

NEW FISH AND GAME MEASURE

Change Made in the Open Season—Better Wardenships.

OLD LAW TO BE REPEALED.

New Bill Introduced in the Senate by Allison—Provisions Made for Protection of Fish and Game.

A bill was introduced by Senator Allison yesterday afternoon which contemplates a material change in the fish and game law; in fact it repeals the present law and offers in lieu thereof a series of regulations calculated to give absolute protection to the fish and game of the State. The title of the bill is as follows:

Senate bill No. 17, by Allison—An act for the protection of fish, game and birds; for appointment of a State fish and game commissioner and State fish and game wardens, and prescribing their duties; to provide penalties for violation of this act; to provide for license for the taking or sale of certain kinds of fish, and to prohibit the sale of fish and game; and also for hunting or taking game or fish; and to repeal chapter 22, Session Laws of Utah, 1899, and all acts and parts of acts inconsistent herewith.

More power is given to the officials and their is a more comprehensive system of wardenships proposed. The salary of the fish and game commissioner is increased from \$300 to \$1,000 per year and is allowed expenses not to exceed \$400 per year. The commissioner is authorized to create districts throughout the State to be known as fish and game districts and to appoint a chief warden for each district, with as many local wardens as is deemed necessary to guarantee protection to the fish and game. These wardens shall be allowed salaries not to exceed \$600 per year.

Every impoundment is removed from before the sheriff, warden and constables in making arrests, they are expressly enjoined to enforce the law, and are authorized to arrest any person with or without a warrant whom they have reason to think is guilty of violating the law, and they can enter and examine any camp, car, tent, store, wagon, warehouse, boxes, barrels, etc., in which they have reason to believe fish and game is held in violation of the law and they do not have to have a warrant to give them that power.

CHANGES IN OPEN SEASON. The open season for fish is changed from June 15th to December 15th, curtailing the season a period of thirty days. No person is allowed to take trout or kindred fish exceeding twenty pounds in one day, but the limitation does not apply to lake trout and black bass taken from certain lakes in Utah. If these fish are taken for commercial purposes the fisherman must pay a license of \$10 to the county clerk.

The deer season which is now open in October only, is extended to August 1st and September 1st. Ducks and geese are allowed to be killed only between October 1st and December 31st.

The new provision says that the possession of fish or game during the closed season is prima facie evidence of unlawful taking.

It further provides that it shall be unlawful for any person at any time, to ship or cause to be shipped, carried or transported out of the State, or to accept for shipment out of the State any animal, bird or fish mentioned in the act, without written permission from the State commissioner granted with the Governor's approval.

It also provides for a license system whereby all citizens of the State must pay to a justice of the peace \$2 for the privilege of hunting or fishing in the open season; those who are not citizens of the State must pay \$5 for the license, and wholesale and retail dealers in fish must pay \$30.

The penalty for violation of the act is a fine of from \$10 to \$500.

TERM OF OFFICE CHANGED.

Senator Whitmore introduced the following bill: Senate bill No. 18, by Whitmore—An act to amend section 46, chapter 2, title 12, Revised Statutes of 1895, providing for the election and term of office of county commissioners.

The new measure proposes that beginning in 1902 the county commissioners be elected for four years and two for a term of two years, and at each recurring two years thereafter one shall be elected for two and one for four years. It was referred to the committee on elections.

METRIC SYSTEM.

A communication was read from President Kingsbury of the University, asking the President to call the attention of the Senators to the fact that the faculty of the University had met and passed resolutions memorializing the Legislature to memorialize Congress to pass the bill now pending in Congress, looking to the adoption of the metric system as the standard of weights and measures throughout the United States.

The communication was referred to the committee on manufactures and commerce.

VACCINATION PETITION.

Senate Petition No. 4, by Senator Smoot, was a petition from the citizens of Provo in mass meeting assembled, praying the Legislature for relief from the compulsory vaccination rule.

There was also another petition presented by Senator Smoot with the same import, from 164 citizens of Alpine.

The petitions were referred to the committee on public health.

APPOINTMENTS.

A communication was read from Governor Wells, informing the Senate of the appointments he had made during the recess of the Legislature. This letter was presented in conformity to the law. Most of the appointments were made in filling vacancies occasioned by the death of State appointive officers.

McCUNE SENDS THANKS.

The President read to the Senators the following telegram dated at New York, Jan. 24:

"Kindly convey to the Democratic members of the Legislature my sincere thanks for the honor conferred on me by them. A. W. McCUNE."

COUNTY SCHOOL MONEY.

Superintendent Ashton Makes a Third Apportionment—The Amount.

In compliance with law, B. W. Ashton, county superintendent of schools, has made a third apportionment of money on hand to the district schools of Salt Lake county for the year 1901.

INTENSE SUFFERING

FROM DYSPEPSIA AND STOMACH TROUBLE

ONE SOON RE-ARRESTED.

Guests at the State Prison Regain Their Freedom This Morning in District Court.

On writs of habeas corpus signed and issued by Judge Morse yesterday, George Dow, warden of the State prison, was commanded to bring the bodies of certain prisoners confined in that institution for various crimes, before Judge Hall this morning, all of whom were granted their freedom. The names of the lucky prisoners are as follows:

Charles E. Alexander, sent up for three years from Wasatch county for grand larceny, December 2, 1899.

Sam Smith, convicted in Kane county, November 16, 1899, and sentenced to five years for robbery.

George N. Hunter, convicted in Iron county, August 20, 1899, and sent up for four and one-half years, for assault with a deadly weapon.

E. Borges, sentenced to eighteen months imprisonment in Iron county, March 7, 1899, for grand larceny.

All of the foregoing prisoners petitioned the court under, and took advantage of, the recent ruling of the Supreme court which held that where information filed and caused prosecuted by a district attorney instead of the county attorneys, that the proceedings were illegal and the prisoners wrongfully held and therefore they were entitled to their freedom.

Judge Hall, under the said ruling of the supreme court, ordered that the prisoners be set free, all of whom were given their liberty by Warden Dow, except Charles E. Alexander, whom Sheriff Naylor immediately re-arrested on a warrant from Wasatch county, on the charge of grand larceny. He will be held here pending the arrival of the officers of Wasatch county who will convey him back to that place for trial. The other lucky prisoners, breathed the air of freedom.

The case of Louis Phillips, convicted of burglary in Millard county, October 10, 1899, and sent up for one year, will come up in like manner before Judge Hall tomorrow morning.

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SAY AU REVOIR TO WARDEN DOW

Four Prisoners Turned Loose on Habeas Corpus Proceedings.

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WARTS AND WEEDS.

THE DIFFERENCE BETWEEN WISHING AND WORKING.

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