

PASS SEVEN MEASURES

The House Disposes of Much Important Business,

MEET AT 10 A.M. HEREAFTER

AFTER A FIGHT THE FREE LIBRARY BILL GOES THROUGH.

The Fire and Police Bill Up but Laid Over to Give Bills on Third Reading the Right of Way—Bills Passed for the Appointment of Court Stenographers—To Prevent Disease in Sheep—The Senate's "Dog" Bill—For a State Board of Labor Conciliation—To Permit Cities to Bond and for Contingent Expenses.

The members of the house of representatives awoke yesterday to the fact that if the business before the session is to be disposed of in the time which remain, work must be done and good hard work at that, and proceeded to begin to do it.

The first step taken in that direction was to pass a resolution for the holding of morning sessions and accordingly hereafter the house will convene at 10 o'clock in the morning.

After the adoption of the resolution the house proceeded to vote through a lot of business. There was a long and determined debate on the bill for free public libraries and it looked for a while as though the day was going to be devoted to another oratorical contest but such was not the case. Upon the vexed question of taxing the people for free libraries was out of the way, the house settled down to a steady pull. The fire and police bill was set as a special order but was laid over to give the bills on third reading the right of way and six measures were then passed with very little further delay. There were several lively bits between members but they were brief and not much time was lost.

The bills passed provide for court stenographers, to prevent disease in sheep, the senate's "dog" bill, creating a state board of labor conciliation, to allow cities to bond for public improvements, appropriating \$15,000 for contingent expenses.

THE PROCEEDINGS

At the opening of the session Mr. Maughn offered a resolution fixing the hour of convening hereafter at 10 o'clock a. m. Some of the gentlemen preferred evening sessions but Mr. Speaker's resolution was adopted. Mr. Maughn presented a petition from the Park City union No. 43 of the Western Federation of Miners, asking that H. B. No. 11, in relation to making eight hours a day's work, be amended and passed.

CAME RATHER LATE.

A communication from the senate notified the house that the senate had refused to concur in H. C. R. No. 5, proposing to stop all printing till the printing committee reported. The action came rather late, the committee having already reported and the printing having been taken from the direction of the committee by the organization of a board of examiners.

FREE LIBRARY BILL.

Senator Glen Miller's bill for free public libraries came up at this time under the head of unfinished business, as agreed at the hour of adjournment Saturday. Mr. Harris, who has been one of the leading opponents of the bill on the ground that the people did not want their taxes increased, and that he thought the levying of a tax for libraries ought not to be left to city councils but to a vote of the people, presented the following substitute for section 1:

"Whenever two hundred legal voters of any city of the first or second class shall present a petition, asking that an annual tax be levied for the purpose of establishing and maintaining a free public library in such city, and shall specify on their petition a rate of taxation not to exceed one-fifth of one mill on the dollar annually, such recorder shall in the next legal notice of a regular biennial election in such city, give notice that at such election every elector, who shall have paid a property tax, the year next preceding such election, may vote for a mill tax for a free public library, yes or no, and the majority of all votes cast in such city at such election shall be for the tax on a free public library, yes, unless the tax specified in such notice shall be levied and collected in like manner with other general taxes of said city, and shall be known as a library fund, provided that such tax shall cease in case the legal voters of such city shall so determine by a majority vote at any biennial election thereafter held there-in."

A VIGOROUS DEBATE.

The introduction of the amendment gave rise to a debate which was participated in with great ardor by a great many of the members.

Mr. Sneaker thought the amendment proper and would not vote for the bill without its adoption.

Mr. Nye, who has become a sort of foster father to the bill in the house, was very urgent in his advocacy of the measure as were Messrs Taylor, Critchlow, Cazier and Condon.

Mr. Nebeker of Salt Lake, opposed it on the score of the increased taxation. He was asked by Mr. Taylor if he knew how much a tax would amount to on \$1,000 of assessed property. He could not tell and the information was volunteered by Mr. Taylor that it would amount to just 35 cents.

Messrs. Morrison and Thompson of Sanpete were strongly in favor of the bill without the amendment.

Mr. Harris fought hard for his amendment. He claimed to represent the people of Ogden when he said that his constituents did not want the bill. He was satisfied that a great majority of the people of Ogden were strongly opposed to it.

Dr. Condon took exception to Mr. Harris, saying that he associated the feeling in Ogden. He and not Mr. Harris

represented Ogden and he represented the taxpaying classes in advocating the bill. Asked by Mr. Harris to name one taxpayer who favored the measure, Dr. Condon replied that he disliked to mention names on the floor but would gratify the gentleman. Fred J. Keisel was one of the largest taxpayers in Ogden and he had told Dr. Condon to do all in his power to secure the passage of the bill.

Mr. Nye made another ardent appeal for the bill without the amendment. Mr. Stevens following against it unless the taxpayers were to say whether they wanted it or not.

Mr. Harris volunteered to change the amount of tax levied allowed by his amendment from one-fifth of a mill to one-half of a mill and demanded the ayes and nays, the vote resulted, ayes 22, nays 18. Mr. Lewis moved the previous question, the final passage of the bill. The motion prevailed when Mr. Harris stated that he would be compelled to vote against the measure in his present form. He said that if Dr. Condon voted for the bill, when he went home and faced his constituents, he would have to come back and perform one of his acrobatic feats, referring to the doctor's disposition to change his opinion on various measures which has formed the occasion for more than one passage at arms. Dr. Condon was not in the least daunted by the doctor's disposition to change his opinion when he finds himself in the wrong.

THE BILL PASSES.

The ayes and nays were then called on final passage, resulting:

Ayes—Beard, Boltho, Condon, Curtis, Critchlow, Cushing, Cazier, Ferguson of Salt Lake, Ferguson of Carbon, Lewis, Morrison, Merrill, Nye, Raddatz, Robinson, Shafer, Sevy, Smoot, Taylor, Thompson of Sanpete, Thompson of Millard, Wilson and Mr. Speaker—total, 22.

Nays—Bernhisel, Clark, Egan, Gibbs, Gibson, Harris, Howard, Larsen, Lowery, Lemmon, Maughn, Mansfield, Nebeker of Salt Lake, Nebeker of Rich, Stevens, Sneaker and Sorensen—total 17.

The vote was the same as that taken on Mr. Harris' amendment, except that Mr. Boltho voted in favor of the amendment. Mr. Harris tried to change his vote after the result was announced, but was not allowed to do so, when he gave notice that someone would move to amend the bill, the best the speaker could do for which he wished to change.

H. B. No. 8, the fire and police bill, came up as the second special order, but was laid over as a special order for today, to give way to the bills on third reading.

BILLS INTRODUCED.

Mr. Beard presented H. B. No. 147—Prohibiting the adulteration of candy by the use of terra alba barvata, talc or other ingredients deleterious to health in the manufacture thereof.

Mr. Nye introduced by request, H. B. No. 148, amending the compiled laws in relation to fire insurance companies.

The same gentleman presented H. B. No. 149—Amending the compiled laws in relation to life insurance companies.

The bills were read first and second times and referred.

RECOMMITTED.

The order of third reading being reached, H. B. No. 136 was taken up. The bill provides that mayors of cities of the third class may, in case of necessity, sit as justices of the peace pro tempore, pending the appointment of such cities.

Some of the gentlemen representing such cities opposed having the mayor act in such a capacity, but desiring more than one justice of the peace provided for, asked the recommittal of the bill, which was agreed to.

BOARD OF LABOR CONCILIATION.

S. B. No. 49, creating a state board of labor arbitration and conciliation, was passed, ayes 29, nays 4, absent 11. Messrs. Bernhisel, Sorensen, Thompson of Sanpete and Thompson of Millard voting in the negative. The bill was up under the head of unfinished business under stress of strong opposition to its passage.

FAILED AGAIN.

Substitute for H. B. No. 93 and S. B. No. 84 was next on the list. There was no oratorical opposition to the bill, but it lost upon the roll call being ordered, as agreed at the hour of adjournment Saturday. Mr. Critchlow served notice that he would again move to reconsider, having during the vote changed his vote from aye to nay.

Mr. Harris moved to reconsider, having during the vote changed his vote from aye to nay. The measure does away with the president of the council and makes the mayor the presiding officer; extends a qualified veto to mayors of cities of the third class and gives mayors of all cities the power to veto an appropriation provision of an ordinance without vetoing the whole ordinance.

A communication from the senate announced that the senate's concurrence in house amendments to S. B. No. 59, relative to the duties of the state treasurer.

EMPOWERING CITIES TO BOND.

Substitute for H. B. No. 23, was the next bill up. It empowers cities to call an election for the purpose of submitting a proposition to bond for public improvements, upon a petition of the taxpayers of cities of the third class, 500 in cities of the second class and 1,000 in first class cities. The only provision in this latter connection in the bill is that cities may not require at least twenty-five taxpayers to petition before such an election should be ordered.

A motion by Mr. Howard making it a majority vote to lose when another amendment to increase the number to fifty carried.

Mr. Gibson spoke in opposition to the measure. He was opposed to bonding or going into debt in any form. Fifty could never be found it necessary and did not agree with the gentleman who argued it was a necessary evil, "even if it is," said he, "so is hell, and I want to keep away from it as long as possible."

Harris then offered the amendment, which was adopted, fixing the number of necessary petitioners as stated. The bill passed, ayes 11, nays 6, absent 8.

FOR COURT STENOGRAPHERS.

S. B. No. 57 was next on the calendar. The bill provides for the appointment of court stenographers. Mr. Gibson moved to reduce the compensation from \$8 to \$4 per day, the motion being lost. He then stated he hoped it would be made \$5 or \$6 and Mr. Clark moved to make it \$5, which was also lost.

The roll call on final passage was ordered, and was begun when Mr. Clark moved to amend by making it \$6.50. Mr. Critchlow objected, raising the point of order that the roll call could not be interrupted.

Mr. Harris said he did not understand the gentleman had the right to head off the stenographers. Mr. Gibson said he did not know as he had lost any of the rights of any other member; that he had the right to object and that if the gentleman wished to amend he could move to such an amount.

Mr. Harris moved to suspend the rules, which failed when he moved to recommittal.

Mr. Critchlow made the point of order that the motion was out of order, and that the only thing in order was the roll call. The speaker held the point well taken, Mr. Harris appealing from the decision. The appeal lost and roll call was ordered. The bill passed, ayes 33, nays 5, absent 7.

Mr. Harris voted aye and gave notice that he would move to reconsider at the proper time.

TRIED TO KILL IT.

H. B. No. 117 was next in order. Mr. Critchlow moved at once to strike out the enacting clause.

Mr. Harris opposed the motion and another colloquy ensued between the gentleman and the speaker.

Mr. Beard wanted the bill to lay over until it could be further considered. He was joined by Smoot and the speaker,

CHRISTOPHERSON SAYS NAY

WILL NOT VOTE FOR EITHER ELECTRICITY OR WATER POWER.

Discovers a Stumbling Block in His Way and the Elevator Matter Again Goes Over for a Week—A Scientific Dissertation by the Assembled Experts Amuses the Audience and Mystifies the Commissioners—Routine Business Transacted at the Morning Session of the Board of County Commissioners.

When he came into the room last night he was happy. He greeted Trent with a genial smile and bestowed a gracious glance on Clerk Reeves, nodded to Architect Dallas, beamed on Geddes with a satisfied grin, met Whittemore with a voice resonant with triumph and stuffed chicken, and threw at McKay and Hayward an off-hand salutation. He and his friends were in the hands of a chasm of difference between horse power and kilowatt and why not be genial and jovial?

THE "DOG" BILL PASSES.

The senate "dog" bill No. 88, which has created considerable amusement in both houses, and which has been several times at the point of death, and then resuscitated, was taken up and passed, ayes 28, nays 11, absent 5.

LAI D OVER.

H. B. No. 44, the live stock bill, was laid over in the senate. The chairman of the live stock committee, H. B. No. 95, Mr. Raddatz's bill for a new mining code, came up and was read the third time, and on motion was laid over.

FOR CONTINGENT EXPENSES.

On motion of Mr. Ferguson of Salt Lake the rules were suspended and the senate bill appropriating \$15,000 for contingent expenses of the session was read the first, second and third times, and passed unanimously.

SEIDENBERG'S FIGARO CIGARS, The Rogers Cigar Co., Wholesale agents.

AMUSEMENTS.

FRAWLEY'S MATINEE—T. Daniel Frawley was the recipient of a great tribute yesterday. With nothing but the notices in the Sunday and Monday papers in the way of advertising, he was crowned with a handsome society audience yesterday afternoon, when his company presented "The Lost Paradise" for the benefit of the local Press club. After giving the usual expenses the club will be in pocket over \$200, a very good result, when it is remembered that the admission was only half a dollar. It was an afternoon of quietude of a really great character, and it went to show how fondly Salt Lake audiences remember old favorites. Mr. Frawley got the rousing reception; the audience simply refused to leave the theatre until there was nothing for him to do but to walk down to the footlights and make a speech, which he did in feeling tones, stating that this was the most memorable day in the history of the Frawley company and the proudest victory it had ever won—an allusion, doubtless, to his success in getting into the Salt Lake theatre over Al Hayman's veto. Frawley had the role of the young workman played here by William Morris in the original production, and every one who saw it. Jennie Kennark, who returned to her old place in the company two months ago, got the next royal reception; she had detested Tyler's part, and excellently she did it. She has grown more stout, but is as charming and magnetic as ever. Blakemore, in Walter Perkins' part of Billy and Blanche Bates as Cinderella, Mr. Hawkins' role, was both immense, and both got handsome receptions. Lansing Rowan had Maude Adams' part of Nell, and she too was good; Charles E. King, in a smaller role, was well received. The production of the cast, George Osborne, Mackell Arbuckle, Phoea McAllister, Hope Ross and half a dozen others in minor parts played admirably throughout. The piece was fine staged and as a production had been excelled by very few things that have held the boards. For a fifty cent production it was a classic. Every one who saw it was in attendance and every one paid his or her way into the show. Harry Corson Clark and Madge Carr Cooke, who opened at the Grand with Frawley and Kennark, were heard to give the changing greetings with old friends. Rebecca Warren viewed the production from the first circle. The company played last night, shows in Provo tonight and then returns, closing a successful season of forty-nine weeks on the 25th. Mr. Frawley plays a summer engagement in San Francisco, while the other company assumed a sort of silver lining.

Mr. Christopherson then moved to adjourn the session, but the crowd bustled itself into the outside globe.

Board's Morning Session.

At the morning session of the board the following matters were considered: County Clerk Stanton returns on some property sold at public auction amounting to \$23.85. Confirmed. Mason's stock inspectors reported a good head of stock reported during the month of February. Filed. A requisition from the county clerk for office supplies was known to other company could run as cheap as they could.

THE MELANCHOLY DANE.

When the scientists had completed, Christopherson in his role of the Melancholy Dane, arose and declared he had discovered a stumbling block in his way. He came there expecting to vote. But if the county put in a hydraulic elevator it would be a hindrance to the power house used jointly by the city and county and the city would have to be supplied with electricity from the power house used jointly by the city and county. As a result of his withdrawal from deciding the matter, Mr. Christopherson became overshadowed with gloom, while the other members of the board assumed a sort of silver lining.

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FARMERS' WARD FREE DELIVERY.

The following resolution offered by Christopherson was referred to the road committee with the county surveyor as a member. Whereas, the board of county commissioners has granted a free delivery system to the residents of Farmers' precinct north of the Jordan river and west of the Jordan river, and whereas, in order to facilitate such delivery it is necessary that a system of numbering the houses in such blocks should be adopted. Resolved, That the county surveyor be instructed to cause to be numbered the houses in such blocks showing the numbering of all houses in such district.

A license to retail liquors at Murray was granted to O. S. Olson.

"I have been a victim to terrible headaches," writes O. P. Newman, Dig Spur, Va., "and have never found any relief to relieve them so quickly as Ayer's Pills. Since I began taking this medicine, the attacks have been less frequent, till they have ceased altogether."

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