

Montal for his efforts to get them a raise in salary.

Governor Approves Bills. Governor Aldrich sent word to the legislature today that he had approved the following measures:

H. B. 3, by Busher of Kimball, appropriating \$1,000 for the finishing of the south-west building for the use of the state normal educational board.

H. B. 11, by Bisset of Buffalo, appropriating money in the library fund of the Kearney normal for the purchase of books for the library.

H. B. 28, by Bort of Nemaha, appropriating the matriculation and other fees of the law school for the year 1911.

H. B. 35, by Clark of Cherry and Kent, providing that the matriculation fees of the Chadron normal shall go into a library fund for that school.

H. B. 50, by Bartels of Wayne, providing that matriculation fees of the Wayne normal school shall be used as a library fund as at the other schools.

The republicans of the house are in caucus this evening at the Lincoln hotel to decide on some action regarding the Scheele-Werthan contest from the Twenty-ninth representative district.

A joint resolution introduced in the senate by Horton of Douglas was adopted asking the governor to appoint a committee of five distinguished veterans of the civil war to arrange for the celebration of the fiftieth anniversary of the battle of Gettysburg.

The resolution was requested by General Manderson, who was informed from Washington of the appointment of a similar congressional committee which is to confer with committees appointed by all the states.

NEW BILLS BEFORE LEGISLATURE. Lee Has Measure Changing Penalty for Sale of Liqueur to Indiana.

LINCOLN, Neb., Feb. 20. (Special Telegram.)—The following bills were introduced in the senate today:

S. F. 220, by Kemp-Cuts duty on wine for taking out of or fermentation to 5 cents from 10 cents and cuts in two rate for taking distillation.

S. F. 200, by Bellack-Giving state superintendent right to issue temporary certificates to teachers in time of scarcity of teachers.

S. F. 201, by Bellack-Provides that state superintendent may allow normal training when county lacks accredited high school.

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S. F. 203, by Bellack-Broadens the general duties of attorneys and their duties toward the judiciary.

S. F. 204, by Hoagland-Making it unlawful for any person to drive or pass through the gate to the land of another without closing the gate.

S. F. 205, by Hoagland-Providing for equalizing superior districts in counties which have adopted township organization.

S. F. 206, by Hoagland-Provides that when a territory of action is neglected in telegraph companies.

S. F. 207, by Hoagland-Making sheep stealing a felony.

S. F. 208, by Cordell-Providing for the election of members for justice courts.

S. F. 209, by Cordell-Providing for a county engineer and supervisor of highways.

S. F. 210, by Fisher-Limit the expenses of promotion for all Nebraska stock companies to 5 per cent of the par value of the stock.

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APPEAL IN TURPENTINE CASE

Supreme Court Will Review Conviction of Official of Trust.

FIVE CONVICTED OF CONSPIRACY

All Were Sentenced to Pay Fines and Three Months in Jail.

WASHINGTON, Feb. 20.—The supreme court of the United States today granted a writ of certiorari to review the conviction of five officials of the American Naval Stores company, accused of having violated the Sherman anti-trust law.

Of the men concerned in the court's action, Spencer P. Shottler, chairman of the board of directors of the company, is under sentence to serve three months in jail and to pay a fine of \$500, while J. F. Cooper, vice president of the company, is under sentence to serve the same length of time and to pay a fine of \$500.

The declaration to review the conviction is a step in one of the most spectacular prosecutions known under the Sherman anti-trust law. For the first time men have sought to have set aside sentences of imprisonment for alleged violations of the anti-trust law.

History of the Case. The American Naval Stores company, whose officials were concerned in the action of the court today has been referred to as the "turpentine and rosin trust."

As a distributor and exporter of what is claimed to be more than 80 per cent of the turpentine and rosin obtained from the long leaf yellow pine of the Carolinas, Georgia, Florida, Alabama, Mississippi, Louisiana and Texas, the company long has been a prominent figure in the trade of the world.

Its customers are scattered through the United States.

Today's action was the outcome of a prosecution begun in 1905 in the United States circuit court of Georgia against the company, its officials and others for alleged violation of the Sherman anti-trust law.

It had been preceded by other prosecutions. In one of these Spencer P. Shottler, whose activities as chairman of the board of directors had made him the most prominent figure in the company, was found guilty of violating the interstate commerce law and fined.

In the case before the court today he had been sentenced to prison for alleged violation of the anti-trust law, in addition to payment of a fine.

The government's claim of conspiracy among the defendants was based partly on the peculiar system of markets for turpentine and rosin. It was asserted by the government that the only open or quotation market in the United States for the sale of naval stores was at Savannah, Ga. At all the other ports or markets, it was claimed, the prices were based on the closing prices at Savannah.

This being the case the government claims the defendants conspired to stay out of the Savannah market in the early part of 1908 in order to depress that market and during that time to make large purchases at closed markets, where the prices would be depressed because of the depression at Savannah.

The petition of McGuire claims \$2,000 in damages on account of injuries alleged to have been received while acting as defendant's broker and the accident was due to negligence of defendant's employes, it is alleged.

Senator Brown today laid before the senate resolutions passed by the state senate, urging the passage of the Kinkaid bill which authorizes an extension of time to homesteaders in the vicinity of Scotts Bluff having homesteaded under the reclamation act in which to make their final payments.

The senate today passed the Gamble bill to extend the time for completion of the bridge across the Missouri river at Yankton by the Winnipeg, Yankton & Gulf railway.

The bill giving an extension of time to the Yankton, Norfolk & Southern railway to construct a bridge at Yankton was favorably acted upon in the committee and Senator Gamble expects to call it up and pass it at an early date.

Senator Brown took up with the Postoffice department a petition of citizens of Genoa, Neb., reciting that at the last three quarters reports show very substantial increase in the volume of business transacted there they urge that additional office space be furnished to Postmaster W. E. Kennedy. The postoffice officials have taken the matter under advisement from the record of the Genoa office. It is very probable an additional allowance will be made to increase the office space.

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