

Meanest Nature Faker.
Another scientific gentleman comes to the front with the assertion that whiskey never did and never will cure the bite of a rattlesnake. All that ever has been claimed for it, we believe, is that it cures the victims. — Chicago Tribune.

Part of the Family.
Even Castro's wife is to be barred out of Venezuela. The people down there must have an idea that she constitutes an able part of the Castro family. — Chicago Record-Herald.

Looks Like Bryan.
The genius of the democratic party for discovering unpopular issues is again demonstrated in the resolve of the democratic senators to support an income tax. — Brooklyn Eagle.

A Mere Trifle.
The Cuban rebels hope to escape the death penalty because they really have not killed anybody or done any real harm. Conspiring against the life of the republic is apparently an inconsiderable trifle. — N. Y. Tribune.

Not From Pennsylvania.
The grafters, like the trusts, are not all bad. The most persistent grafter in this country is universally honored and commended. Everybody thinks well of Luther Burbank. — Kansas City Journal.

Missing the Big Noise.
An Ohio youth was reduced to the necessity of setting fire to a house, "because there's no excitement nowadays." Come back, Mr. Roosevelt. Come back. — Pittsburg Gazette-Times.



Kayser's
Patent Finger-Tipped Silk Gloves

For 25 years, the Kayser's have been the utmost one could get in silk gloves. And they are today.

No woman who knows takes inferior gloves. But some women get gloves not half so good because they don't look in the hem.

The Only Desirable Gloves

Kayser's are the gloves with the patent tip—with the guarantee in every pair.

The Kayser pure silk fabric, made in our factory, is famous for its durable weave.

The Kayser fit and finish are due to infinite care—to fifty operations.

You want them, as all women want them, for they cost no more than the poorest gloves made. But you may get gloves which are vastly inferior unless you look for the name in the hem.

Short Silk Gloves, - 50c, 75c, \$1.00, \$1.25
Long Silk Gloves, 75c, \$1.00, \$1.25, \$1.50

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STOVINK—will not burn black.

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THE HOUSEHOLD
Bulletin Building 74 Franklin Street

CONNECTICUT GENERAL ASSEMBLY

Judges Nominated—Teachers' Certificates—Tolland Street Railway—Public Utilities Measure Likely to Fail Between the Two Houses.

Hartford, April 29.—The senate was called to order at 11:15 by President pro tem. Brooks Prayer by Chaplain Sexton.

Teachers' Certificates.
Senator Luther stated that he had been informed there were a number of senators who were desirous of giving further consideration to the bill, passed by the senate on Wednesday, in regard to teachers' certificates, and he therefore moved that the bill be reconsidered. Motion passed.

On the motion of Senator Fenn the bill was tabled for the calendar.

Judges Nominated.
Executive Secretary Goodwin presented a communication from his excellency, Governor Weeks, making the following nominations for judges:

Gardner Greene of Norwich to be a judge of the superior court for the term of eight years from February 5, 1910.

Marcus H. Holcomb of Southington to be a judge of the superior court for the term of eight years from September 7, 1910.

The nominations were tabled for the calendar.

Right of Petition.
Senator Sears moved that the senate reconsider its action in referring the petition of Henry E. Simmons for a new trial to the committee on the judiciary and concur with the house in rejecting the petition.

Senator Luther said he questioned the right of either house of the general assembly, or of the general assembly, to violate the right of petition. He hoped the senate will ask for a committee on the petition.

Senator Sears withdrew his motion to reconsider.

On the motion of Senator Luther the senate voted to insist and ask for a committee of conference.

Senator Luther was appointed on the committee on the part of the senate.

Superior Court Terms.
The following bill was passed:

Section 1. Terms and sessions of the superior court for the transaction of civil and criminal business shall be held annually in the county of Litchfield as follows: At Litchfield on the first Tuesday in October, which term and session shall continue, provided there is sufficient business to be transacted, until the first Tuesday of the first Tuesday in December; at New Milford on the first Tuesday in April, which term and session shall continue, provided there is sufficient business to be transacted, until the Friday preceding the first Tuesday in June; and at Winchester on the first Tuesday in February and June.

Section 2. So much of sections 452 and 1561 of the general statutes as is inconsistent herewith is hereby repealed.

Sec. 3. This act shall take effect from its passage.

Tolland Street Railway.
Senator Bowen explained the bill incorporating the Tolland Street Railway company for the construction of a trolley road between Coventry and Tolland. He offered an amendment as a substitute to the house amendment restricting the company's right to take land for its purposes to Tolland county. The amendment prevailed and the house amendment was rejected.

Senator Bowen offered another amendment that the company shall have the right to lease or sell to other companies. This amendment was also adopted.

Senator Luther offered an amendment that the stock shall be paid for at par in cash or its equivalent in property. He said the senate the other day in another trolley charter had adopted that amendment.

Senator Bowen opposed Senator Luther's amendment on the ground that it would be discrimination against the Tolland Street Railway company and it would be in contravention to the policy of the state. The Meriden company referred to by Senator Luther was a small concern, and there were circumstances, peculiar to it, which made it desirable to include the provision in the charter.

Senator Chase called attention to the fact that the charter of the Waterbury & Milldale road, granted two years ago contained the provision specified in the amendment of Senator Luther.

Senator Bowen replied that that was true, but the company was obliged to come to the present general assembly for an extension of time.

Senator Fenn said that at the last session of the general assembly the principle involved in the amendment offered by Senator Luther was consistently rejected. Governor Woodruff consistently vetoed the trolley measures which did not contain the provision in relation to capital stock, and the general assembly with equal consistency overruled the vetoes.

Senator Luther said the stock should be paid for.

The amendment of Senator Luther was adopted.

The senate adjourned to Tuesday at 11:30.

THE HOUSE.
The house was called to order at 11:15 by Speaker Banks. Prayer was offered by the house chaplain.

Committee Reports.
Education—Favorable concerning time for holding elections of school committees. Calendar.

Judiciary—Favorable concerning costs in civil actions. Calendar.

Insurance—Favorable amending the charter of the New London County Mutual Fire Insurance company. Calendar.

Judiciary—Substitute resolution vesting the title of church property in the Missionary Society of the Diocese of Connecticut. Calendar.

Judiciary—Unfavorable concerning druggists' licenses and fees; concerning the use of mufflers on motor boats; concerning sessions and judgments of the board of pardons. Reports accepted. Bills rejected.

The house adjourned at 1:40 until Tuesday next at 11:30.

PUBLIC UTILITIES COMMISSION.
The Bill Likely to Pass the House This Session, but Holdup Expected in the Senate.

Hartford, Conn., April 29.—A public utilities commission bill is likely to pass the house this session, but disagreement in the senate is likely to make the measure fall between the two houses. The lively debate in the house today was checked off by a motion to adjourn when Representative Chandler, who acted as leader for the majority, which was against the unfavorable report of the judiciary committee, found himself stumped by Representative Barnes of Greenwich, who had moved the question on the motion to reject the bill. The adjournment has given the members a chance to plan out their campaign by which they can have the bill before the subject is to amendment or substitution. After the session adjourned, Speaker Banks, in answer to questions, said that if the majority votes "no"

on the question of rejection of the bill then the bill is before the house for its action. Several members have amendments ready to offer and others have drafts of a bill which is on more conservative lines than that recommended by the commission and which is now parliamentarily tied up.

Adverse Report Accepted.
The house voted to accept the adverse report of the judiciary committee, but when the question of rejection of the bill came up and both factions were nerved to a high tension, Mr. Chandler of Rocky Hill, a warm supporter of the bill, though he saw a chance to save it from death, then made a motion to adjourn and the motion prevailed.

Matter Comes Up Again Tuesday.
The matter will come up the first thing Tuesday morning, at 11:30, on the question of rejecting the bill. Debate is already closed and the vote is all that remains.

The Debate.
Judge Bush of Orange was the first speaker. He is a member of the judiciary committee, but was prevented by illness from being at the hearing. He is opposed to the proposed bill and is uncertain whether he would support a public utilities bill of any character; he doubts whether there is any need of such a bill. The state has been joggling comfortably along for years under existing conditions, the steam roads, trolley roads, telephone company and other public service corporations are giving good service now and they will continue to develop under the existing law. If any change is made it may hamper them. Some have said that the judiciary committee ought to have prepared a substitute bill during the past few weeks on a subject that it has taken competent men two years to produce. Mr. Bush was in favor of "letting well enough alone."

Commission Needed.
Mr. Payne of Griswold said that it was with diffidence that he arose to speak, but had screwed his courage up to the proper point. He presented a remark which he said had been made by somebody recently, that country members of the general assembly did not know the difference between a certificate of stock and a handbill. Mr. Payne said he is in favor of some sort of a public utilities bill.

Step in Right Direction.
Mr. Tingler of Vernon declared that in a general way he favors the proposed bill. It may not be all that is desired, some of its features he does not approve of, but as a whole it is a step in the right direction.

Substitute Needed.
Mr. Cronin of New London of the judiciary committee said that he voted against the proposed bill in committee session and would vote against it on the floor of the house. He is in favor of the principles of the bill, but not of the bill in its present form; he had read it from cover to cover, and the bill is not to the best interest of the people of the state.

In Opposition to Report.
Mr. Chandler of Rocky Hill again spoke in opposition to the report. In conclusion he said:

"Let us have another set of hearings and invite the attorneys of the Consolidated road, other lawyers, business men, etc., hold three or four days if necessary; let them offer suggestions as to changes and amendments, and I believe that something satisfactory will come of it."

Closing Argument.
Mr. Burnes moved the previous question and then spoke at some length and vigorously against the bill in the closing argument the privilege of which was accorded him by courtesy as the house chairman of the judiciary committee.

Motion to Adjourn Carried.
Mr. Malone started to speak further in relation to the bill, but was declared out of order by the speaker.

Mr. Chandler wanted more parliamentary information from the speaker. He asked what the status of the bill would be if a negative vote on the question of rejection was passed. The speaker replied that the bill would then be open to table amend or anything else desired by the house.

"Then, Mr. Speaker, I move this house do now adjourn," returned Mr. Chandler, quick as a flash.

Mr. Plisk of Branford undertook to say something, but Mr. Chandler would not give way, even when Mr. Plisk persisted. Mr. Chandler remarked something to the effect that there was a chance for the bill in adjournment.

On a viva voce vote the response was not very strong, but the speaker decided the yeas had it. Mr. Burnes doubted it. On another of the same

sort the speaker was of the opinion that the yeas had it. This was doubted by a dozen or more from all parts of the house. A rising vote settled it in favor of adjournment by the big majority of 123 to 43. There was a lively round of applause by the supporters of the measure when the vote was declared.

Dr. S. N. D. North, director of the census, has accepted the invitation to deliver the eulogy on Carroll D. Wright before the American Statistical association, of which Col. Wright was the president for 14 years, succeeding Gen. Francis A. Walker, director of the ninth and tenth censuses.

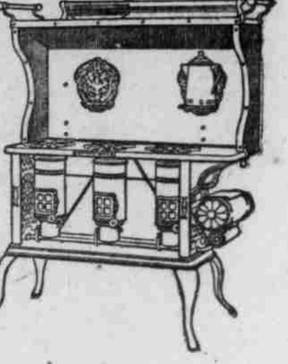
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