

NEW LIQUOR BILL HAS A NEW NAME With Such, it Again Passes in

House Without Further Amendment.

## APPROPRIATION LIST UP.

Is Added to by the House and Now Goes Back to Senate for Concurrence-Adjournment in Sight.

As forecasted in yesterday's "News," the way of the compromise liquor bill in the legislature was beset with thorns and thistles. The house after a great deal of debate as to the proper method of procedure, peremptorly disposed of house bills 52, by Pope, the anti-treating measure; 126, by McMillin, the regulation measure, and 225, by Cannon, the bill providing for absofute prohibition with county dispensary clause; and with czar-like assumption of prerogative, sent the measure recommonded by the joint committee back to the sonate as amended senate bill 145. by Badger.

The senate did not take kindly to this display by the house of privileges usoally abrogated entirely to the august upper body of the legislature, and with a curt note, the purport of which was that even its own author would never rocognize the measure passed by the house as the one originating some days ago in the senate as Badger's bill No 1.8, asking for definite information as to the bill's identity, the measure wa returned to the house. Senator Wilson in seeking the parentage of the meas ure, declared that a measure he had introduced in the senate, of which he Bad since heard nothing, had been in corporated into the conglomerate bil sent in by the house as the amended senate bill, and he wanted to know.

A LOSING FIGHT

Senator Badger had a losing fight on his hands in attempting to force consideration of the bill in its new form He considered it as an amendment to his own measure, and wished to have i so considered by the senate. The two Weber statesmen and one or two from Salt Lake and the sage from Cache and suit Lake and the sage from Cache and others opposed Badger's efforts, and al-though the stage was gained where the secretary started to read the measure, the "heavy work" of the "band of 12" ame in and the measure was shot back at the house.

The house thereupon was thrown into The house thereupon was thrown into a muddle from which it was with dif-ficulty extricated. Mr. Hoiman wished to know if all the bills were again open to discussion, in the light of the sen-ica's action verturing to recognize the house measure as an amended senate house

Clegg moved to make the record abow that the measure was a substitute bill. Ashton said a bill could not be intro-duced in the house, which had already been passed by the senate. Cannon moved that the measure be than a new number and be descented.

given a new number and be designated house bill 240, by Hansen, explaining that Mr. Hansen had worked diligently n the preparation of the compromis

This motion was carried, and Mr Morris said in order to clear the record he moved that the bill be considered as having been read first, second and third times and placed upon its passage

EXPUNCED FROM RECORD.

dorris, Murdock, Thompson, White-

game commissioner. Additions were added in the lower house of \$80,000 for the support and maintenance of high schools in the state, \$20,000 for bounties for wild ani-mals, \$1,006 for the mental hospital farm at Provo, sud \$1,000 for records, blanks, ladges, etc., for the new automobile law. This makes a net increase of \$85,000 added by the house. The meas-tre goes back to the senate and after

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passed bills providing for such appoint-ments in future. Senator Benner X. Smith was host at a dinner given at the Alta club last evening in honor of his colleagues of the genate. All members were present, and a delightful time was enjoyed. There was an entire respite from work, merry or differing opting, and the best

"How about senate bill 148?." queried Mr. Holman, "The records of this house abow that bill to have been

passed by this house." Mr. Henrie moved that all reference to senate bill 148 be stricken from the

Mr. Ashton opposed the motion, as did also Mr. Thompson. "I want the record to show where I stood on that bill," said Mr. Thompson. "I am not record to bill," main afraid to have my name recorded as voting against the bill." The motion to expange reference to

The motion to expange reference to the Badger bill was carried. The chair then held that the new measure was up for discussion on third reading. Holman asked if there was any more Badger bill. The speaker replied there was not. Holman insisted that the house rec-used show official action on this and

erd show official action on this and

erd show official action on this and other liquor measures. Speaker Robinson instructed the teck to call the roll on house bill 20, and it passed by the following vote: Ayes-Allen, Archibald, Baker, Bower, Clegg, Davis, Dorlus, Dyreng, Eardley, Hansen, Haycock, Hodges, Jensen, King, McCracken, William McMillan, Hugh A. McMillin, McRao, Nelson,



smull likeness of Buster appears in foreground-



LEGISLATIVE DOCKET

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BILLS PASSED BY HOUSE

11. J. R. No. 14, by Woottan-Pro-osing amendment to the Constitu-tion of Ttab relating to the public

had system. B. B. N. Sö, by Williams-Creating state dairy and food bureau, de-ling its powers and duths and mak-ig an appropriation for the purpose carrying out the provisions of the

of carrying out the provisions of the net. B. B. No. 21, by Williams-Amend-ing section 4344 Complied Laws of Utan, 1997, relating to the carvas of the hallote cast at a bond election; making relurns thereof. filling statis-dent relating thereto in the county (right's office, issuing bonds, and pro-vising a tax for interest thereon and redemption thereof, and limiting the amount of bonds that may be issued. R. E. No. 197, by Benner X. Smith-hauser. This amends section 1113-28. Complied Laws of Utah, 1907. S. B. No. 198, by Benner X. Smith-Amending section 475, Complied Laws of Utah, 1907, relating to the loca-tion of pestheness.

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11. E. No. 215, by Hussell-Repealing section 253 to 286, chapter xvii., Com-pled Laws of Utah, relating to boards of public works. 8. H. No. 157, by Hyde-Itequiring avery person to procure a license be-for enguging in the dairy business, defining and regulating such busi-

of Cardinal Gibbons, he will be unable to be in Suit Lake City June 6 next, when it was intended to dedicate the \*\*\*\*\*



Flowered Ribbons just in at 20c, 25c, 30c, 35c a yard

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ure plus,

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