

IN SESSION AGAIN.

Both Houses of the Legislature at Work Again Today.

A MEDICAL SCHOOL CONTEST.

Different Committees in Session—Business of the Assembly.

Today at 2 o'clock both houses of the Assembly met, and in each there was apparently a desire to push the transaction of business after the three days' delay which the session had taken.

It is believed certain that the University council will not be the only one which will be dissatisfied with such a resolution. It is given out that the society of medical physicians have prepared a bill, having for its object the repeal of some portions of the present medical practice law, and the amendment of other portions of it, and there is every reason to believe that strong opposition to the passage of this bill will be exerted by the regular physicians. In support of the measure it will be argued that the present law is unjust to physicians who do not belong to the regular school and discriminate against them; it is intended to prevent them from carrying on a livelihood by the practice of a profession which they are qualified for, and that the members of the Board of Regents have, in many cases, degenerated from having such a physician as they may choose, in many cases, degenerated from having any at all. On the other hand it will be argued that the public practice of medicine which gives a pecuniary education, and such qualifications as to qualify a patient according to his health, and perhaps his sex, and that it only applies to an extent to the practice of medicine, and not to the medical training of applicants for permission to practice. It is a very questionable, and less convincing, which leaves feeling exists among the opponents of the amendment of the medical practice law, that the regular physicians are not to be blamed.

Dr. F. H. Taylor has been doing much at the date of the visit of the legislature to the Agricultural College at Leavenworth, and Chief Clerk Moore was also present, and the professor of agriculture was present to meet those who were starting out or staying. As far as we can learn, all the members present will be present at the Agricultural College at Oregon, and arrangements will be made accordingly. The members of the Agricultural College and University, and one taking some studies, from the members in Washington, the course is evidently being continued at the Agricultural College at Oregon.

The House judiciary committee held a session today. It was decided to report favorably the bill prohibiting marriage between persons separated, and giving such a ten to the marriage of persons who have left their beds. Several other bills in the hands of the committee were made specific before the House adjourned.

The work of several committees in both houses is well under way, and, as is often remarked, H. D. in committee that the best legislative work is done. The house judiciary committee is particularly busy with a number of bills, some of which are important.

COURT.

Council convened at 2 p.m. Called to order by President Brewster.

The eight hour bill passed in its second reading.

J. H. Day, No. 10, relating to Sunday spending, was received from the House and read the first time, and on motion of J. H. Heath was rejected.

Taylor moved to refer it to a committee, but it was voted to postpone indefinitely. This though not a discussion in which Senator Williams and Taylor took part, Williams' motion was lost. Taylor's motion prevailed and the bill was sent to the Senate.

The eight hour bill was then taken up again reading.

COURT.

The House was called to order at 2 p.m., by Hon. Joseph Standard, Speaker pro tem.

Scholes presented a petition from the county court of Franklin, asking that the bill introduced by that county, Committee on ways and means.

Aren introduced a communication from Hon. John T. Caine, auditor of public accounts, transmitting the bill of H. D. Marshall, No. 10, the F 1st district court, for \$100,000, it went to the committee on claims.

A communication from the sheriff of Millard county went to the same committee.

Powers announced that the political party of the state would be represented with Messing during his letter's absence.

The committee on printing reported recommending the election of J. H. Blot as public printer without pay. Accepted.

Varied from the funding committee reported favorably on H. D. 41, 12 and 13.

The report of the committee on rotting cases up for consideration. Powers moved the election of J. H. Blot as public printer without pay. Accepted.

The communication of H. D. 12, prohibiting attorney-client fees by the committee, was adopted. It made the bill applicable to criminal and criminal cases.

The following bills were introduced:

By Allen, H. D. 24, to provide free public employment offices.

By Allen. To regulate the remitting of title notes or evidence of claim.

By Allen. To amend the Compiled Laws 2001.

By Allen, by request. To regulate the payment of dividends. There was a long discussion on the reference of this bill, it was sent to the committee on claims.

By Varian. Relating to the time for caravans operating on railroads.

By Varian. For the taxation of medicines.

By Varian. Amending the present law relating to highways.

The Council entitled the House of

passage of the Oliver amendment, to make it more appropriate to the purpose of the bill.

Action moved to refer the bill to the committee on claims. Powers supported the motion.

NOTES.

Many members of both houses were in their seats during much of the session.

James Dwyer, Corp., moved upon the idea of such providing effect a bill to regulate fees. The bill was carried by the sergeant-at-arms.

Albert Belton of Weber, was in the Council chamber today, as was the United States Marshal, W. H. Parsons. The judges were here today.

The excess of Republicans over Democrats in the House was apparent, and in each there was apparently a desire to push the transaction of business after the three days' delay which the session had taken.

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The bill to regulate fees is confined to a class which is not included in the class of the bill.

That of the Council is confined to the class of the bill.

The result of the bill is to increase the amount of fees.

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