

WILL PAY UP.

Printing Appropriation Bills Passed Yesterday.

Governor Budd Agrees to Settle With the Pressmen.

Peaceful Victory in the House for the Highway Bills.

Agricultural Park Bill Approved—A Long Evening's Session in the Assembly.

Early in yesterday's session the Legislature was officially informed as to the nature of the resolution adopted by the State Board of Examiners at Wednesday night's meeting, and prompt action was taken to meet the board half-way. A joint committee, consisting of Morehouse, Gillette and Seawell from the Senate, and Waymire, Dibble and Caminetti from the Assembly, was chosen to confer with the board and ascertain whether the Governor would sign, besides a bill appropriating \$40,000 for the current printing expenses of the present session of the Legislature, one for \$35,000 for the support of the State Printing Office for the remainder of the forty-eighth fiscal year.

At the conference, which was behind closed doors, the Governor signified his willingness to approve of the \$40,000 appropriation, but reserved the right to veto the one for \$35,000, if after he had examined into the matter that, in his judgment, would seem the proper course to pursue.

PRINTING APPROPRIATION BILLS. With this understanding, the bills were suspended in the Senate during the afternoon session, and the two Assembly bills which had been held in committee since their arrival from that body were taken up for final action. There was nothing irregular about the one carrying the \$35,000 appropriation, and it was passed in one, two, three or four, Seawell alone casting his vote against it.

But the \$40,000 bill, which carried the funds with which the printing office employees were to be paid was not so lucky. A bill had been drawn covering the point to a nicety, but a suggestion that it be substituted for the original measure was not considered. It was determined, however, to use the new bill as an amendment to the original, and after this had been accomplished nothing remained except to send it to the printer for engrossment. This also was done, and upon it in large characters was written the one word "Rush!"

THE BILL PASSED. At 8:30 p. m. Voorheis called attention that the bill had returned from the printer, and moved that it be placed upon its final passage. The motion was agreed to, the bill was passed by a unanimous vote—4—and was immediately transmitted to the Assembly.

AGRICULTURAL PARK. Governor Budd has approved the bill authorizing State Agricultural Societies to sell property, and under the provisions of the Act the tract of land known as Agricultural Park, and situated within the city limits of Sacramento and composed of and more commodious grounds be purchased.

THE 50-CENT LIMIT. The general appropriation bill of the Assembly foots up \$4,815,776. To this must be added for school purposes \$180,000; for orphan asylums, etc., \$675,000; and for interest and sinking fund \$282,800, giving a total of \$5,853,576. The Finance Committee has already reported deficiency claims aggregating \$1,961,222, which to the former total foots up \$12,844,794, which amount consumes the 50-cent limit. The aggregate, however, excludes \$125,000 re-appropriated for the affiliated colleges at San Francisco; \$250,000 re-appropriated for the purpose of building restraining dams for impounding debris; \$300,000 for the purchase of and operation of a dredger and \$287,000 for coyote scalp claims, which added to the last total brings the sum up to \$15,806,794. It is estimated that \$200,000 will be necessary for the maintenance and support of other State institutions, which makes a grand total of \$16,006,794.

It is stated on good authority that the figures given will not be far from those that will soon be submitted by the Finance Committee, and instead of a 50-cent limit, the present status looks like 65 cents. There is at present a \$750,000 surplus in the State treasury, which will somewhat reduce the rate.

It is understood that the coyote claims bill will be reported favorably to-day, and that the proposed investigation has been left as a legacy to the State Board of Examiners.

A MARE'S NEST. The statement has been published in San Francisco and Sacramento that Mr.

Emmons has said that he has information that opponents of his racing bill intend to spring a sensation upon him, namely, that W. S. Leake charges that George McClave had tried to get money from him, Leake, to suppress the bill, or offering for money to suppress it. It was added that Mr. Emmons said that he hunted up an old bill on the subject of continuous racing, introduced by McCalvey when he was a member of the Legislature, and on that basis he introduced his, Emmons', bill in perfect good faith, and from righteous conviction that it ought to be a law. It was stated that Mr. Emmons said he had heard that Sam Leake had made an affidavit charging that McCalvey had offered for a consideration to suppress the bill. This statement of ability to suppress the bill for a consideration Mr. Emmons unqualifiedly denied and denounced as infamous and false in every respect and detail.

Late last night Mr. McCalvey telephoned to the "Record-Union" from San Francisco saying that any statement of the kind referred to made to Mr. Emmons was false and a libel in every detail. That he had never offered, or made a promise or had anything to do with any offer, promise or consideration regarding the Emmons bill. He added that Mr. Leake had telegraphed to Mr. Emmons to the same effect and that whoever had told Mr. Emmons the fairy story had done so to frighten him, and that any and all charges that he, McCalvey, had done or offered or promised or performed anything regarding the bill to or for any one, were false in letter and sentence and every detail.

Mr. Emmons was seen late last night and asked if he had such a dispatch from Mr. Leake and he said he had. It reads as follows:

Feb. 25, 1897. Ingleisle Track, San Francisco. To Assemblyman E. J. Emmons, Assembly, Sacramento.

The report in the "Chronicle" of today stating that Geo. McCalvey had agreed to have your bill withdrawn for any consideration is absolutely and unqualifiedly false. At no time did I ever ask for a dollar for himself or anyone connected with the State Legislature. I have no affidavit and have never asked for one. W. S. LEAKE.

Assemblyman Emmons said to a "Record-Union" reporter: "The bill was honestly introduced and I have used every effort to have it acted upon by the Legislature itself. I have heard a great number of these rumors of people being able to suppress the bill, but there is not a word of truth in any of them."

"I can say that I saw Mr. Leake and he told me he did not think these men had anything to say about the matter and that he thought I was honest in the matter, but mistaken as to the facts and the remedy."

GOOD WORK WELL FINISHED. The most important event of yesterday in the Assembly was the one most quietly accomplished of any—the final passage of the four bills which provide for the continuance of the State Highway Bureau, for the inauguration of the State system of highways, for their construction and maintenance and which also defines the duties and privileges of the several counties in connection with the system.

Members of the State Bureau looked very happy wherever seen about the Capitol yesterday and Chairman Clark of the Roads and Highways Committee was also jubilant. The Commissioners feel that their labors of the past, which were all with the end in view of systematic State construction, have almost culminated in the necessary laws while the legislative sub-committee of the Roads and Highways have worked hard for many weeks toward the same end.

At first the views and ideas of the Commission and the committee were widely divergent on several points, but conference and concession have worked wonders, and now the Senate and the Governor must do the rest.

SENATE RUSHES BUSINESS.

Many and Various Measures Passed at Yesterday's Session. In the Senate yesterday morning, Seawell called up his notice of a motion to reconsider the vote whereby his bill, 117, relating to the transportation of insane persons, and striking from the present law the clause eliminating the extra \$5 per diem allowed the Sheriffs for each service, was refused passage. The author said he doubted whether, owing to the opposition of the Sheriffs of the State, the bill would pass, and if such was the case he proposed to offer an amendment making the Act go into effect January 1, 1898. This, he thought, would obviate all objections from Sheriffs.

Dickinson thought that if it was not intended to interfere with Sheriffs fees at present, the Legislature of 1899 ought to have a chance to change the existing state of things, if it was deemed necessary.

Seawell said the law was spread upon the statute books at this time, the Sheriffs to be elected two years hence would know what to expect, and the matter of insane transportation fees would be settled once for all. Withinson also spoke, and Smith contended that the bill should come before the Senate on its merits, and stand or fall, and the motion to reconsider was lost by a vote of 20 ayes, 18 noes.

FREE MARKET BILL. S. B. 576, by Hall, to authorize the State Board of Harbor Commissioners to sell to a free public market upon the water-front of San Francisco, and providing for the expenses and regulations thereof, being a special order, was taken up, and Stratton withdrew his opposition, after offering an amendment, which was adopted, providing that vessels allowed wharfage should be allowed to discharge produce only.

Gillette offered an amendment, providing that only producers should be provided with free stalls, and excluding commission merchants from such rights. The amendment was adopted and the bill ordered printed. S. B. 154, by Withington, to regulate and improve the civil service of the State and to appropriate money for the same, was read the second time. It provides for the appointment of a Civil Service Commission to be composed of three members, whose duty it shall be to draw up a set of rules to govern the civil service of the several departments

of the State. The bill was ordered to third reading.

THIRD READING. S. B. 10, by Beard, providing for the improvement and construction of sidewalks outside the limits of incorporated cities and towns in road districts where the population is at least 500, and the manner of ascertaining said population, was read the third time and passed by a vote of 28 to 1—title approved.

LEGISLATIVE PRINTING. At this point Lieutenant-Governor Jeter announced that he had received a communication from the State Board of Examiners which he would order read. The communication was the resolution adopted by the Board of Examiners at Wednesday night's session, and was as follows:

"Whereas, The Superintendent of State Printing did on the 19th day of February, 1897, file his petition asking to be allowed to incur a deficiency; and "Whereas, The Legislature is now in session, and it is necessary under the Constitution that a large amount of printing be done for that body; therefore be it

"Resolved, That pending the hearing of the petition of the Superintendent of State Printing, and to the end that persons who have furnished materials, and who have performed services and labor for the execution of such legislative printing may receive full and prompt payment therefor, that we recommend that the Legislature make a present appropriation of \$40,000 for legislative printing."

The communication was, without comment, referred to the Committee on Finance. S. B. 193, by Braunhart, relating to estates of deceased persons, was read the third time, amended by special committee, and ordered printed.

CORRECTION MADE. On motion of Dickinson, A. B. 452, relating to game, was reconsidered for the purpose of making a correction, the correction made and the bill ordered returned to the Assembly. The words "except canvass or bluebill," had crept in at an unexpected place, hence the necessity of correction.

THESE BILLS PASSED. S. B. 228, by Morehouse, to repeal an Act to create and establish a Code Commission, was read the third time and passed by a vote of 26 to 0—title approved. S. B. 537, by Wolfe, to amend Section 536 of the Penal Code, relating to the disposition of property taken on a search warrant, read the third time and passed, 32 to 0—title approved.

S. B. 604, by Bulla, to repeal an Act imposing a tax on the issue of certificates of stock corporations, was read and passed by a vote of 30 to 0—title approved.

S. B. 437, by Androus, relating to the organization, incorporation and government of municipal corporations, read third time, committee amendment adopted and bill ordered printed. S. B. 516, by Flint, to amend Section 1885 of the Political Code, relating to the form of bonds, when payable, was read the third time and passed, 31 to 0—title approved. The bill provides for extending the date of payment of school bonds to twenty years.

S. B. 533, by Dickinson, authorizing municipalities to designate and set apart streets and portions of streets, as boulevards, and restricting the power to grant franchises upon streets so designated and set apart, was read and passed by a vote of 31 to 0—title approved. COLLATERAL INHERITANCE TAX. S. B. 364, by Stratton, to amend an Act to establish a tax on collateral inheritances, bequests and legacies, and to provide for its collection, was read. Wolfe offered an amendment to further extend the exemptions to nephews and nieces. Stratton protested against the adoption and the amendment was lost by a vote of 16 to 20. Wolfe then withdrew his amendment, and the amendment was again lost. The question being on the bill, it was passed by a vote of 29 to 3—title approved.

MAY DISINCORPORATE. S. B. 503, by Androus, relating to irrigation districts, and providing for the abandonment of water rights, districts, and for their reorganization upon the discharge of all outstanding obligations, was read the third time and passed by a vote of 32 to 0—title approved. The bill amends the law commonly known as the "Wright Act."

MORE OF SMITH'S WORK. S. B. 509, by Bert, to amend an Act in relation to labor and material on public buildings, and providing that the latter shall be products of the State, was read. Smith contended that the bill was a bit of sentiment, and was only intended to cause trouble to the man who changed to put a piece of Oregon pine or redwood into a building under process of construction.

Bert explained that no penalty was attached for the violation of the Act, and the "bit of sentiment" was refused passage by a vote of 23 to 12.

Afternoon Session. A. B. 4, by Dibble, to protect all citizens in their civil rights, and who are already being read the third time, and amended to strike out the penal clause, was taken up and passed by a vote of 25 to 1. Doty voting no—title approved.

CALL OF THE SENATE. A. B. 23, by Soward, to amend 1575 of the Code of Civil Procedure, relating to suits by executors or administrators, and to returns to be made by them, was read the third time. A few votes were lacking after the roll call and a call of the Senate was ordered and the doors closed. Voorheis, Morehouse, Franck, Boyce and Seawell were finally brought before the bar. Bulla moved that owing to the youth and inexperience of the members they be excused. Pedlar moved that owing to the personal of the prisoners, they be confined four months in a lunatic asylum and that the sheriff be authorized to transport them.

The vote on Bulla's motion resulting in a tie, the Lieutenant-Governor cast the deciding vote, and the truants were excused. The bill was passed by a vote of 31 to 0—title approved. SECOND READING. The following Assembly bills were read the second time and ordered engrossed: 451, by the Committee on Mines and Mining Interests, amending an Act for the further protection of stockholders in mining companies, committee amendment adopted; 460, by Committee on Revision of Codes and Statutes, to amend Section 939 of the Code of Civil Procedure, relating to appeals, committee amendment adopted; 450, by Committee on Revision of Codes and Statutes, to amend Section 939 of the Code of Civil Procedure, relating to orders given by courts, committee amendment adopted; 26, by Soward, mandatory to an Act for the relief of inhabitants of cities and towns upon public lands; 255, by Chy-

noweth, in relation to notice for bids for public work; 607, by Committee on Education, to amend Section 1670 of the Political Code, relating to establishing and maintaining high schools.

APPROVED BY THE GOVERNOR. A message was received from the Governor, advising that the following Senate bills had been approved by him:

55, by Doty, to authorize State Agricultural Societies under the control of the State, to sell property. 178, by Stratton, to add a new section to the Code of Civil Procedure, relating to the voluntary dissolution of corporations, and to be known and numbered as Section 1234.

47, by Bulla (by request), to amend Section 61 of the Civil Code relating to the granting of divorces. 177, by Stratton, to amend Section 62 of the Civil Code, relating to the interest to be charged, and security to be taken by mutual building and loan associations. 120, by Seawell, to legalize certain acknowledgments.

SECOND READING CONTINUED. A. B. 495, by Valentine, relative to the granting by municipalities of franchises for the construction of paths and roads for the use of bicycles, was read the second time and ordered engrossed. A. B. 173, by Shanahan, relating to the acceptance and holding of private deposits of moneys, or other valuables in the county treasury by county treasurers, which had subsequently been refused a second reading, and the vote reconsidered, was passed by a vote of 21 to 6—title amended. The following Assembly bill was also read the second time: 114, by Harris, to provide for the publication of the State blue books, and to amend Section 430 of the Code of Civil Procedure relating to exemptions from executions, was refused a second reading.

DEBRIS COMMISSIONER. A. B. 742, by Committee on Mines and Mining Interests, to amend an Act to provide for the appointment, duties and compensation of a Debris Commissioner, was read the second time and passed, 29 to 5—title approved. Morehouse stated that the Debris Commissioner had told him his compensation failed to cover expenses.

Voorheis called up, containing that during the past two years the Commissioner had performed no labor more arduous than drawing his salary. The amendment was adopted by a vote of 19 to 10. The bill was further amended and ordered engrossed. A. B. 104, by Leavitt, relating to the construction of buildings—read second time and amended.

LEGISLATIVE PRINTING. At the noon recess a conference had been held between the State Board of Examiners, and the Committees on Printing of the two houses of the Legislature, and an agreement made meeting the wishes of all concerned, that the Governor would approve of a bill appropriating \$40,000 to pay the current printing expenses of the thirty-second session of the Legislature, and that he would consider the advisability of approving one for \$35,000 for the support of the State Printing Office for the remainder of the forty-eighth fiscal year.

NO TIME LOST. The Senate decided to lose no time at taking the Governor at his word, and the two printing bills already introduced were dug up, and, on motion of Simpson, were placed on their final passage under a suspension of the rules.

The \$35,000 bill went through without a quibble, but the one for \$40,000, from which the pressmen and other employees of the State Printing Office were to receive payment was not in condition. It provided for an appropriation of \$40,000, but the word "contingency" was mentioned in the measure agreed upon in the conference, it being "to pay the current printing expenses for the thirty-second session of the Legislature."

NO SUBSTITUTE. A suggestion that the conference bill be substituted for the original and passed by a vote of 29 to 5, and the only road left open was to offer it as an amendment. Such an action would create a delay in order that the amendment might be printed, but it was nevertheless adopted. The amendment was adopted, and the bill sent to the printer, accompanied by a "rush" order.

THIRD READING. S. B. 33, by Bulla, appropriating \$10,000 for an exhibition at the Trans-Mississippi Exposition to be held in Omaha, was read the third time, amended and ordered printed. S. B. 396, by Hart, prohibiting the burial of the dead within the corporate limits of San Francisco, was read the third time and refused passage by a vote of 6 ayes, 23 noes.

HORTICULTURAL INTERESTS. S. B. 689, by Pedlar, to promote the horticultural interests of the State, by providing for boards of horticulture, was read and passed by a vote of 30 to 0—title approved. S. B. 494, by Bulla, relating to State Normal Schools, was passed by a vote of 29 to 1—title approved.

CONCURRENT RESOLUTION. Assembly messages were taken up, recounting that the following Assembly bills had been passed: 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

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