

GUARANTY LAW AMENDED

Senate Debates Change When Banks Liquidate.

WOULD HOLD FUND FOR TIME

Long Discussion Over Provision and Decision Finally Made to Cut Amount of Withdrawal to 50 Per Cent Paid In.

(From a Staff Correspondent.) LINCOLN, Feb. 25.—(Special.)—There was little or no oratory in the senate this morning and all business passed through without opposition.

S. F. 281, by Messrs. Douglas, a companion bill, S. F. 282, which sought to show the real valuation of taxable property on the books of the county treasurers, was recommended for indefinite postponement by the committee.

Thursday morning the senate will take up the reports of the contest committee on the Hancock-Grossman contest from Douglas county and will listen to both the majority report signed by four members of the committee, Heasty, Kiechel, Placock and Olla, and the minority report by Hoagland of Lincoln county. It is thought that these reports will bring out a great deal of oratory and other things.

The senate spent most of the morning in considering bills for final passage, the following passing successfully through the senate:

S. F. 85, by Placock of Saunders.—Requires that a percentage of impurities shall be stamped on all iron and steel articles manufactured from iron or steel.

S. F. 157, by Reynolds of Dawes.—Establishes bureau of weights and measures and makes the pure food commissioner official inspector.

S. F. 46, by Bush of Kimball.—Relates to purchase power of irrigation boards in acquiring property.

S. F. 45, by Bush of Kimball.—Provides that election boards may be given power as to sweating in of voters and that any citizen may first swear in one of the judges.

S. F. 255, by Ollis of Valley.—Provides for examination of nurses when state boards is not in session on payment of a fee of \$10.

S. F. 111, by Reynolds of Dawes.—Provides for the consolidation and transferring of delinquent taxes and the payment of extra help in the office of the county treasurer for assessment of taxes.

S. F. 153, by Dodge of Douglas.—Provides for the employment of state convicts in the making of clothes for all state institutions and for their employment on the roads of the state.

S. F. 174, by Grace of Harlan.—Repeals the statute regarding transportation of ships with live stock and compels railroad companies to give transportation both ways, except on payment of a fee.

S. F. 16, by Bush of Kimball.—Relates to the organization of irrigation districts.

S. F. 182, by Saunders of Douglas.—Prevents traveling vendors who enter towns or cities for the sole purpose of selling goods from plying their trade.

Committee of the Whole. In committee of the whole Marshall's bill regarding the drawing out of 50 per cent of the bank guaranty fund when the bank goes out of business or nationalizes came up again, having been put over from yesterday, when it was first recommended for passage, and then recommended after the committee arose and reported.

Talbot said he would like to kill the bill, but was afraid he could not be done, and he offered an amendment that the fund should not be withdrawn until after twelve months from nationalization or liquidation.

Grace moved as a substitute that the bill be indefinitely postponed.

Several senators spoke on both sides, those favoring the bill contending that after a bank quit business and had no protection from the fund that it ought to have a right to what it had on deposit in the fund, and should not be left for new banks to profit by, which may have paid in very little.

The opposition contended that when the banks paid in the money they had no right to it, and should not be allowed to draw it out, although some of them favored drawing out 50 per cent.

Marshall finally agreed to accept the amendment offered by Talbot requiring the deposit to remain one year.

The vote on indefinite postponement was lost by a vote of 18 to 11.

Heasty of Jefferson amended Talbot's amendment, covering about the same ground, and the same was accepted by the latter.

Hoagland of Lincoln objected to the amendment of Heasty and offered a substitute that the fund should be in control of the State Banking board for a period of twelve months after the bank had liquidated or nationalized.

Heasty then said he did not think any of the amendments covered the matter legally, and there being no objection, the bill was passed to give Heasty and Talbot time to fix up an amendment that would stand local scrutiny.

S. F. 219 was then called again and the amendment prepared by Heasty and Talbot was adopted.

Talbot sent up another amendment cutting the amount of withdrawal from 75 per cent to 50 per cent, and the same carried.

The bill was then ordered engrossed for third reading.

Bills Ordered Engrossed. The following bills were recommended for passage:

S. F. 104, by Heasty of Jefferson.—Prevents marriage of persons having venereal diseases and punishes for physical examination of the male before license can be granted.

S. F. 203, by Cordell of Hed Willow.—Provides for the security of payment for material on state buildings.

S. F. 218, by Marshall of Lancaster.—Provides that when first payment of new banks to guaranty fund does not equal full credit amount additional payment shall be made.

S. F. 219, by Marshall of Lancaster.—Provides that banks which liquidate or nationalize may withdraw 50 per cent of deposit in guaranty fund after one year.

S. F. 222, by Marshall of Lancaster.—Provides that loans and investments and banks may amount to ten times amount of capital and surplus instead of eight.

S. F. 288, by Marshall of Lancaster.—Relieves banks that are depositories for other state banks from reserve provisions of state banking law.

S. F. 187, by Dodge of Douglas.—Provides that insurance companies shall report only to the state.

S. F. 23, by Shumway of Knox.—Indian anti-treating bill.

POLLARD OUT FOR ALUMNI Objects to Being Connected with Business Men's Lobby.

(From a Staff Correspondent.) LINCOLN, Neb., Feb. 25.—(Special.)—Ernest M. Pollard of Nebraska, general manager of the fight to keep the state university from being consolidated with the state farm, objects to being tied up with the business men's lobby of Lincoln. "I represent the university alumni board of directors and am in no way connected with any business men's lobby," he said.

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exploiting lobby of Lincoln.

HOUSE WILL MEET EARLIER

Time Advanced Half Hour for Both Sessions.

(From a Staff Correspondent.) LINCOLN, Feb. 25.—(Special.)—Hereafter the house will meet at 9:30 in the morning and at 1:30 in the afternoon instead of thirty minutes later as heretofore. This, because Simon insists that time is fleeting and there is much to do.

Along these lines it is interesting to note that at 10 o'clock Monday morning forty-one members were not present to answer roll call. Of the forty-one 18 were from Omaha.

The house passed the following bills this morning:

H. R. 207, by Bush of Otoe.—Authorizes separation of rural territory from village or city to form a new school district.

H. R. 204, by Hawk of Butler.—Substitutes treasurer for assessor on township boards.

H. R. 11, by Fyles of Howard.—Pay judges and clerks of election 25 cents per hour.

H. R. 26, by Nichols of Madison.—Requires affidavit on title to real estate to be considered prima facie evidence in perfecting such title.

H. R. 10, by Jeary of Lancaster.—Gives a woman the right to contract just the same as her husband, was killed on third reading.

KEARNEY WOMEN TO HAVE ELECTION OF THEIR OWN

KEARNEY, Neb., Feb. 25.—(Special.)—Mrs. H. G. Wilcox of Cassola, delivered an address here on Sunday in the Methodist church, which was listened to by several hundred women. The address dealt mainly with temperance. After the address the auxiliary of the Civic League elected officers and established Mrs. K.

O. Holmes as president, Mrs. S. A. D. Heintze as vice-president and Mrs. W. A. Tschal as secretary. This organization will take up an active fight against the wet issue at the coming election including home-visit work and meetings and rallies.

A novel feature of the plans will be to give the women of the city a chance to vote their sentiments on the wet and dry issue prior to the election on March 11. It is the plan of the women's auxiliary that a special election be held on March 8 at which the women only will be allowed to cast their vote. Election booths will be established at regular given points and ballots printed and mailed opened the same as city elections. This plan has been tried in other cities and proved a most effective way of getting a straw vote upon the question.

Mrs. J. H. Head, president of the Women's Christian Temperance union of the city, will arrive in the city about ten days before election and will help the auxiliary in their work.

NOTES FROM BEATRICE AND GAGE COUNTY

BEATRICE, Neb., Feb. 25.—(Special.)—Mrs. Adelaide Shaw, for thirty-eight years a resident of Beatrice, died suddenly last evening of hemorrhage of the brain, aged 88 years. She is survived by her husband and three children.

John Allen Dixon of Lincoln and Miss Cora May Shaw of Springfield, Ill., were married yesterday in county court by Judge H. D. Walden.

The Farmers' Trust company of this city has offered a gold watch valued at \$30 to the boy or young man in Gage county who raises the most corn this year on five acres of land.

W. N. Farlow yesterday sent by parcel post a brick of local manufacture to be used in building a brick house at the coliseum at Chicago during the clay products exposition to be held February 25 to March 2.

William Hahn has resigned as postmaster at Virginia, because he intends to leave that place. A civil service examination will be held here March 22 to fill the vacancy at that place.

Mrs. Margaret Biedermeyer, living four miles west of Beatrice, died Sunday, aged 62 years. She was a native of Germany, and had been a resident of this city for forty-two years. She is survived by her husband and four children.

The farmers of Gage county will have all their corn tested free this spring by Fann Demonstrator Liebers. He urges them to bring in the grain as early as possible so that he may have plenty of time to make the tests.

Piggan Buys McGrew Block.

BROKEN BOW, Neb., Feb. 25.—(Special.)—Henry State Bank Examiner Joseph Piggan, who is a resident of this place, has recently purchased the bank at McGrew, a small town in Scott's bluff county on the new line of railroad, which has recently been completed as

far as Broken Bow. The bank is something over 1000 feet and located in an irrigated country. Mr. Piggan expects to tender his resignation as state bank examiner about March 1 and will take over the active management of the bank on that date.

Two Blair Pioneers Dead.

BLAIR, Neb., Feb. 25.—(Special.)—C. A. Dixon, an old resident of this county, died last Friday, and William Hamilton, 79 years old, who has lived here for many years, died Saturday. Several old people are on the sick list, their illness seeming to result from deep colds.

WEALTHY MAN SERVING TERM IN DAKOTA PRISON

SIoux FALLS, S. D., Feb. 25.—(Special.)—Warren Aiden Lord, one of the wealthiest residents of Sioux Falls, has just been placed in the county jail to serve a term of thirty days on a charge of conducting a disorderly house. When originally sentenced he carried the case to the state supreme court, which recently affirmed the sentence of the lower court. The charge against him was the outgrowth of an escapade in which himself and some young girls figured in his apartments in one of the business blocks belonging to the Lord estate.

Best Cough Medicine for Children.

"I am very glad to say a few words in praise of Chamberlain's Cough Remedy," writes Mrs. Loda Dowdy, Milwaukee, Wis. "I have used it for years both for my children and myself and it never fails to relieve and cure a cough or cold. No family with children should be without it as it gives almost immediate relief in cases of croup." Chamberlain's Cough Remedy is pleasant and safe when a medicine is given to young children. For sale by all druggists.—Advertisement.

Big Tempest in a Teapot

(Continued from Page One) ting protection from that source there was nothing to be done but take the steps of last night," said Governor Colquhoun.

The governor believes the action of the federal government in sending troops to Brownsville will aid materially in quieting the situation.

Senator Will Not Revolt.

HERMOSILLO, Sonora, Feb. 25.—Sonora will not revolt against Huerta. For state congress adjourned today without action. Although disappointed by the failure of the congress to support his position, Governor Joseph E. Maria Maytorena has not tendered his resignation.

"Defeatists" denounce politicians of the Huerta regime, gave out a statement expressing regret at the killing of Madero and Suarez, but declaring that their deaths would prove of benefit to the Mexican nation.

Senator Sheppard Asks for Troops.

WASHINGTON, Feb. 25.—Senator Norris Sheppard of Texas today made representations to the state department about what he considers the unprotected condition of parts of the Texas-Mexican frontier. Senator Sheppard recently sent telegrams to the Texas county judges along the Rio Grande river, from El Paso to Brownsville and his statement to Secretary Knox today was based upon the replies. They contended for the need of more troops in 20 extended stretches of territory, one of about 200 miles between Brownsville and Laredo and the other of almost as great length

Review your 15 year fuel bill

As you think over the costs and results of using old-fashioned heating devices (which like plenty of coal to eat and are scant to heat)—what kind of history do you find? Dollars going out—comfort and health within? Or, coal bills galore with stern memories of chills, stuffy-air, ash-dirt-ridden rooms, hard lugging of coal and sifting of clinkers? If this is the recompense of years of expense—why not quit, and put in



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delivered to the rooms. Each receipted coal bill is evidence of satisfaction—a record of comfort and sane living.



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