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VIA


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Pain Pills Prevent All-Aches

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Good Chinese Ink, better known as India Ink, improves with age, and should not be used for a few years after it is made. Some persons, by rubbing it up, make circular movements that soon ruin it. It is better to rub it in straight lines backward and forward with the least possible pressure.

LOCAL AND PERSONAL NEWS

John Shumate, of Solders, was in town last Friday.

John Burchett and two sons, of Resort, visited Joe Burchett one day last week.

Capt. Ridgeway, of Ashland, was here last Friday.

H. Clay Brown, H. L. Wood, and a number of other citizens from this place, were out at Grayson last Friday.

Maud Scott went to Morehead last Friday.

A. J. Stamper has had a good lot of work done on the Court house here, which has pleased greatly to its appearance.

Olive Hill and surrounding country was visited by quite a snow storm Monday morning.

Cleo Lewis came up from the Valley last week to assist her father in his singing school.

The city school board met Friday night Feb. 28th, and hired the following teachers for the school year 1908-09. Prof. A. O. Daniels, Principal; Prof. A. J. Counts, 1st Assistant; Miss Beatrice Bradshaw, Ethyl Jones and Mrs. E. A. Evans, 2d and 3d Assistant, respectively.

W. J. Rice was in our town last Saturday.

Grant Evans, of Upper Tipton, was here one day last week.

Lewis White was in Portsmouth last week.

Herb King left Monday for Greenup, where he will go on the farm for this summer. Our good wishes go with him.

W. E. O'Neil, of Solders, was in town last Friday.

Jess and Walden Fultz visited homefolk, near Wesleyville, last Sunday.

Ben Springer, who has been at work at Fultz's livery barn here left last week to visit friends on Buffalo creek, near Wesleyville, and will leave there in a few days for the State of Washington.

C. F. Cooper was over at Grayson last week.

Mrs. Will Gee and Mrs. Ves Abrams are ill.

Sarah Parsons is visiting Mrs. C. C. Maddox.

Albert J. Counts was down at Counts X Roads last Saturday.

Robt. Jordon and Dick Armstrong were on Trough Camp Sunday.

Maud Danner visited her brother, Woodie, here last Saturday.

Woodie Danner and Harry Johnson were calling on the fair sex at Morehead Sunday night.

Wilford Fultz is able to be out again.

Eddy James sold his town property to Gus James. Price not known.

Millis Jarvis sold his house and lot to B. F. Fultz.

Reports from Frank Danner at Carter, who fell 71 feet over the cliff at the rock crusher is getting well.

James Mannin, of Solders, was in town Tuesday.

Virgil Ross after quite a stay away from here has returned.

UNIT BILL PASSES

The Rose County Local Option Bill Passed the Ohio State Legislature and Awaits Governor's Signature.

After a purely artificial debate carried on for the benefit of the galleries, the House of Representatives at Columbus, O., Friday, last week, practically enacted into law the Rose county local option bill. The result was a decisive victory for the temperance cause, the vote standing 79 to 39 in favor of the unit bill.

The bill has already passed the Senate, and is now waiting for the signature of the Governor, when it will become effective, and its becoming a law means that thousands of saloons will be driven from the buckeye state.

JUDGE ED. C. O'REAR

Has been declared the Republican Nominee for Candidate for Justice of the Court of Appeals

Judge Ed. C. O'rear, Justice of the Court of Appeals, is now the Republican nominee for candidate for Court of Appeals and as no other candidates were in the field, the convention was declared off. Owing that the district is so largely Republican he is not expected to have any Democratic opposition.

WILLSON APPOINTS JUDGE HOLT

As Special Judge of the Breathitt Circuit Court to sit in the case of Commonwealth against John Abner

Judge J. P. Adams having declined to preside in the case of the Commonwealth against John Abner in the Breathitt Circuit Court, Governor Willson has appointed Judge William H. Holt, of the Louisville bar, as special judge to sit in the case. Abner is charged with the murder of James Cockrill.

ED. TURNER HANGED.

Ed. Turner, of Breathitt-co., who murdered his wife on the side of Lookout Mountain, of the afternoon of April 2, last year, was hanged in the county jail at Chattanooga, Tenn., last Thursday. Without a tremor or assistance he went to the scaffold and showed no symptoms of nervousness as the black cap was being placed over his face.

THE McCORD BILL

Placing a Tax on all Tobacco Bought or Sold passes the House

The McCord tobacco bill, that has grown out of several other bills presented was safely steered through the lower branch of Kentucky Legislature, after its share of quiet discussion. The bill provides that a tax of 10c on each 1,000 pounds of tobacco bought or manufactured in the State must be paid.

Files Suit Against Burley.

M. P. Rehorn, Revenue Agent, of Lexington, Filed Suit February 28 against the Burley Tobacco Society for back Taxes.

PLACES \$100,000,000 VALUATION

On the 1905 crop of pooled tobacco for two years and the 1906 crop that is pooled to the Burley Tobacco Society for one year.

The largest suit for the recovery of back taxes due the State of Kentucky that has found its way to her dockets is the suit instituted by Revenue Agent M. P. Rehorn, of Lexington, for the recovery of back taxes due the State Tobacco Society on pooled tobacco which it now holds, the taxable valuation of which has been placed at the enormous sum of one hundred million dollars.

The payment of taxes is asked on the 1905 crop which has been pooled to the Society for two years and on the 1906 crop pooled to the Society for one year.

The suit was filed in the Clark County Court at Winchester, the headquarters of the Society, and a copy of the petition, which was drawn up in Lexington, was Friday morning mailed to the County Clerk of Clark county for record.

Mr. Rehorn has filed a similar suit against the Board of Control in each of the forty-two counties of the Burley District, notices of the suits having been mailed to the respective County Clerks for record.

Just how much this action will affect the Burley Tobacco Society can only be imagined, but it is a big and strong organization, and whether they will peacefully come up with the assessed tax or pool to a legal fight, anyway it is no position to say, anyway it is expected action and an unpleasant surprise to the Society.

Hargis Valued Human Life \$100

So Asberry Spicer Stated in Court at Jackson Monday during the trial of John Abner for assassinating James Cockrill.

"I do not know what John Abner was paid for his part in the assassination of Marshal Jas. Cockrill, but I do know that \$100 was the late Judge James Hargis' regular price for such work. The Judge never paid less than that."

With the foregoing statement Asberry Spicer electrified the trial of John Abner, now being tried at Jackson, on the accusation of complicity in the murder of Cockrill. Spicer had just admitted that he was one of the conspirators in the assassination.

Following the testimony of John Jett at the Breathitt-co., Court-house window, from which the fatal bullets were fired, at Miss Lizzie Evans, a niece of Ed. Callahan.

M. Forbes stated: "I saw that man, John Abner, Curtis Jett and John Smith firing out of that window at the time Marshal Cockrill was killed."

ABNER MAKES FIRM DENIAL

Notwithstanding Smith's Confession Loudly Proclaims that He is Innocent.

John Abner, when placed on the witness stand to testify in his own behalf, made a sweeping denial of the truth of John Smith's confession as well as all other witnesses connect him in any way in the killing of Cockrill. His evidence was supported in some instances by Miss Lizzie Evans, a niece of Ed. Callahan.

Large Reward is Offered.

Board of Control of the Society of Equity has offered a \$1000 Reward for the arrest and conviction of the senders of letters.

The Society of Equity has recently been met by a new party that claims a share in the present tobacco trouble and have added heat to the furnace by sending threatening letters signed "Tenants" to the landowners of sections of the tobacco belt.

Montgomery county, in and about Mt. Sterling, seems to be the most unfortunate section at the present.

At a recent meeting of citizens at the Montgomery county Court-house in Mt. Sterling a purse of \$1,000 was raised and placed in the hands of the Board of Control of the Montgomery Society of Equity, and they have offered it as a reward for the arrest and conviction of the person or persons guilty of sending threaten-

ing anonymous letters signed "Tenants" and "Outsider" that were recently mailed to various citizens of Montgomery county. The citizens of Montgomery county and, too, the Society of Equity propose to show no lenience to the authors of these anonymous letters and to spare no honorable effort to find and punish the guilty party.

This is the first reward offered by the Society in the Burley belt, and shows that they mean to fight their battle along lawful lines.

It is believed that the large reward offered will attract attention of detectives and that an end to such letters is almost in sight, as several other counties will fall in line and offer rewards.

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GASNOW

THE OLIVE HILL TIMES.

J. L. MADDOX,

EDITOR.

OLIVE HILL,

KENTUCKY.

Entered at the Olive Hill Postoffice January 20, 1906, as Second-class Matter. Subscription \$1.00 a year, 6 months 50c. Subscription Invariably in Advance.

ANNOUNCEMENT

We are authorized to announce
J. B. BENNETT,
of Greenup county, as a candidate for re-election to Congress from the Ninth District subject to the action of the Republican Convention at Grayson on April 8th, 1906.

LOCAL AND PERSONAL NEWS

John Wortington, of Carter, is here and is going to locate. John has a recommendation of being one of the best barbers in Portsmouth.

Pearl Wilson, we are sorry to say remains ill.

Court, and our town is crowded with people.

Frank Conley, of Smokyvalley, is visiting relatives on Ben's Run.

Judge Hannah convened Circuit Court here Thursday morning after a nine days term at Grayson with the following jurors:

GRAND JURY

W V Crawford, foreman; Geo. Littleton, Jr., E V Blewens, W F Sammons, W E Duncan, Sam'l McDavitt, Jack Watson, Robt. Lowe, J. Maddox, Wash Sammons, Jas. Kitchen, Sr., A B McGlone.

PETIT JURY

Quincy Adams, Dick Carroll, Lou Counts, Arch Lewis, Lewis Maddox, Jack Erwin, Jas. Wagener, Wm. Jordan, Robt. Kemper, Jas. Counts, Wm. Maddox, W B Everman, D B Smith, Wm. Jackson, Jas. Littleton, Joe Wilburn, Johnson, Bud Vincent, Chris Rupert, John Phillips, Joe Morgan, Hiram Wallace, Cyrus Maddox, James Oliver.

Further reports of the work of the court will be published later.

Roll of Honor for the Olive Hill

For Grand School.
5th. and 6th grade: Alma Hayes, Casteria Fultz.
2d. grade: Delbert Hale, Carrie Coburn, Mable Huette, Mable King, Glessner Clay, Olive Corwin.

primary and 1st. Estill Mullins, Ruie Blankenship, Nannie Roberson, Dortha Clay, Laura Burebett, Beattie Burchett, Aricie Bailey, Arlie Cox.

Willard Burchett.
3d. and 4th. grade: Leonard Cunningham, Jessie Kuipp, Chester Phillips, Zack Hale, George Phillips, Mason Lee, Stant Craycraft, Voda Cartea, Matt Coburn, Marie Jordan, Olive Zimmerman, Ruby Blizzard, Ruth Boggs, Nora Fultz, Goldie Black, Minnie Mullins.

Hon. J. B. Bennett, in another place of this issue, has his announcement as a candidate for re-election to Congress from his, the Ninth District. Mr. Bennett is known as the best friend to the old soldier and the widow, and to him is due the credit of the introduction of the Widow's Pension Bill, and its passage by his persistent and untiring work for it, and at Washington he has proven himself a worthy servant and always having the deepest interest for his people close to heart.

Grayson, Ky. Mch. 4th. 06
Editor Olive Hill Times,
Olive Hill, Kentucky.

Dear sir:-
In your issue of Feb. 20, last, you published a "Letter From a Citizen" which the citizen neglected to sign. This publication occurred during my absence from home at Martinsville, Ind. A copy of your paper reached me at Martinsville. Immediately upon my arrival at home I set about discovering the author of this article. I have just succeeded in that effort, and the author of the same was wholly wanting in any personal knowledge about the matters of serious import contained in his letter.

It is not true that I denied to H. L. Woods, or any one else, the purpose of my visit to Frankfort. It is not true that I appeared before the House committee of the Kentucky Legislature having in charge the bill repealing the act referred to in the article, or made any representations to said committee in any way whatever. It is not true that I was ever, at any time, before that, or any other committee of the Kentucky Legislature. It is not true that I declared at Frankfort, or anywhere else, that there was not a man in Olive Hill qualified to practice law, nor made any remarks at any time or place reflecting in anywise upon the members of the bar at Olive Hill; and neither is it true that I have lived at any time the life of a violator of the law.

All of these statements are unqualifiedly false and would not have been made by any person who had any real knowledge of the facts.

I fully appreciate the great good that has resulted by the fearless conduct of Judge Hannah in enforcing the law against law breakers at Olive Hill and elsewhere, but the good results of this act as Judge does not depend on the place where he holds court. It matters not where the law breakers is punished but it matters a great deal if he is not punished.

I did say, however, that so far as the trial of civil cases was concerned by jury, either at Olive Hill or Grayson, since the terms of the court were divided, had been a farce; and, in my judgment, it would continue to be as long as present conditions remain, for the reason that the dockets of both places were cumbered with a large number of criminal and penal prosecutions and, as these cases were tried at both places, and having precedence over the civil docket, and holding only half a term at each place, common law cases would not be reached at either place in sufficient numbers to meet the requirements of the civil docket; and the effect was to destroy the effect of the court for usefulness so far as the as the trial of civil cases was concerned. The business of the country, so far as the courts are concerned, is embraced by the civil docket. Under the present arrangement, the whole business is entirely unsatisfactory and if it cannot be remedied, the Act should be repealed for the benefit not of Olive Hill only but of the entire country.

So far as reference is made in said article to my statements in a speech at Olive Hill, I have to say that any Judge regarding his oath would comply with the law as he finds it however inefficient he may think it is, but any intimation in the article that I said anything that could be construed to mean that I would favor Olive Hill to the detriment of any other portion of Carter County is not correct. I hope in the future that you will require any person who desires to put charges in print about the undersigned in your paper to sign the name of the author so that it may be known, without investigation, who is responsible for those things.

In conclusion, I desire to say that I have not only been the

friend of Olive Hill, and her enterprises, but of the County as a whole, and I rejoice in common with all good citizens at the prosperity, peace and happiness of the entire county, without regard to locality; and I hold that no man, or set of men, have the interest of the country at heart who seek to stir up strife and enmity between sections of the county, or to array one class of citizens against another, or one individual against another. Whoever does this is not prompted by any good motive but is seeking the accomplishment of selfish ends. The motto of our state, "United We Stand, Divided We Fall", is well applicable to our good county of Carter.

Let us cultivate friendship and brotherly interest rather than indulging in slander and unwarranted personal abuse. By this means, and this alone, we shall be able to bring contentment and success to our people.

THOMAS D. THEOBALD.

Settling New Zealand.
New Zealand, which has been created a dominion, was first discovered by Tasman, the Dutch navigator, in 1642, but it was hardly known prior to the visits of Capt. Cook, who, in 1769 and subsequent years, sailed round the islands, and surveyed the coast. The first European settlement there dates from 1814, and the first systematic colonization from 1838. In 1849 England proclaimed her dominion over the islands. In 1852 a constitutional form of government was established.

AN EXTRA SESSION

This May Be the Outcome of Placing the County Unit Bill on the Shelf.

THERE IS STRONG TALK OF THIS

Governor Willson Is Said to Have Pro-nounced Views on Failure of Legislature to Enact Certain of His Favorites Measures—How the Kibosh Was Put on the County Bill.

Frankfort, Ky., March 10.—And now the county bill is dead, unless an extra session is called to pass it. The bill passed the house and would have passed the senate had it ever reached a vote, but a parliamentary rule was adopted to prevent it ever reaching a vote. The few whicky Democrats in the senate held the balance of power and they were willing to do anything to anybody or for anybody to defeat the county unit bill. The other Democrats were told that if they did not help kill the bill the whicky Democrats would unite with the Republicans and pass the Republican redistricting bill, the bills to cover all the Democrats from the offices at the prisons and asylums, and the bill authorizing grand juries of any county to investigate penal officers in any other county in the state. This put the Democrats up against a tough proposition, for most of them wanted to vote for the unit bill. They had but one alternative, however, to let the Republicans have all the offices and the next legislature, or put the unit bill on the shelf. Speaking of the county unit bill, there seems to be much appreciation as to the real meaning of the bill. The last year

passed a county unit bill that applied to those containing cities of the first, second, third and fourth classes, these cities being given the right to vote the local option question separately from the county in which they are situated. What is called the county unit bill this session is a bill to extend the provision of the law passed two years ago, so that no city shall have the right to vote on the liquor question separately from the county. The cities claim that it is unjust to know a county to vote away a slice of their income and thereby force them to increase their tax rate, and that it is taxation without representation. The county people claim that the saloons in the cities affect the morals of the county and the country people ought to have the right to vote to close up the saloons. This is the bone of contention.

There is strong talk of an extra session being called by Governor Willson for the purpose of having the county unit bill the redistricting bill and several other bills enacted, and the cities claim that they will call it. The governor himself remains silent, but the frequency with which he has urged the passage of the bill is such that it is believed in the frame of mind to order the extra session.

It was believed that no further school-book legislation would be necessary in Kentucky for many years, but the senate has just passed a bill on the subject of school-books, and that it is that no one seems to know just exactly what will be accomplished by it, though it is claimed that the only effect will be to load up any particular more latitude than they now have in the adoption of school-books. The bill provides that there shall be no maximum price for books as under the existing law, but that the price charged by the book companies for the books shall be no greater than that charged for books of the same quality sold in other states. An amendment offered by Senator Newman was adopted, providing that no maximum price shall be fixed for any particular book, but the prices on a series of books shall not be higher than the following: Spelling-books, 18 cents; readers, \$1.30; arithmetic, \$1; language lessons, 40 cents; writing books, 32 cents; composition, 60 cents; geography, \$1.45; physiology, 85 cents; history, \$1.50; and State and County Histories of Kentucky, 60 cents; civil government, 40 cents; grammar, 40 cents.

It is said here that Ginn & Co. of Chicago are making the bill and that the American Book company is fighting it, so the bill must be in the interest of a book company rather than in the interest of the school children. It is developed in the argument in the senate that someone interested in the passage of the legislation is the publisher of a forged letter purporting to be signed by former State Superintendent Fuqua and mailed a copy to every member of the legislature. The publisher stated that legislation along the lines provided for in the above bill ought to be passed in the interest of better breeding in horses in Kentucky, that was a base forgery. Sensing efforts are being made to push the bill through the house, but it will take clever work to pass it.

The natural love of a Kentuckian for a racehorse was demonstrated in the senate a few days ago when the bill known as the anti-poolroom bill was up for passage. The bill was mainly intended to effectually put a stop to the betting on horse races in poolrooms, but it incidentally put a stop to betting on all races in Kentucky. The senate was willing to stamp out the poolroom evil, but the abolition of betting on races meant there would be no more racing in this state, so the bill was amended by passing in the following section: "This act shall not apply to racetracks that are licensed by the state racing commission nor to trotting races that are conducted by a regularly organized association." Senator Jack Chinn made a speech for the amendment and said it was not adopted the bill would destroy the breeding in horses in Kentucky, that was worth many millions of dollars. Senator Burnam spoke along the same lines and said the men who train and develop the horses must have an incentive and that whenever a pair of horses was developed it added to the value of all the horses in Kentucky. That poolrooms were vile places where the lower grades of people congregated the year round, and should be suppressed, but race meetings were attended by their wives and daughters, and was a festive holiday occasion that should not be abolished. The bill passed the senate by a vote of 33 to 4, and if it passes the house, as it is believed it will, poolrooms and hand-book betting on races will soon be things of the past.

The Cecelius tobacco bill has passed both the house and senate and is now in the hands of Governor Willson. It was thought by some that because Senator Burman, who is a close friend of the governor's, opposed the bill so ardently in the senate, that probably the governor will veto it, but it is hardly probable he will do so. The bill provides a fine from \$50 to \$250 for anyone who sells his tobacco after he has pledged to pool it, and the same fine for anyone who knowingly buys pledged or pooled tobacco. The friends of the bill claim it will remove the cause for the "dark riding" and therefore will effectually stop it. See (Continued on next page)

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Fancy and Staple Groceries.
Full Line Dry Goods and Notions.
Best Quality Goods in Footwear.
Gent's Furnishings.

FARMERS—We buy all of your Country Produce and pay highest Prices.

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J. L. McClung, Dentist, Olive Hill, Kentucky.

The city's first class and up-to-date bar shop. Courteous treatment. Prompt Service. Antiseptic.

Lafe Jacobs, Olive Hill, Kentucky.

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A. J. FULTZ, Proprietor.

Specially Prepared to care for all Court Attendants. CALL IN

HOT LUNCH and MEALS at ALL HOURS.

Open from 4 A. M. to 9 P. M.

Finest Line of Cigars in Town



Hoosier Kitchen Cabinets

Every housekeeper falls in love with the Hoosier as soon as she sees it and it is hard to tell which one of the special features attracts the most attention. Nearly everyone seems to think the

Hoosier Sanitary Flour Bin is about the greatest thing they ever saw

The flour is put in at the top, passes through the entire bin and comes out thoroughly sifted at the bottom—this no mouldy flour can accumulate. The bin is self-cleaning—it is made of metal and white wood. It is an exclusive Hoosier design, and is the only sanitary bin made.

Come and see for Yourself

That sounds good, doesn't it, but if you haven't already been in, why don't you come in and see for yourself what the cabinet is like? If you haven't the time to spare, take the time. If you had a Hoosier Cabinet in your kitchen, you could do lots of things that you haven't the time for now. There are a lot of other special features to the cabinet—all of which are as great labor savers—as the flour bin. Let us show them to you. You can't realize how much work and worry the cabinet will save until you see it.

FURNITURE

We Will Sell on Installments.

Both Iron and Wood Bedsteads, Lace Curtains, Bed Spreads, Easels. We also carry an excellent line of Wall Paper, Rugs, Carpets, Linolium Matting, Decorated and Plain Parlor Lamps, Window Shades, Clocks, Stationary Blank books, Bibles, Testaments, School books.



I wish to call your especial attention to the fact that I can save you from 10 to 25 per cent. on Sofas, Brass and Iron Bed Steads, etc. We handle the best grade of these goods that it is possible to buy at my prices. My line of



We are headquarters for all kinds of TALKING MACHINES

W. H. SCOTT

OLIVE HILL, KY.

Washington News.

We have arranged for a special correspondence service from Washington each week that will acquaint you with all the important doings about the Nation's Capital. You want to watch what your Congress is doing. Subscribe now and don't miss a week. See page 2 for rates.

There is to be an investigation not be at all surprising if the of the charges of Representative committee reports that it has Lilley of Conn. that the Electric Boat Company has been lobbying of the charges of improper influence in influencing legislation before Congress. It will be remembered that something over a week ago charges of this sort were made. They created something of a sensation at the time and were referred to a committee, and it was widely predicted that they would never get out of the committee and that the whole thing would be hushed up. Apparently this has not been the case. They have been reported out and an investigating committee appointed. This committee will hear evidence, already knowing quite as much about the matter as the most of the witnesses, and finally there will be a report that does not mean anything, and that the whole thing will be hushed up and forgotten just as cases of this sort always are. Of course charges of this sort are not made every day, but the affair itself is not very much out of the ordinary. The Holland Steamship Boat Co. and its successors the Electric Boat Company have had the inside track at Washington every since submarine were first seriously considered. The company has been one of the boldest and most flagrant offenders in the way of lobbying and using improper influence, but it has not been very much ahead of a number of other corporations. It will

to luncheons with wine at a swell restaurant or most elaborate and tempting dinners at private house. All this is merely establishing a "personal relation" with the men who may be of use, whether they be correspondents, bureau chiefs in the departments, or members of Congress. You can do business a great deal better with a man when you have a dinner acquaintance with him. Then there are yachting trips in the summer, special trains and the accompanying entertainment and that sort of thing. This was one of the very methods used most effectually in defeating the New Mexico-Arizona Statehood bill.

Perhaps the nearest that is usually come to the actual use of money is in campaign contributions. The Lobby Man makes it his business to know who is in need of help in his district and who is not. It is easy to throw in a good contribution at a critical moment, either to help a member to reelection or to defeat him. The campaign manager is the man who handles the money. The members do not have to touch it or even know officially that it has been contributed. Then after a piece of legislation that will make a stock more valuable is put through it is often possible to let a member pick up some of it at bargain prices. It is even possible to buy and carry a line of stock for a member in a purely business way. Witness the famous telegram of Senator Quay that was unique only in its wording: "Buy and carry a thousand shares of Met. for me and I will shake the plum tree." It is very hard for an investigating committee to find anything venal in the methods of the astute lobbyist, especially if the committee does not want to find it. Therefore it may be safely predicted that nothing much will come out of the investigation of the Lilley charge.

(Continued from 2d page.)

ator Burman said it was a maneuver to penalize the violation of civil contract, and he believed the bill would not serve any good purpose. A companion bill to the Creditors measure has also passed both houses. It provides a fine of from \$100 to \$500 for anyone who sells or transfers property where the possession is in one person and the title in another.

The famous McChord tobacco bill has passed the house and is now waiting its turn in the senate. This bill provides that any person or corporation engaged in the business of purchasing or manufacturing tobacco in this state shall pay a license tax equal to 16 cents on each 1,000 pounds of tobacco bought or manufactured in this state, the amount of the license to be determined by the commissioner of agriculture, and provides a fine of from \$100 to \$1,000 a day where such business is conducted without a license. It is claimed that this bill will be defeated in the senate, and that it should pass it will likely be vetoed by the governor.

A few days ago there was much bitter feeling and political scheming over the seven contested seats in the house. It was claimed that the sitting members should be unseated at once because they had been unfairly elected. Attorneys were here constantly urging that the vote be taken to decide these contests, as it was a grave injustice to keep these men out of the seats they were rightfully entitled to occupy. "But, oh, what a difference in the morning!" As soon as the senatorial race was over everything quieted down and on last Thursday all the contests were by agreement decided in favor of the sitting members, and not a single contestant won a seat. Why? Because there was no longer any need for an extra vote to win the race for United States senator. Of the seven contests three were against Democrats and four against Republicans, so without questioning the merits or demerits of any one of the contests, they just called it a tie and sent all the contestants home with their fingers in their mouths. That's politics.

The following bills have passed the senate during the past week: Bill increasing the per capita for the inmates of the State School of Reform from \$100 to \$140. Bill appropriating \$65,000 to pay a deficit in the operating expenses of the School of Reform and to erect necessary new buildings and machinery. Senator Nell's "anti-boozing" bill, which provides that a distiller shall sell whisky in local option districts only to licensed wholesale deal-

ers. Watson bill increasing the annual appropriation for the State Board of Health from \$2,000 to \$25,000.

Condon bill appropriating \$10,000 to restore the Henry Clay monument in the Lexington cemetery.

The following bills passed the house in the past few days:

Bill to provide punishment for persons having in their charge children who are truants.

Bill to raise the standard of lawyers by providing for a state board of examiners to be appointed by the court of appeals.

Bill authorizing fifth-class towns to issue bonds to pay off their indebtedness.

Bill changing the time to Dec. 1 for the equality to 20 on state taxes.

The Sullivan bill, abolishing the present school trustee system and creating a county school board of three members to control and manage all the schools in the county and the employment of teachers. Cities and towns and graded school districts are exempt from the provisions of the bill.

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TIMES, Olive Hill, Ky.

ABOUT THE TIMES.

The TIMES, at the first of the present year, adopted some new regulations, the foremost being that it give its readers in the future a much better, cleaner, and more interesting paper than it has in the past, and to live up to this resolution, it has adopted several new and valuable features, which are now running. Note.

WASHINGTON NEWS.—Congress is now in session at Washington and some bills will be brought before Congress this session the most important that was ever before the body. The Panama Canal Appropriation Bill, Federal Central Bank, Philippine Tariff, etc. We have secured a special correspondent at Washington to furnish us a column or two each week during Congress. When Congress is over he will continue to write on subjects of National interest.

KENTUCKY LEGISLATURE.—The Kentucky Legislature is also in session, at Frankfort, and we have arranged for a special news service of the Legislature that will, each week, tell you what the week has brought about in the Legislature. As a citizen you should watch the doings of your State Legislature.

KENTUCKY NEWS.—Through this service we give you practically as good service as the dailies. 3 columns each week of Kentucky news, most interesting to you, briefly but intelligently summarized.

"BRIEF and BREEZY," by "Uncle Jeremiah." This is a feature that belongs to a class of papers of a high degree. A column each week of witty and breezy paragraphs. Something profoundly sensible and at the same time a piece of original humor and wit rare in richness.

And as a local paper we try to gather every item of interest in town and in our community, and through the TIMES, with such a news service as we have, each week, the news you want is sent before you in a neat and readable manner.

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WHO IS SHE?

The Most Handsome Young Lady in Carter County.

This is what we want to know and are determined to find out. We are spending money to find her. When we do find her

Will Make Her a Present of a Handsome and Costly Ladie's GOLD WATCH.

We all know Kentucky is noted for her handsome women and Old Carter is no lack number when it comes to leading out handsome young ladies, and should a state contest arise who knows but that Old Carter would carry off the grand prize? The only way that we know to determine who is the most handsome young Lady in Carter county is to take a vote and elect her by our contest ballot system.

Will YOU Help US Find Her

Everybody and anybody are allowed to enter and vote in this contest and it does not cost you a cent to vote. This contest is now open for the receiving of votes and will be financed and carried through by the OLIVE HILL TIMES. Votes to be cast and credited as following:

CONDITIONS OF CONTEST

During this contest which will be on from 12 o'clock Thursday March 5, 1908 to 12 o'clock Thursday June 4, 1908, the subscription price of the Times will be cut from \$1 to 50c. a year. We do this because we are anxious to know who is the most handsome young lady in Carter and are willing to give those who help us find her the benefit of this special rate.

For every 25c. received on subscription 100 votes will be allowed cast and may be placed to the credit of their choice as the most handsome young lady in Carter County. For every 25c. received on subscription 40 votes will be allowed and credits given on same conditions as above.

At the close of the contest which will be June 4, 1908, at 12 o'clock promptly, the young lady having the greatest number of votes to her credit will receive from the Olive Hill TIMES a

The Prize

Ladie's Solid GOLD Filled WATCH

Size 6, Hunting, Duerber, Solid Gold Filled 20-year Watch Case Fitted with a 15 Jewel Hampden Movement. Ask your Jeweler about the Quality of the Duerber Case and Hampden Movement.

This prize is for the leading lady, but prizes will be given the four next highest in the contest; prizes of value according to number votes to her credit, with the provision that all prizes must be delivered or presented to the winner of each prize by the party who has cast the largest number of votes to her credit. No one connected with the Times is allowed to enter this contest. This is the full text of the grand contest. Announcement of the correct standing in the election of all candidates will be made in the Times each week.

NOW is the time; Get to work EARLY.

We Want a Candidate From Every Postoffice in Carter