judiciary.

No 64—By Sinclair, to appropriate \$6000 for the relief of Curry county. To special Com on wagon road appropriations.

No 71—By Willis, to amend an act in regard to the organization of school districts in towns of over ten thousand, to education.

No 72—By Mallock, to provide for the construction of a branch insane asylum in Eastern Oregon, to public buildings.

No 73—By Willis, authorizing the admission of aliens as attorneys to practice in the courts of Oregon, to judiciary.

No 74—By Sinclair, to amend an act relating to suits, to judiciary.

No 75—By Willis, regulating the observance of Sunday, to judiciary.

No 76—By Tongue, to amend an act in relation to the incorporation of churches and societies, to judiciary.

No 77—By Fullerton, authorizing suits and actions to be brought against the state of Oregon, to judiciary.

No 78—By Fulton, to amend an act relating to the code of civil procedure, to judiciary.

No 80—By Tongue, to punish persons guilty of placing obstructions in streams and ditches, to commerce.

No 82—By Croso, to amend an act regulating legal voters at school meetings, to education.

No 83—By Croso, to amend an act authorizing the construction of a bridge across the river at Corvallis, to commerce.

No 84—By Myers, to amend an act in regard to taxation, to judiciary.

No 86—By Raley, to amend an act relating to the compensation of the recorder of conveyance, to judiciary.

No 87—By Willis, to amend an act in relation to education. To education.

No 88—By Cogswell, creating roads for logging purposes. To elections.

No 89—By Norval, incorporating town of Summerville. To corporations.

No 90—By Blackman, regulating the salaries of county judges. To counties.

No 91—By Fulton, regulating the loan of money by building and loan associations. To judiciary.

No 92—By Gates, to amend a bill regulating salaries of county officers. To counties.

No 93—By Mallock, providing for a state law library at Pendleton. Ways and means.

No 94—By Mackay, for the relief of T. G. Harkins. To claims.

No 95—By Sinclair, to amend an act regulating fees of certain officers. To printing.

The special committee appointed to examine the state normal school was excused. Raley on behalf of committee on enrolled bills was granted leave to employ three additional clerks. Bill 124 was ordered printed.

No 96—By Willis, amending an act relating to foreign insurance companies. To judiciary.

Willis presented a petition by the Ballot Reform league which was referred to committee on judiciary.

No 97—By Willis, amending an act regulating the sale of spirituous liquors. To judiciary.

No 98—By Blackman, to fix fees of county clerk of Harney Co. and time of holding court. To counties.

No 99—By Carson, to amend the law regulating foreign corporations. To railroads.

No 101—By Tongue, to punish persons for assaulting an officer.

No 102—By same, to punish persons for refusing to aid an officer. Both were referred to judiciary.

No 103—By Cross, authorizing county courts to offer a reward for the arrest of criminals. To judiciary.

No 104—By Croso, for the relief of Moses Hurd. To claims.

No 105—By Raley, to amend the law regarding the payment of sheriffs for board of prisoners. To judiciary.

No 107—By Willis, for the relief of David McCully. To claims.

No 108—By Veatch, to regulate the charges for freight thro' the Oregon City locks. To commerce.

office of attorney general. To judiciary.

No 118—By Moore, defining the term "sea coast." To public lands.

No 119—By Norval, to appropriate money for a wagon road in Baker county. To roads.

No 120—By Norval, preventing the destruction of small fish in ditches. To fishing industries.

No 121—By Croso, to appropriate money for a wagon road in Benton county. To road appropriation com.

No 122—By Willis, amending law to allow appointment of criers. To judiciary.

No 123—By Fulton, providing for the sale of tide and swamp lands. To public lands.

No 124—By Croso, to amend an act relative to the public schools. To education.

No 127—By Looney, to license auctioneers, to elections.

No 130—By Fullerton, to aid Douglas county in building a wagon road, to road appropriations.

No 131—By Willis, defining the duties of county officers, to judiciary.

Senate joint memorial No 4—by Hirsch, caused considerable discussion, for the appropriation of \$100,000 for the improvement of the upper Willamette. Cross moved to amend so as to make it read from Portland to head of navigation. Tongue moved to refer to Com on commerce. Hirsch spoke, asking for immediate action. Ref to Com on commerce.

HOUSE—AFTERNOON.

The speaker announced following SPECIAL COMMITTEES.

House members on joint Com on military board: Reys Durham, Schedd and Tracy.

On house bill No 221, for five district agricultural societies: Reys McCoy, Lamson, McCall, Myers and McAlister.

Apportionment of state into congressional and legislative districts: Reys Thomas, Miller, McCoy, Barnes and Henry.

A GOVERNOR'S MESSAGE urging house to sustain congressional river and harbor committee in recommending appropriation of \$400,000 for a portage railway at The Dalles rather than a boat railway as recommended by the Oregon senators. Referred to Com on federal relations.

REPORTS OF COMMITTEES. By Armstrong, of federal relations, joint memorial urging federal restrictions upon improper immigration, requiring a moral test at point of embarkation, and demanding amendment of the naturalization laws. Adopted.

Rep Meussdorffer declined to vote as he believed this was a very important subject, and should go to a special committee so that it could receive fuller consideration. He believed it should be amended so as to cover the whole case, which this memorial did not.

JOINT RESOLUTION. By Moore of Benton, to authorize joint committee on Agricultural college, to employ an expert to aid them in going through the books. He did not wish to cast any suspicion against committee already appointed, but wished only to give that committee greater power to employ an expert, and that the people of Corvallis and Benton county were anxious only for the most thorough investigation. Adopted.

By Botkin, to instruct Oregon's delegation in congress to favor the recommendation of river and harbor committee for a portage railway at The Dalles. To Com on federal relations.

By Dustin, urging delegation in congress to favor settlement by the government of all war claims by veterans of the Indian wars and sufferers from Indian depredations.

Rep Armstrong voted no because the whole matter had been referred to Com on federal relations, and this resolution anticipated its whole action. Rep Barnes said if a resolution were introduced every ten minutes it would not be too much time to take up to do justice to losses and sufferings of settlers. Rep Miller moved to reconsider. Carried. Referred to Com on Federal relations.

NEW HOUSE BILLS.

No 223—By Barnes, to protect fish in rivers and lakes of Oregon.

No 224—By same, on same subject.

No 225—By Wright, to incorporate city of Union.

No 226—By McCracken, by request, to amend Sec 2752, relating to assessment.

No 227—By same, to create port of Portland and to provide for the improvement of the Willamette and Columbia rivers in said port and from said port from Portland to the sea.

No. 228—By McAllister, relating to distribution of personal property.

No 229—By same, to amend sec 2983, relating to inheritance of wife.

No 230—By Mooney, to fix salary of county treasurer of Multnomah.

No 231—By Coleman, for relief of A. M. Osborne.

No 232—By Walker, to amend section of code relating to partition fences.

No 233—By Welch, to appropriate money for a road in Clatsop county.

No 235—By Barrett, regulating rights and duties of employees and

(concluded on Second Page.)

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