# MONEY FOR FAIR

Idaho Legislators Enthusiastic for Project.

PORTLAND---ST. LOUIS \$35,000

Bill Goes Through Lower House With Little Opposition-Will Pass Senate Without Difficulty-Provides for Commission.

BOISE, Idaho, Feb. 27.—(Special.)—In the House this afternoon, just before adjournment, the bill making an appropriation of \$5,000 for the St. Louis and the Lewis and Clark Expositions was passed under ension. There were only four negative votes. So far as can be discovered the sentiment in the Senate is equally overwhelming, and the probability is that the measure will go through that body with a rush when it shall be reached.

The bill makes provision for a commis sion to have charge of the state's display at both expositions. The commissioners are to be appointed by the Governor, and shall meet and organize at such time as the Governor shall designate. The commissioners are to receive no pay for their services, but are to be reimbursed for their actual traveling expenses. mission shall appoint an executive commissioner and fix his salary. He shall have personal charge of the work as a general agent of the commission. The bill makes the following provision respecting the expenditure of the money appropri-

"Fifteen thousand dollars in the year 1905, to be used in defraying the expenses of said commission and the expense of collecting, transporting and maintaining the exhibit for the St. Louis Exposition \$10,000 in the year 1964, to be used in defraying the expenses of said commission and of maintaining the exhibits at St. Louis and in removing the same from St. Louis to Portland, Or.; and \$10,000 in the year 1866 in defraying the expenses of said commission and of maintaining the exhibit at Portland, Or., and in collecting, shipping and returning such exhibits as hereinbefore required and provided. Any unexpended balance of the appropriation berein made for any one year shall be placed to the credit of said commission for the succeeding year, and shall be available for the purposes for which said appropriation is made.

#### SCHWARTZ' LOVE LETTERS. They Were Found Among Effects of

a Dend Girl in San Francisco. SAN FRANCISCO, Feb. 27.-A search of the possessions of Miss Adele Duncan, the young women who was found asphyx-lated in a bathtub at a local boardinghouse yesterday, has revealed numerous letters addressed to the girl as "My Own Kid" and in similarly familiar terms, signed "C." The envelopes bear directions that unless the letters reach the addressee within ten days that they be returned to "Charles Schwartz Hotel returned to "Charles Schwartz, Hotel Grandon, Butte, Mont."

One of the letters opened speaks of the writer's pleasure that its recipient was happy and promising a remittance be-fore March 1. From telegrams found among the girl's effects it would appear that the young woman usually received two remittances of \$55. The writer "C" idently planned a trip to the city, for the two-page letter of yesterday he said that in two weeks more he would start for the City of San Francisco. It would be hard for him to wait until the

time passes by engaged, a Mr. Schwartz by name, was coming to San Francisco to see her. When asked who her flance might be she said that he was a big mining operator in Butte, and that although married cure a divorce. As soon as the courts had allowed him a decree of separation was to be married to Schwartz with-

out any delay. Several letters addressed to Miss Daribe Justice were found among her possessions. On several occasions the woman had vol-untered the information that she was known by two names. Her step-father was an Army officer, and, although his ons with her were not of the pleasantest, she was often known as his daughter. Whether Justice or Duncan was her name, she did not tell.

A press dispatch received from Butte last night quoted Schwartz as disclaiming any knowledge of the girl.

She Spent Three Years in Salt Lake, SALT LAKE CITY, Peb. 27.-Miss Darice Justice, who has been found asphyx-lated in a San Francisco boarding-house, lived in Salt Lake for nearly three years. Miss Justice claimed to have come from Fort Bridger, where her father, an officer in the regular service, was located for

#### ARE THEY REALLY MARRIED! Quaint Little Comedy Enacted in Montana Legislature.

BUTTE, Mont., Feb. Z.—A dispatch to the Inter-Mountain from Helena says Representative Robert Brownlee, of Big Timber, and Miss Carrie Kelb, of Great Falls, one of the House enrolling clerks, were the stars in a quaint little comedy which may have serious results on the hich may have serious results, on the sor of the House during the recess to-ty. About 1:20 they were in a group day. About 1:20 they were in a group where Mr. Brownlee was bewailing his bachelor state and professing his willingness to get married if he could find any one who would have him. Miss Kelb laughingly declared herself ready to be the bride. The crowd quickly arranged a mock marriage ceremony. It was enact. mock marriage ceremony. It was enacted forthwith in front of the Speaker's desk, with Representative Everett, of Hariem, filling the office of parson. Representative Allen, of Anaconda, furnished the rine.

No sooner was the mock ceremony per-formed than Everett made it known that he was a Justice of the Peace. The bride fied to the committee-room, and now all kinds of speculation is affect as to wheth-er the marriage is not binding in reality.

DOESN'T OPPOSE INTERMARRIAGE Francisco Bishop Startles His

Methodist Brethren. SAN FRANCISCO, Feb. 27 .- The Post

Bishop Hamilton, by declaring before the Young Men's Methodist League that be does not oppose the intermarriage of blacks and whites or Chinese and whites, and is not averse to officiating at such marriages, has created much comment among the Methodists of the city.

"You may shudder," said the bishop to his hearers, "at the idea of such inter-marriages, and it is natural that you

marriages, and it is natural that you should, but such unions are an illustra-tion of the sweeping away of caste lines, which should occur in the church, and which are occurring in the world."

KEEP AWAY PROM KLONDIKE.

stay away from the Kiondike and to dis-regard stories of high wages, calling at-tention to the fact that when the ex-penses of going and coming are consid-ered and the cost of living taken into account, the wages paid in the Klondike are less than anywhere on the Coast,

#### REAL ESTATE MEN UNITE. Albany People Arranging to Take

Care of Newcomers. ALBANY, Or., Feb. 27 .- (Special.)-Citzens of Albany are forming what will be known as a real estate exchange. John P. Jones, traveling passenger agent of the Southern Pacific Rallroad, has been conferring with all the leading business men, talking up the matter of insuffi-cient accommodations for immigrants who me to this city, and advocating the esablishment of some co-operative system of making newcomers acquainted with Albany and Linn County people, and as-sisting said immigrants to secure suitable locations and hotel accommodations, fing the selection of their permanent

The result of the efforts of Mr. Jones is the assurance of the spedey establish-ment of a real estate exchange, in which not only real estate agents, but also business men and citizens in general, will co operate in making the newcomers feel at nome and assisting them in every way possible. One feature of the work will be to have a committee of citizens meet immigrants at the depot and assist them in getting temporarily located. Then the immigrants will be given an opportunity to see the country under the guidance of some one besides a real estate agent.

#### STREET FAIR FOR DALLAS. Woodmen Lodge Arranging for Big

Entertainment. DALLAS, Or., Feb. 27.—(Special.)—The members of Dallas Camp. No. 200, Woodmen of the World, have decided to give a large street fair and carnival in this city. The dates set for the carnival are June 3, 4, 5 and 6. The programme has not yet been arranged, but the entertainment will consist of athletic games, music vaudeville performances and competitive drills between the different drill teams of the Woodman order. One of the features already secured is Arnold's street fair and Midway attractions. This is one of the largest shows of the kind now tray eling, and will prove a good drawing card. The carnival will be held on the Courthouse Plaza, in the center of the city, and this will afford ample room for the many attractions now being considered. The town business men have con-tributed a large amount of money to-ward the enterprise, and its success is already assured.

#### Baker City Notes.

BAKER CITY, Or., Feb. 27.—(Special.)

Baker City is to have a well-equipped marble or atone-cutting establishment in the near future. Local capitalists have joined with a Walla Walla syndicate for the purpose of erecting and fitting out with the latest improved machinery complete stone-cutting factory. There a fine granite quarry near this city, from which the supply of rough stone or raw material will be drawn. The granite is of fine quality and can be blocked out in

C. J. Christie, who is charged with having swindled Miss Rose Sherman and a number of her friends out of a large sum of money on a fake timber deal, has been located in British Columbia. It was thought that he had gone to Mexico, but it seems that he has been traced across the northern United States boundary line to Wallace, or at least he was there re-

cently, engaged in mining. With the completion of the Eagle Creek electric power plant several pump irrigation systems on a small scale will be established in the Powder River Valley. There is a large body of land in this valley under which there is an abundance of water, but it is from five to 15 feet below the surface. The supply is per-petual and ample for irrigation, provided it can be raised to the surface econom-ically. The plan is to put in powerful t for the City of San Francisco. It do be hard for him to wait until the passes by.

e deceased had told several people in whis own pumping station, with which he will supply water for his irrigation ditches.

# Grant's Pass Brevities.

GRANT'S PASS, Feb. 27.-(Special')d with a family, he was trying to se. Pass and Josephine County are entering enthusiastically into the matter of secur-ing a creditable exhibit for the Bureau of Information at Portland. The matter is being handled by the Board of Trade. Every miner and mineowner in the county will be urged to give something, as it is desired to have samples of quartz and gold from every mine in Josephine, and also samples of timber, fruit and agricultural products from the forests, or-chards and farms,

An effort is being made by N. D. Young to secure the pardon of his son, George Young, who is serving out a sentence in the penitentiary for forgery. Young is but 21 years of age, and was convicted at Grant's Paes last Fall for forging the name of G. F. Billings, of Ashland, to a note. He attempted to pass the note through the First National Bank here. One of the new improvements for Grant's Pass this season will be a large flour and grist mill. In the past Jose-phine County has had but one small flouring mill, that one being located at Provolt. With the increase of the farms and cereal products a mill has become a necessity. It will be built and operated by Moon & Co., and will be the largest and best equipped in he state south of Eugene. The mill at Provoit will be torn down and consolidated with the part of the man and the purchase of stock in one corporation by another obsproation for the purpose of removing competition is illegal. For

Delegates From Forest Grove. PACIFIC UNIVERSITY, Forest Grove, Feb 27.—(Special.)—The local Oratorical Association met today and elected two delegates from each of the college classes delegates from each of the college classes to attend the meeting of the State Association, to be held at Eugene March 13. Those who were chosen are: Mary Bailey and William Hare, '02; Thomas Robinson and E. C. Dye, '04; Trafton Dye and H. E. Thomas, '05; Frank Fletcher and W. B. Shiveley, '06. Besides the delegates, Mr. Smith, head of the department of public speaking; Will G. Hale, member of the executive committee, and a small delegates.

Committee Members Couldn't Agree. BOISE, Idaho, Feb. 27.-(Special.)-The Senate committee on corporations had under consideration this evening Senator Crum's bill granting to the Clearwater Timber Company the right to maintain booms and other works in the Clearwater River at Lewiston. The members were so divided on the measure that it was finally decided to report the bill back to-morrow without recommendation. Sen-ator Brigham, who is a member of the

the executive committee, and a small delegation of students will attend the contest, to support M. L. Barnet, Pacific

NORTHPORT, Wash., Feb. 27.—(Special.)—The Bank of Montreal shipped sup-

committee, contemplates sending in a written protest against the measure.

piles for its new Spokane branch on this morning's southbound express and will enter the Spokane banking field, despite legislation against foreign banks, which has been passed by this year's session of the Washington Legislature. The Bank of Montreal is closely allied to the Care of Montreal is closely allied to the Cana-dian Pacific Railway, and it seems set-tled that Spokane will get its proposed branch from the Canadian line this year.

Activity in Elma Sawmills.

PURCHASE STOCK OF ANOTHER.

House Bill 221 Meets With Approval of Governor-Statute in the Case Is Made Clearer.

SALEM, Or., 'Feb. 27 .- (Special.)-By the sterms of H. B. 221, which has been ap-proved by the Governor, section 5665 of the code has been amended so as to read

All sales of stock, whether voluntary or oth-All sales of stock, whether countary or outerwise, transfer to the purchaser all rights of
the original holder or person for whom the
same is purchased, and subject such purchaser
to the payment of any unpaid balance due, or
to become due, on such stock; but if the sale
be voluntary, the seller is still liable to exist ing creditors for the amount of such balance unless the same be duly paid by such pur-chaser; provided, that any corporation fogmed under the laws of this state may purchase real or personal property, including the stock of any other corporation, and issue stock to the amount of the value thereof in payment therefor, and the stock so issued shall be fully paid stock, and not liable to any assessment; and in the absence of actual fraud in the transaction the independent of the discount of the independent of the ansence of actual fraud in the transaction the judgment of the directors as to the value of the property purchased shall be conclusive; and in all statements or reports of the corporation when the property purchased shall be conclusive; and in all statements or reports of the corporation when the property purchased shall be conclusive; and in all statements or reports of the corporation when the property purchased shall be conclusive; and in the transaction the property purchased shall be conclusive; and in all statements or reports of the corporation.

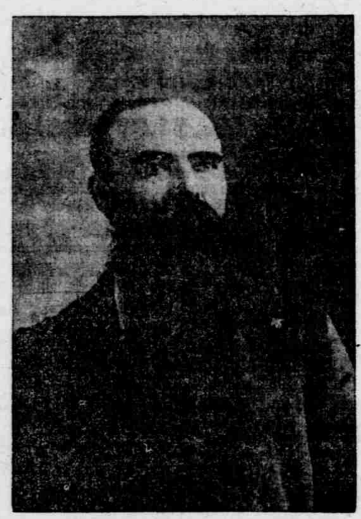
MAKES CHANGE IN CODE after judgment the verified statement with proof of service, showing the items of disbursements claimed, including officers' fees, mileage, etc. The statement may be filed after the expiration of five days, but in that case it must be served upon the adverse party whether he has appeared in the case of the

appeared in the case or not.

Objections may be filed within five days after the time allowed for filing the statement, and the issues are to be tried upon the statement and objections, subject to the right of amendment as in the case of pleadings. At the trial of the issues, the papers in the case may be examined and the testimony or depositions of witnesses taken. The decision of the court on a question of fact is final, but appeals may be taken on questions of law. After the trial of the issues on taxation of costs, the court may in its discretion allow \$ as costs to the prevailing party in such trial.

According to the terms of a new law which had its origin in Senate bill 182, it will hereafter be the duty of Prosecuting Attorneys and their deputies to advise County Courts, County School Superint tendents, County Clerks, Sheriffs, County Assessors and County Surveyors on all legal questions that may arise, and to prosecute for and defend such counties in all actions, suits and proceedings to which such county may be a party. For such services they shall receive no ad-

# APPOINTED STATE HEALTH OFFICER AT ASTORIA



DR. HENRY L. HENDERSON.

ASTORIA, Or., Feb. 27.-(Special.)-Dr. Henry L. Henderson, who has been apdated by Governor Chamberlain as State Health Officer for the port of Astoria, was born on a farm in Clay County, Missouri, in 1859. He was educated in the public schools and at the Missouri State University, at Columbia, Mo., and began teaching in the public schools at the age of 17. Later he decided to study n cine, and was graduated from the Eclectic Metical School, of Cincinnati, O., in 1882, and from the American Medical College, of St. Louis, in 1886. Dr. Hender practiced his profession in Platisburg, Mo., for a short time, and then moved to St. Louis, taking an important position as teacher in the American Medical Col-

lege and as clinical demonstrator in the St. Louis City Hospital. Having long had a desire to come to the Coast, he left St. Louis in the Spring of 1896, first stopping at La Grande. On August 1 of that year he located medical practice. Dr. Henderson was born and bred a Democrat of the "old school," and has always taken an active part in political campaigns, although he never sought a public office until last June, when he was a candidate for Senator in opposition to Senator Fulton, and was defeated by him by only about 200 votes. He is a Mason of high degree, being a Knight Templar, a Scottish Rits Mason and a Shriner. He is also a member of the Eiks, Red Men and Eagles, besides several other fruternal organizations.

to be published or filed, stock so issued shall courts to spend money for advertising not be stated or reported as being issued for the commercial and industrial resources not be stated or reported as being issued for cash paid to the corporation, but shall be re-ported in this respect according to the fact.

ing to it all that portion of the section quoted beginning with the word "provided." The amendment authorizes one corporation to purchase the stock of another corporation, paying therefore with its country fund of such for a consolidation or combination of cor-

is probable that corporations already have and literature in such other forms as may this power so that the statute simply deanother corporation for the purpose of removing competition is illegal. Few states, New Jersey among them, have statutes expressly permitting one corpo-ration to purchase stock in another. Georgia has a constitutional prohibition of such purchases.

Representative Shelley's warehouse bill has become a law, and will go into effect July 1, 1903. It requires every person be-fore engaging in the business of storing grain belonging to other persons, whether for compensation or otherwise, to procure a license from the County Court, and to give a bond in such sum as the court may require, not less than \$1000 nor more than \$50,000, for the faithful performance of their duties as ballees. Licensee must be renewed each year. When a surety on the bond becomes insufficient the court may require that a new surety be provided, and if not so provided, the licenseed and if not so provided, the licenseed and if not so provided. ed, and if not so provided, the license shall be revoked and the Sheriff shall take ossession of the warehouse and hold the

up.
On the 15th day of June of each year each warehouseman must file with the County Clerk a report showing the quancounty there a report showing the quantity of grain represented by outstanding warehouse receipts, which report is to be a public record. A fine of \$50.1s provided for punishment of persons who engage in a warehouse business without a license. No punishment is prescribed for making false reports. No fee is required for securing a license. for securing a license,

The compensation of County Cammissioners will, after May 20, be as follows:
In Lake, Douglas, Josephine, Marion,
Morrow, Klamath, Jackson, Yambill,
Wheeler and Gilliam Counties, 14 per day,
In Umatilla, Wallowa, Sherman, Baker,
Harney, Malbeur, Union and Coos, 25 per

In all other counties, \$3 per day, This act does not apply to Multnomah

The method of taxing costs has been radically changed by the enactment of the Judd bill on that subject. Heretofore costs and disbursements in a suit have been taxed in the first instance by the Circular Letters.

SEATTLE, Feb. 27.—A special to the Times from Dawson, dated February 14. Says:
The Dawson Trades and Labor Council issued a circular letter to the labor unions of the Pacific Coast, copies of which have been sent to all Coast newspapers. The Dawson Council warns workingmen to Dawson Council warns workingmen to

of the state, has become a law. It pro

corporation to purchase the stock of another corporation, paying therefor with its own stock. In other words, it provides for a consolidation or combination of corporations.

According to decisions in other states it and distribution of pamphiets, circulars and distribution of pamphiets, circulars and distribution of pamphiets. be determined upon for the purpose of advertising and making known the vari-ous agriculture, horticultural, mining, manufacturing, commercial and other resources of such county, and for the pur-pose of making exhibits thereof at county, district and state fairs, and the Oregon Information Bureau at Portland.

Under H. B. 64, which has become a law, County Judges are to hold terms of the County Court for probate business on the first Monday in each month. Terms for the transaction of county business are to

be held as follows:

In the counties of Baker, Jackson, Linn, Lane, Benton, Polk, Marion, Washington, Yamhili, Ciackames, Multnomah, Clatsop and Union, on the first Wednesday in each and Union, on the first Wednesday in each month. In the counties of Grant, Harney, Lake, Douglas, Wasco, Crook, Morrow, Gilliam, Malheur, Tiliamook, Umatilia, Klamath, Columbia, Wallowa and Wheeler, on the first Wednesday in January, March, May, July, September and November, Justin Schotter, of Lozenhine, Curry, Justin Schotter, January, Justin Schotter, January, Justin Schotter, Justin Schotte ber. In the counties of Josephine, Curry and Cocs on the first Wednesday in Jan-uary, April, July and September. In Sherman County on the first Wednesday in January, April, July and October. Such Commissioners' Court chail convene at 10 o'clock on the days named and shall be conducted by the County Judge and the County Commissioners; provided, that in counties having a Board of County Commissioners, said Commissioners' Court shall be conducted by said beard. shall be conducted by said board.

# REFERENDUM BILL FAILS.

Constitutional Amendment Doesn't Get Enough Votes in Montana. BUTTE, Mont., Feb. 27.—A Helena special says that falling to get the neceseary two-thirds vote on final passage, being a constitutional amendment bill, the initiative and referendum bill, officially known as substitute for bills, 2, 11 and 14, was killed in the Senses the was killed in the Senate this morning. Fourteen Senators voted aye and 11 no on its passage, the 11 being sufficient to

Axtell'e bill, House bill 55, for a constitutional amendment on the eight-hour law, got through, however, securing is ayes to seven noes. Axtell's bill provides for making the present eight-hour law a part of the state constitution, which will be voted upon by the people at the next

# MONEY FOR INDIAN VETS

CLAIMS MUST BE FORWARDED TO ADJUTANT-GENERAL.

Here They Will Be Acted Upon and Afterward Filed With Secretary of State With Proper Vouchers.

SALEM, Or., Feb. 27.—(Special.)—The Indian War Veterans' appropriation bill, which was amended before it passed the louse, so as to leave out compensation

for horses, is as follows:

A bill for an act to provide for compen. sating the volunteers for the service of the Territory of Oregon, during the In-dian Wars of 1855-1856, for such services, and appropriating money therefor. Wherepeople of the State of Oregon, and whole Northwest, are greatly indebted to the volunteers who served in the Indian Wars of 1855-1856; and whereas, those brave veterans have never been compensated for said services in which they furnished their own horses, and a large part of their supplies, and wherein many of them offered up their lives in defense of the settlements in Oregon, Washington and California; therefore, Be it enacted by the people of the State

Section 1. That thereby and hereby is appropriated out of the general funds in the treasury of the State of Oregon the sum of \$100,000, or so much thereof as shall he necessary to pay the veterans of the Indian wars of 1855-1856, who served under and by virtue of the directions of the officers of Oregon Territory, for their said service, under the conditions and upon the terms hereinafter provided.

Sec. 2 That each noncommissioned of-ficer and private who served the Territory of Oregon in the Indian Wars of 1855-1856, shall be entitled to receive for such service the sum of \$2 per day for himself, and all commissioned officers shall receive such sum as was paid to officers of the same rank in the Army of the United States at said time: provided, that any amount paid on account thereof by the United States shall be deducted therefrom. Sec. 3. The claim for such services, verfiled by the claimant, shall be presented to the Adjutant-General, who shall, without additional cost to the state, examine and pass upon the same, and may require additional and corroborative evidence in support thereof, and he shall prepare, cer-tify and file with the Secretary of State proper vouchers showing the amount pay-able to the claimant, under the provisions of this act. Thereupon the Secretary of State shall issue his warrant for the amount found due to the claimant.

Sec. 4. This act, so far as the same relates to the pay of volunteers, shall be so construed as to apply to all who have been in the service of the Territory of Oregon during the said Indian Wars, 1855-1856, and it shall also extend to the serv-ices of the Ninth Regiment of the Oregon Militia, while the same was in actual services during said wars.

Sec. 5. Whereas, the Territory of Oregon by act of this Legislature, passed on January 24, 1856, promised to pay the vet-erans serving in the said Indian Wars the same compensation as above set forth, and said Territory nor the State of Oregon has never paid for said services, and many of the said volunteers have died without even their losses in said wars being compensated, an emergency exists, and this act shall be and remain in full force and effect from and after its approval by the Governor.

#### FOR FOREST PROTECTION.

Bill to Prevent Fires Introduced at Olympia.

OLYMPIA, Wash., Feb. 27 .- (Staff correspondence.)-The Veness bill for the pro-tection of forests and creating the office Warden is the first measure that has been introduced setting forth a well-defined plan for preventing such forest fires as devastated certain portions of the state last Fall. The bill provides that the State Land Commissioner shall be exofficio State Forest Fire Warden, and the County Commissioners shall be deputies Road Supervisors to be ex-officio forest patrolmen in their respective districts, and state land cruisers patrolmen at large. Other sections of the bill are as follows: Sec. 5. That timber cruisers and others in the employ of corporations or individuals may, at the discretion of the State Forest Fire Warat the discretion of the State Forest Fire Warden, be vested with the duties and powers of special forest patroimen at large, without compensation, or at the discretion of any county board of deputy forest fire wardens be vested with such powers within the limits of the county wherein such deputy forest fire wardens reside. Patroimen, special patroimen, fire wardens are hereby empowered to make arrests, without warrant, of all persons violating this act.

Sec. 8. The state forest fire warden shall enforce all laws for the preservation of forests force all laws for the preservation of forcets within the state, investigate the origin of all forcest fires, cause to be posted, not later than the month of May each year, in all forcest counthe month of May each year, in all forest counties copies of all laws and regulations for the protection of such forests. The expenses incurred in carrying out these provisions shall be met as are other expenses of cruising and caring for the state lands.

Sec. 7. It shall be the duty of all boards of denuty forest wardens to fix and boards of denuty forest wardens to fix and boards of

Sec. 7. It small be the duty of all charles of deputy forest wardens to fix each year in timber counties, for their respective counties, a close season during which no person shall burn any slashing or chopping without first obtaining permission in writing from the county board. or its duly appointed representative. Such per-mission shall be given only upon compliance with such regulations as the board may pre-scribe, one of which regulations shall be notice to all owners or tenants of adjoining lands re-

iding thereon, giving the time and place of the proposed burning.

Sec. 8. During the close season when timber lands are in danger from fire, the road super-visor, or official acting as such, shall put out visor, or official acting as such, shall put out or endeavor to put out, or stop the spreading of any forest fires in their respective districts. When any person shall have obtained permis-sion from the county board of forest fire war-dens to burn a clearing or slashings made for dens to burn a clearing or slashings made for the purpose of clearing land, he may apply to the road supervisor of the district, or person acting as such, who shall furnish him with a sufficient number of men to aid him in keeping the fire from spreading. Said men shall be detailed only till such time as the party burning may be able to keep the fire in control himself. Sec. 9. In addition to the regular publication of the County Commissioners' proceedings, the County Commissioners' proceedings, the chail cause to be posted at frequent intervals and in all forest areas notices of warning, giving the date of the close season and all rules made by such board for the preservation of forests. All expenses incurred by counties in carrying out these provisions shall be paid as other county current expenses are paid. other county current expenses are paid. Sec. 10. It shall be the duty of duly appoint-

ed deputies to patrol daily road districts, visit all parts of all roads and trails and frequented places and camps as often as possible; post all notices furnished by the State Forest Fire Warden or by the county board, poeting such no-tices on all roads, trails, frequented places and camps; warn campers or other users of fre; see that all locomotives and engines are provided with spark arresters in accordance with the law; extinguish small or smoidering free; imlaw; extinguish small or smoldering fires; impress help to stop conflagrations; see that all laws for the protection of forests are enforced; and arrest and cause to be prosecuted all malicious offenders. Any person refusing to render needed assistance when called upon for such assistance by any patroiman or deputy forest fire warden shall be punished by fine of not less than \$5 nor more than \$20, and stand committed until the fine imposed is paid. See. 11. Any person who shall on any land within this state set and leave any fire that shall spread aml damage or destroy property of any kind not his own shall be punished by fine of not less than \$10 or more than \$300. If such fire be set or left maliciously, whether on his own or other lands, with intent to destroy property not his own, he shall be punished by a fine of not less than \$20 nor more than \$1000, or imprisonment of not less than ished by a fine of not less than \$20 nor more than \$1000, or imprisonment of not less than one month nor more than one year, or by both such fine and imprisonment, and shall be liable for damages in civil suit. All fines collected under this act shall be paid into the county treasury. This section shall not apply to back fires reasonably set for the saving of life and property. During the close season, any person who shall kindle a fire on land not his own, in or dangerously near any forest, and leave same or dangerously near any forest, and leave same unquenched, or who shall be party thereto, or who shall by throwing away any lighted cigars, matches or by use of firefren, or in any other manner, start a fire upon forest land not his

own and leave same unquenched, shall, upon conviction, be fined no less than \$10 or more than \$100, or by imprisonment in the county jail not exceeding two months. Sec. 12. The Governor shall appoint an auxil-

jail not exceeding two months.

Sec. 12 The Governor shall appoint an auxiliary commission, of, which the State Forest Fire Warden shall be chairman. This commission shall consist of one railroad expert, one competent logger and one farmer. This commission shall meet at the office of the State Forest Fire Warden on the second Monday of April, 1963, and remain in session not to exceed three days. The Governor shall also appoint subsequent commissions each two or four years, at his discretion, to meet on the second Monday in April next following such appointment. These commissions shall be paid mileague. ment. These commissions shall be paid mileage and per diem for service rendered. It shall be the duty of such commissions to investigate devices submitted for arresting sparks, and from such devices to select all such as are safe and suitable, and certify such devices, and also other common and suitable devices, to the State Forest Fire Warden. The State Forest Fire Warden shall thereupon notify the deputy forest fire wardens, and also publish the imdings of the Commissioners in some paper of general circulation, and have such devices described in detail, or by name, in notices which shall be posted in forest limits. After the publication of the findings of any such commission it shall be anniawful for any person or corporation to operate any space-emitting locomotive, logging or farm engine in this state at any time during the months of June to October inclusive, or for any person to operate any logging or other enamy person to operate any logging or other enamy person to operate any logging or other enther common and suitable devices, to the State any person to operate any logging or other en-gine in the immediate, vicinity of any forest slashing or chopping during the close season without such locomotive or engine is provided with and uses one of the devices for arresting sparks that have been approved by such commission. Any person, company or corp who shall fail to provide and use such arrester during the periods herein mentioned shall, upon conviction, pay a fine for each en-gine or locomotive for each day operated without such arrester, of not more than \$20 nor more than \$50, and shall be prohibited from further use of such locomotive or engines in such months or season until such an arrester is provided and used therewith. Fines from this source shall be paid into the county treasury, and all expenses of such commission shall be paid by the state as part of the arrest. be paid by the state as part of the expense for caring for state lands. Patroimen and deputy wardens shall report any lack of authorized ar-

where suit is first instituted shall have jurisdic tion of the offense.
Sec. 13. Nothing in this act shall be Sec. 13. Nothing in this act shall be construed so as to prevent any person ownling land, or person or persons employed by him, from burning stumps, logs, drift or brush heaps when such are burned in small quantities, isolated from other inflammable material, under personal supervision, and such other safeguards as shall prevent said fire from spreading.

Sec. 14. Sections 7149, 7150, 7152 and 7153 of Ballinger's annotated codes and statutes of Washington are hereby repealed.

Sec. 15. An emergency exists, and this act shall take effect immediately.

#### BREEZY TIME OVER BILL. speaker of Idaho House Censures Author of Sheep Mensure.

BOISE, Idaho, Feb. 27.-In the House today there was a breezy time over a bill by Kerby making it a misdemeanor to drive sheep on possessory claims or with-in two miles of mhabited dwellings. There is now a law on the statute books which gives the owner of such house or claim the right to collect damages from owners of sheep driven within the two-mile limit, and the present bill aims to make the leg-islation more strict. The bill is in the bands of the livestock committee, and the fight was precipitated over a motion calling on the committee to report the measure. It was charged that the sheepmen naintained a lobby with an enormous corruption fund to defeat the bill, and for this charge Kerby, the author of the meas-ure, was censured by the Speaker. The committee was given more time, and it is believed the action taken kills the bill.

The House passed a bill appropriating \$35,000 for exhibits at the St. Louis and Portland expositions; also bills for a bridge over the Snake River at American Falls and one over the Salmon River at Salmon City.

The Senate passed the Caton bill, establishing eight hours as a day's work for underground miners and workers in ore reduction works. In the House this after-noon an effort was made to put it through, under suspension, but the motion to sus-pend was defeated. Friends of the bill hope to get it passed, but its opponents are equally confident of beating it.

#### BROWNELL TO EXPLAIN. Will State His Side of Case at

Public Meeting. OREGON CITY, Feb. 27 .- (Special.)-State Senator George C. Brownell, who is accused by many of the laboring men of this city with failure to push the passage

"I have been denounced by some gen tlemen composing the Carpenters' Union as a traitor to the cause of labor. This without giving me a chance to be heard.
This is contrary to the American spirit of justice and fair play. I ask all fairminded men to meet me at Armory Hall Thursday evening. March 5, at 7:39 P. M. and hear me. This is only fair to all." The Maccabee quartet, which accompa-nied Senator Brownell on many of his campaign trips last May, will furnish mu-sic for the occasion, and it is very prob-able that a crowded bouse will greet Mr.

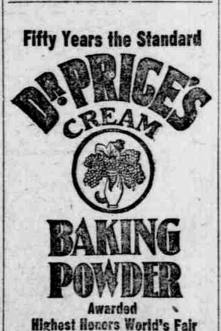
# Bank Robbers Found Guilty.

HELENA, Mont., Feb. 27 .- A special to the Independent from Red Lodge eintes that Will Countryman, Jess Lindsay and Pat Murray have been found guilty of the robbery of the Stock Growers' Bank at Bridger, which was held up by three masked men December 2. The jury fixed Countryman's punishment at one year in the penitentiary, and that of Lindsay and Murray at eight years each.

Blizzard Raging at Red Lodge. BUTTE, Mont., Feb. 27 .- A Red Lodge

special says: A perfect blizzard is raging today, hav-ing begun during the night. The wind is blowing a gale and enow is practically blinding. Several inches of snow has fallen and drifts are already piled several feet deep. The stock is in no danger unless the temperature falls.

safe and carried away \$1000 in cash and \$300 in stamps at Garrett, Ind.



Highest tests U.S. Gov't Chemists PRICE BAKING POWDER CO.

WHISKEY TRY A RED TOP ADV'G COUPON. We issue a modern up-to-date book on mixed drinks. 100 pages. 120 recipes bound in cloth. Of value to all who enter-tain. Sent postpaid on re-ceipt of 10 cents and this Coupen. FERDINAND WESTKEIMER & SONS

# **ALL OF THIS**

You Never Know the Moment When This Information May Prove of Infinite Value.

It is worth considerable to any reader to know the value and use of medicine, for if there is no occasion to employ it in the meantime, frail humanity is subject to so many influences and unforeseen contingencies that the wisset are totally unable to gauge the future. Know then, that Doan's Olniment will cure any case of hemorrhoids, commonly known as piles, or any disease of the outcle or skin, generally termed eczems. One application convinced—a continuation cures. Read the proof:

generally termed eczema. One application convinced—a continuation cures. Read the proof:

T. H. Thomas, attorney, of 600 E. Bennett avenue, Cripple Creek, says: "I just as emphatically indorse Doan's Ointment today as I did in the month of June, 1890. At that time I went to a drug store for a box, which I used for itching hemorrhoids. A few applications gave wonderful relief, and a short continuation of the treatment cured me. There have been symptoms of a recurrence since, but a few applications of the remedy never falls to bring positive relief. My opinion of Doan's Ointment then expressed is the same today as it was when it was first brought to my notice."

Just such evidence can be found here in Portland. Ask the Laue-Davis Drug Co. what their customers say.

For sale by all dealers; price, 50 cents per box. Foster-Milburn Co., Buffalo, N. Y., sole agents for the United States.

Remember the name—DOAN'S—and take

mber the name-DOAN'S and take



### C. GEE WO The Great Chinese Doctor



is called great be-cause his wonderful cures are so well known throughout the United States, and because so many people are thankful to him for saving their lives from **OPERATIONS** 

He treats any and all diseases with powerful Chinese herbs, roots, buds, bark and vegetables, that are entirely untry, and through the use of these harmless remedies. This famous doctor knows the action of over 500 different remedies that he has successfully used in different diseases. He guarantees to cure catarrh, asthma, lung troubles, rheumatism, netwousness, stomach, liver, kidneys, female trouble and all private diseases. Hundreds of testimonials. Charges moderate. Call and see him.

CONSULTATION FREE Patients out of the city write for blank and circular. Inclose stamp. Address

THE C. GEE WO CHINESE MEDICINE CO. 133% Third street, Portland, Or. Mention this paper.



icott's Santal-Pepsin Capsules A POSITIVE CURE For Inflammation or Catarth of the Bladder and Diseased Kidneys. No cure no pay. Cures quickly and Perma-nently the worst cases of Geomorrhoea and Gleet, no matter of how long stand-ing. Absolutely harmless, Eold by drugplets. Price 81.09, or by mail, postpaid, 81.00, 3 boxes, \$3.75. THE SANTAL-PEPSIN DU. BELLEPONTAINE, OHIO

AUE-DAVIS DRUG CO., Portland, Or.

Those suffering from weaknesses which map the pleasures of life should take a dollar bottle of Juven Pills. One bottle will tell for a story of marvelous results and treate profound wonder. This medicine has more rejuvenating, vitalizing force than has ever been offered. Sent by mail in plain package only on receipt of this "ad" and \$1.

Made by its originators, C. I. Hood Co., proprietors Hood's Sarsaparilla, Lowell, Mass.