

The Committee Amends Senate Anti-Trust Bill

By Barnes of Hertford: To pay expenses of Charles T. Williams in election contest. To pay D. M. Stringfield for contesting Williams election. To pay Charles Thompson, a clerk.

The senate contribution was unusually heavy this morning. Many of them for concurrence in amendments.

In fact the senate messages and the committee reports took up more than an hour of the morning session. The bill to create a primary election for Cleveland, making it a misdemeanor with a \$50 fine for bolting the same was, on motion of Lovelace, called up and put upon its immediate passage by a party vote.

Mr. Green asked a question of Mr. Grant, and showed a law of 1905 making a primary for Craven, and stated that the republicans disregarded it. Mr. Harshaw asked questions and stated Green had a poor republican party in Craven.

Dr. Campbell asked Mr. Lovelace pointed questions, and showed that by the bill a man would have to vote for a dead man. He could not see good citizenship in it. Mr. Kitchin asked if he thought it good citizenship to vote in a primary and knife in the election.

Mr. Mitchell got into it too and made his first partisan speech. Mr. Grant said this house can pass the bill, it has the power, and proposes to say that if a man decides to change his mind he is to be indicted.

Mr. Mitchell asked if Grant was in favor of indictment for perjury. "Yes," was the reply, "but I am not in favor of indicting a man for changing his mind. Why if a man wanted to run independent he is indictable."

Mr. McNeely spoke for the bill, and cited Union county as an example. Mr. Harshaw and Mr. Hall asked questions. Mr. Lovelace called the previous question.

The Hall amendment was lost. The Harshaw amendment was lost. The amendment of Grant was lost. The Taylor amendment was, on a division, lost by a vote of 33 to 55.

The eyes and noses were ordered, and a number gave notice of explanation of votes.

Barnes, Bowie, Bryant, Dowd, and Lee explained for different reasons and voted against the bill, except Mr. Dowd.

The bill passed by a vote of 49 to 59, and on objection it went over. The courtesies of the floor were extended to Mr. R. B. Redwine, of Union.

The special order, the election of a trustee to fill vacancy made by the resignation of Mr. George W. Connor, was taken up.

Mr. Barnes nominated Hon. F. A. Woodward, of Wilson.

Mr. McNeely nominated John A. Parker.

Mr. Everette nominated Rev. N. H. D. Wilson, of Laurenburg.

Mr. Majette nominated Hon. S. S. Mann, of Hyde.

Messrs. Lee and Underwood were appointed tellers and the roll called, the vote being:

Woodward, 28; Parker, 39; Mann, 14; Wilson, 10; Ward, 1; Macon, 1. The senate vote was 49 for Wood-

A CLOSE SHAVE.

Many of Them Happening Every Day But Soon Forgotten.

Close shaves would be of more frequent occurrence but for the tender faces of many men, which will not permit of shaving often. Heretofore, nothing has been said in these columns about poslam, a new skin discovery, in connection with its use after shaving. Its publicity and sales have been confined almost exclusively to its remarkable properties as an eczema cure; it stops the itching at once and cures the worst cases in a few days. While the application of poslam after shaving is one of its minor uses, such as for pimples, the complexion, etc., shavers will find it a revelation, as it does for abrasions, roughness, and severe scrapings what it does for all manner of skin difficulties—heals and cures in a few hours. It is the only article possessing real antiseptic and curative value that has ever been exploited for this purpose, and will soothe and tone up the skin as no toilet preparation could possibly do.

Poslam can be had for fifty cents at any reliable druggist's, particularly the King-Crowell Drug Co., who make a specialty of it, or the Emergency Laboratories, No. 32 West 25th Street, New York City, will send a trial supply free by mail to any one who will write for it. This is sufficient to show results in twenty-four hours.

SOOTHING OIL CURES THE SKIN.

Tender Skins of Children Soothed by a Mild Liquid Compound.

Have you ever tried a few drops of an oil of wintergreen compound for skin trouble? It seems to be about the only safe and sure cure for eczema, salt rheum, tetter, ringworm and kindred diseases.

The liquid is so mild that it is used with wonderful soothing effect on the tender skins of infants.

To prove efficacious, the oil of wintergreen must be mixed with thymol and glycerine, as in the Prescription of Dr. D. D. Dennis, the eminent skin specialist. The compound is known as D. D. D. Prescription. Used with D. D. D. Soap it appears to be infallible.

A. J. Brand, 1128 Poillet St., New Orleans, La., writes:

"About five years ago when my daughter was about three months old she had eczema very badly. Her neck was one solid mass of sores, and we tried everything possible to relieve her, but to no purpose. The doctor was called said that he could cure her, but that it would take at least two years to do so, and on account of her age we surely thought that her pain would kill her. We began using D. D. D. Prescription and after using two bottles she was as well and happy a child as you can see and with no mark or scar on her skin."

"My youngest daughter, now two years old, started the same way with a sore neck about six months ago. We did not lose any time in applying D. D. D., and it needed only a few applications to heal her neck. I also used D. D. D. after shaving with beneficial results."

Drop in at our store and we will tell you more about curing eczema with D. D. D. Prescription.—Henry T. Hicks Drug Co.

ward, which added to the house vote elected Mr. Woodward.

Mr. Kitchin called up his primary bill for Halifax, but the house voted to take up the machinery act. This was done.

Dr. Gordon asked for the speaker, Mr. Graham, that on account of sickness the machinery act be displaced today, so he could be here. Mr. Dowd withdrew his objection, but the house voted to take up the machinery act, and the house went into the committee of the whole. Mr. Koonce, of Onslow, in the chair.

Sections 1 and 2 were adopted. Section 3 was amended by committee in a minor way.

Sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, and 31 were adopted.

Section 32 was amended by Mr. Butler to include the capital stock in non-resident companies, so that a man in North Carolina owning stock in a Virginia company shall pay tax on it in this state. This was adopted.

Section 33 was amended so as to make banks pay tax to county and municipal governments, as do other corporations, by the committee. Mr. Connor amended that banks may pay tax as a whole out of assets and the stockholders be exempt. He explained that as now the banks paid the state tax, and the county and town gets it out of the stockholders. Mr. Connor stated further that the bank stock was worth \$150, but paid dividends on only \$100, and it was only fair that the bank pay all this tax, and let the stockholder get that advantage.

Dr. Gordon amended by striking out "auditor" and inserting "corporation commission."

Mr. Bowie opposed the amendment of Mr. Connor, in that it made a man outside the town pay tax to keep up the town, and spoke eloquently for his point.

Mr. Price spoke for the amendment of the committee.

Mr. Doughton said the amendment of Mr. Connor was a sort of sugar-coated pill, and it was an effort of the larger towns to get an advantage of the stockholders, and it is an old fight going on year after year. He cited mountain counties which own stocks in town and city banks, and it was not fair.

The trend of the argument was that the property followed the person.

Mr. Rascoe spoke for the amendment, saying the banks paid it and the stockholder would get it tax free.

Mr. Connor and Mr. Doughton parleyed. Mr. Henderson thought the proposition a reversal of the old law of a man saying how much he should pay.

Mr. Dowd amended by allowing the bank to pay to the proper officer all municipal taxes. He spoke of the benefits the banks enjoyed in the town, and said there was no body politic so hard put to live as the towns and cities of this state, and should have this tax, and the counties in the rural districts still get the tax on the stock owned in the county.

Mr. Lee did not think the county man should pay municipal tax on his bank stock.

The Dowd amendment was lost, 12 to 44. The Gordon amendment to change from auditor to corporation commission was adopted.

The Connor amendment was lost. The committee amendment was adopted.

The committee arose and Mr. Koonce reported progress, and the house took up business again.

Mr. Dowd moved that the house

take up the machinery act again at 7:30 and amended that the house take a recess till 4:00. Confusion reigned for the time, some opposition, others favoring. The vote was put and the house took a recess till 4:00 o'clock. Announcements were made and the house at 2:35 took a recess.

Consideration of Capitol Bill Was Postponed

paid out of the proceeds of a tax of one-half cent per gallon to be levied on all soil sold in the state and balance to go to the general school fund. Senator Doughton took the floor, and, in an excellent address, showed the advantages of his bill. He was followed by Senator Clark, who opposed the bill. Senator Long, of Iredell, also spoke for the bill. The substitute was adopted and then passed its second reading. Senator West spoke for the bill and Senator Empe against it. An eye and no vote was demanded by Senator Clark and the bill passed its third reading by a vote of 24 to 20.

Trustee Elected. At 12 o'clock Senator Means, for the committee on trustees of the University, proposed the name of Hon. Fred. A. Woodward, of Wilson, as a candidate for the position of trustee of the University, made vacant by the resignation of Hon. Geo. W. Connor. Senators Klutz and Jones were appointed tellers. Hon. F. A. Woodward received forty votes.

The Hinsdale Bill. The Hinsdale child labor act was made a special order for Thursday at 11 o'clock.

Electric Headlight Bill. The electric headlight bill was set for 1 o'clock today and was taken up promptly. The original bill was reported unfavorably and a substitute reported by the committee on railroads. It requires electric headlights on all engines used at night on the main lines of the state. Senator Bassett proposed a substitute, allowing the North Carolina Corporation commission control of the matter, authorizing that body to compel the installation of electric headlights where they deem it necessary for the protection of human life. Senator Bassett spoke for his substitute. Senators Klutz and Harringer spoke earnestly for the bill framed by the committee. Senators Bassett made another speech and Senator Means also spoke for Bassett's substitute.

Senator Dockery, who introduced the original bill, made a strong plea for the electric headlight. He took up Senator Means' statement that the electric headlight promoters are pushing the measure for pecuniary benefit and showed the inconsistency of Senator Means in painting the manhood and heroism of the engineer and in the next breath accuses him of unmanly connivance to defraud the railroads—scheming to force the installation of electric headlights for the private gain of Alexander Pyles, the inventor of the electric headlight. He made a strong speech. Senator West, who joined in the minority report with Senator Means, spoke briefly against the committee substitute and for the Bassett substitute.

An eye and no vote was demanded and the Bassett substitute was adopted by a vote of 23 to 20. The substitute then passed its second reading by a vote of 20 to 16. Further consideration of the bill was objected to and the bill took its place on the calendar.

Bills Out of Order. The following bills were introduced out of order by unanimous consent:

S. B. 1514. Senator Holden. To amend law relative to a medical depository in Lenoir county. Calendar.

S. B. 1515. Senator Ormond. To separate the civil and criminal terms of court for Lenoir county. Calendar.

S. B. 1512. Senator Love. To authorize married women to contract as if they were unmarried. Judiciary.

S. B. 1511. Senator Tillson. To promote highways in Mars Hill township. Public Roads.

S. B. 1510. Senator Wray. To change pension of D. C. Jones. Pensions.

S. B. 1509. Senator Means. To prevent the destruction of quail and woodcock in Cabarrus until December 1, 1910. Calendar.

S. B. 1508. Senator Love. To amend section 1 of article 10 of the constitution. Constitutional Amendment.

S. B. 1507. Senator Gay. To validate probates of certain justices of the peace in Northampton. Calendar.

S. B. 1506. Senator Shaw. To appoint a justice of the peace for Maxton township, Robeson county.

THIS PRESCRIPTION WAS FILLED OFTEN

That the readers of this paper appreciate advice when given in good faith is plainly demonstrated by the fact that one well-known local pharmacy supplied the ingredients for the "vegetable prescription" many times within the past two weeks. The announcement of this simple, harmless mixture has certainly accomplished much in reducing the great many cases of kidney complaint and rheumatism here, relieving pain and misery, especially among the older population, who are always suffering more or less with bladder and urinary troubles, backache and particularly rheumatism.

Another well-known druggist asks us to continue the announcement of the prescription. It is doing so much real good here, he continues, that it would be a crime not to do so. It cannot be repeated too often, and further states many cases of remarkable cures wrought.

The following is the prescription, of simple ingredients, making a harmless, inexpensive compound, which any person can prepare by shaking well in a bottle: Fluid Extract Dandelion, one-half ounce; Compound Kargon, one ounce; Compound Syrup Sarsaparilla, three ounces. Any first-class druggist will sell this small amount of each ingredient, and the dose for adults is one teaspoonful to be taken after each meal and again at bedtime. There is enough here to last for one week, if taken according to directions. Good results will be apparent from the first few doses.

Justice of the Peace. S. B. 1515. Senator Latham. To create a recorder's court for Washington. Calendar.

S. B. 1516. Senator Peele. Rel-

ative to benevolent associations. Calendar.

S. B. 1517. Senator Ormond. To ask supreme court judges to make recommendations as to judicial system.

S. B. 1521. Senator Martin. For relief ex-sheriff of Washington county.

S. B. 1520. Senator Ormond. To safeguard agricultural and supreme court buildings from fire. Insurance.

S. B. 1519. Senator Ormond. To protect state property from fire. Insurance.

Senator Shaw introduced a resolution to limit discussions by members. Committee on Rules.

On motion of Senator Mills the senate adjourned at 2:50 to meet again tonight at 8 o'clock.

School Betterment Association. All the officers of the heads of the departments of the Raleigh School Betterment Association, are requested by the district organizer, Mrs. E. E. Moffitt, to meet at the High School tomorrow afternoon at four o'clock.

Services At Christ Church. There will be evening service and sermon at Christ church tonight at eight o'clock. The sermon will be by Rev. A. B. Hunter.

Meeting of Circle No. 4. Circle No. 4 of Edenton Street church will meet tomorrow, Wednesday, afternoon, at 3:30 o'clock with Mrs. Biddle, on north McDowell street.

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We tell you about how good you'll feel after taking a CASCARET—what millions of people—buy, use and recommend them—But that's talk—you buy a box now—take as directed to-night and get the proof in the morning—After you know CASCARETS you'll never be without them.

CASCARETS in a box for a week's treatment, all druggists, biggest seller in the world. Million boxes a month.

RECITAL AT B. U. W.

Tomorrow Afternoon at 5 O'clock. The one hundred and twenty-fifth recital by pupils in the Baptist University school of music will be given tomorrow afternoon at five o'clock in the auditorium. The recital will be an interesting one, consisting of vocal, piano and organ numbers by advanced students. The public is invited.

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Berlin, March 2.—The Krupp Company has pledged the sum of \$2,500 annually to the aeronautics professorship recently founded at Goettingen. The Krupp gun works is constructing a branch for the manufacture of fire-arms to be used against air craft. Already models have been made of new guns to be built.

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