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BIG SPECIAL SESSION FOR GETTING REFORM

Most Important, Probably, Ever Held in California, to Be Devoted to Getting Popular Government Installed in That State

United Press Service

SACRAMENTO, Nov. 28.—With the opening of the special session of the legislature yesterday afternoon, California lawmakers began removing the final obstructions along the highway of popular government, for which they blazed the trail at the last regular session.

The machinery designed to supplement and complete the application of governmental ideals commonly known as the Johnson policies, was set in motion without delay.

From the standpoint of the people it promises to be the most important extra session ever held in California. Of sweeping importance is the presidential preference primary, one of the first matters to be taken up. So strong is Governor Johnson's control of the legislature that the primary measure will be practically unopposed.

Oregon, Nebraska, Wisconsin, New Jersey and North Dakota already have such a system, and the legislators who have been named to draft the proper bills to enact such a law for California, when interviewed, declared that in a general way the Oregon statute would be followed.

Not so smooth will be the way for the enlargement of the railroad commission's powers, so that the scope of its jurisdiction shall include control over all public utility corporations within the state in conformity with the recently passed amendment to the constitution.

The corporation attorney's who have for the past few weeks been strenuously opposing certain features of the public utilities bill drawn up by Railroad Commissioner John Eshelman and Max Thelen, attorney for the commission, at public hearings in San Francisco, are at the capitol and will continue to oppose many features of the bill.

The one big fight of the session, although its importance is secondary to the state as a whole, will be the reapportionment. Culminating in a hopeless deadlock at the last regular session, reapportionment, which was then attempted, again threatens to bring about a long and bitter struggle for a shade of power-balance between San Francisco and Los Angeles. While the main tug-of-war is scheduled to be between the two big cities, the country county vote is an unknown quantity and probably will complicate the situation even more than at the regular session. Full of the consciousness of the country districts' responsibility for the spread of progressivism throughout the state, the rural representatives today plainly showed an attitude of holding out for their full share of power.

It was predicted today in the halls of the capitol and at the hotels that Assemblyman Randall's bill on reapportionment, proposing to prevent control of the legislature by the cities, will be vigorously opposed. Randall fathered the bill which ended in a fiasco at the regular session, and the present one is very similar.

Reapportionment will include the defining of senate, assembly and congressional districts on the basis of the new national census figures. It was freely admitted today that this fight probably would drag out the session to four and perhaps even five or six weeks.

Perhaps first in the category of legislation which emphasizes human welfare is that relating to employers' liability, which will be taken up early in the session. Bills in this connection have been drafted to secure the best possible protection for the worker in the shop and make provisions for damages he is to receive in case of accident, as well as to introduce a system on inter-insurance among employers whereby they may pool their

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accident liabilities. Opponents of the measure will fight it hard.

Building and loan concerns already have their representatives at the capitol to attempt to block legislation in regard to the enlargement of the powers of the building and loan commission.

Considerable opposition is also expected to develop against the proposal to have the state issue free text books to school children, that is, that text books shall be paid for by the property owner through taxes instead of directly by the parent of the child.

Irrigation district bonds will be made security for bank loans, if the proposed legislation on this subject goes through. This matter was included in the special session call as a result, largely of agitation at Stockton, where irrigation bond holders passed resolutions asserting that the failure of bankers to recognize these bonds as security was hurting the development of vast tracts.

Among the enactments that will be more or less perfunctory are the bills scheduled to provide the machinery for carrying out the following measures: Equal suffrage, weights and measures, river improvement, state advertising by board of control, the Stockton and Sacramento charters, municipal water rights, initiative, referendum and recall, school land titles, municipal parks, reimbursement of counties for bond debt, district school taxes, admission to state hospitals and county highway engineers.

NOTICE

Department of the Interior, United States Indian Service:

Notice is hereby given that I will sell at public auction at 2 o'clock p.m. on November 29th, at the Klamath Boarding school, ten head of cows.

The right is reserved to reject any and all bids if deemed for the best interests of the service.

For further information address, EDSON WATSON, Supt. Klamath Agency, Oregon, November 21, 1911. 23-6t

NOTICE

Department of the Interior, United States Indian Service.

All parties, both lessees and lessors, on the Klamath Indian reservation are hereby notified that hereafter it will be necessary to have leases approved by the Indian office before possession is given. Leases will not be executed on lands after the day the lease is expected to begin.

Any party desiring to enter into lease on Indian lands is requested to submit the matter as soon as possible, so that action by the Indian office can be had before the term of lease begins.

EDSON WATSON, Supt. Klamath Agency, Oregon, November 21, 1911. 23-6t

NOTICE FOR PUBLICATION

(Not Coal Lands)

Department of the Interior, United States Land Office at Lakeview, Oregon, November 11, 1911.

Notice is hereby given that Charles E. Worden, whose postoffice address is Klamath Falls, Oregon, did, on the 14th day of October, 1911, file in this office sworn statement and application, No. 91955, to purchase the S¹/₂ SW¹/₄, Sec. 10, N¹/₂ NW¹/₄, Sec. 15, Twp. 37 S., range 10 E., Willamette meridian, and the timber thereon, under the provisions of the act known as the act of June 8, 1872, and acts amendatory, known as the "Timber and Stone Law," at such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised at a total of \$420, the timber estimated at \$40,000 board feet at \$1 per M., and the land at \$80; that said applicant will offer final proof in support of his application and sworn statement on the 19th day of January, 1912, before C. R. De Lap, county clerk of Klamath county, at Klamath Falls, Oregon.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.

A. W. ORTON, Register.

11-16-1-18 h

SUMMONS

In the Circuit Court of the State of Oregon, for Klamath County.

Lizzie Orr, Plaintiff, vs. George H. Orr, Defendant.

To George H. Orr, the above-named defendant: In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the 30th day of December, A. D. 1911, that being the last day within which defendant is allowed to answer herein, as fixed by the order of the court for publication of summons herein; and if you fail so

to appear and answer, the plaintiff will apply to the court for the relief prayed for in the complaint filed herein, to wit: For a decree and order of the court: That the bonds of matrimony now existing between plaintiff and defendant be forever dissolved; that plaintiff have the custody of the minor child, Rebecca Orr, of plaintiff and defendant; that defendant pay the sum of fifteen dollars per month for the support of said child; that defendant be restrained from in any manner interfering with the personal liberty of the plaintiff or said minor child or plaintiff's custody of said child; and for such other relief as to the court shall seem just and proper.

This summons is published in the Evening Herald, a daily newspaper published at Klamath Falls, in Klamath county, Oregon, by order of the Honorable Henry L. Benson, Judge of said circuit court, dated November 16th, 1911, directing such summons to be so published once a week for six consecutive weeks.

Date of first publication hereof is November 16, A. D. 1911.

C. C. BROWER, 11-16-19-18 h Att'y for Plaintiff.

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NEW Underwood typewriter, little used, at a genuine bargain. Can be seen at Virgil's furniture store. 6-12

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