TERM IN PRISON FOR FLEISCHNER

Clerk Who Robbed Woodard, Clarke & Co. of \$800 Cash Pleads Guilty.

HIS LAWYER NOT PRESENT

Sentenced by Court to Serve Three Years, Six Months and Fourteen Days in State Penitentiary. Will Sue Attorney.

Three years, six months and fourteen days in the penitentiary was the sentence meted out to Moritz Fleischner by Premeted out to Moritz Fleischner by Presiding Judge Sears, of the State Circuit
Court, yesterday afternoon. Fleischner is
the dashing young man with a millionaire's tastes and a clerk's income who
tapped the till of Woodard, Clarke &
Cos. drug store for \$800 several weeks
ago. He escaped with the money into
British Columbia and was seemingly
awaiting passage to the Orient when
overhauled by the law.

The insistent clamor of creditors was
given by Fleischner as the cause of his

given by Fleischner as the cause of his theft. In an earnest appeal for leniency Fleischner told the court yesterday that the San Francisco disaster shattered his financial equilibrium and necessitated his securing a loan of \$400. Coming to Portland he secured employment at Woodard, Clarke & Co's, establishment. He seemed capable and trustworthy and was quickly promoted from prescription clerk to floor salesman. He was doing well, he said, but his California creditors kept hounding him until he could stand it no longer. In desperation he took the \$800 from the till and levanted. The plea of

guilty was formally entered by him.
"What snlary were you earning?" asked Judge Sears when the prisoner nervously seated himself and mopped the perspira-"A hundred dollars a month," said

"It seems to me that with such an allowance you could easily have paid off a small debt of \$400. If you owed \$400, how did you come to take \$800?" Judge Sears asked.

Fielschner attempted to explain this phase of the case, but his explanation

"Because you owed money was no excuse for committing theft," concluded the
court. "It is no crime to owe money.
The sentence of the court is that you be
confined to the state prison for a period of three years, six months and fourteen

that he had retained Attorney Jay Up-ton at a fee of \$150 to look after his interests in the case, but that Mr. Upton had done nothing for him. His attorney was to have been in court at 2:30 o'clock but falled to appear. Deputy District Attorney Haney offered to put the case over a day but the prisoner said he in-tended pleading guilty and was not willing to wait for anyone. He exhibited Mr. Upton's receipt for \$150 and said he intended to bring proceedings for the return of the money.

Phil Bickett, the youth who stole a number of revolvers from the Honeyman Hardware Company's store a month ago, pleaded guilty and professed repentance. Bickett is a minor, and Judge Sears thought that the ends of justice would be served if the youth was given a chance to mend the ways. to mend his ways. A sentence of one year was imposed and parole granted. Bickett will be allowed to retain his

SAYS HUSBAND CHOKED HER indorses. Mr. Bryan says:

Edna F. Heath Granted Divorce

From Earl L. Heath. I'wo matrimonial knots were untied by Presiding Judge Sears of the State Circuit Court yesterday forencon. Edna Heath was granted a divorce from Earl L. Heath, on the grounds of in-human treatment. The couple were married in Portland in 1839 and have two children. Their trouble is of recent Mrs. Heath says the defendant choked her last month and that on December 1 his conduct became so violent that she was compelled to leave

verce from George Reed on the grounds of desertion. They were married in Michigan 23 years ago and the desertion occurred 11 years later.

home and take the children with her.

She was awarded the custody of the

Docia A. Stevens instituted divorce proceedings in the Circuit Court yeserday against Basil Stevens. Cruel treatment and failure to support are given as the causes of complaint. Mrs. Stevens sets out that they were married in 1892, and that Stevens has acolding her almost daily. Last March he took the scant furnishings from their humble home, leaving her without means or shelter. The complaint sets out that there are no children, and property rights to adjust.

DECLARES CHARGES ABSURD

Walter D. Bitters Denies He Threatened to Kill His Wife.

Walter D. Bitters, arrested Thursday night on complaint of his wife, who claimed Bitters threatened to kill her and dynamite the house she was living in, spent yesterday in a cell at the County Jall, scoffing at the charges against him. He said to f his wife were absurd. He said the statements

Mrs. Bitters appeared at the Sheriff's office late Thursday night and said she was in fear of her life. Her husband was armed with a revolver and dirk. and declared in addition that he had a store of dynamite, she said. Bitters was located and arrested. He had no weapons in his possession when arrested. According to his story his wife left him in Salem a few days ago. Locating her in Laurelwood, a suburb of Portland, he went there to see their little bey and with no thought of vio-Bitter's sister sides in with the wife, saying her brother is a dangerous character and that he killed a woman in Omaha a number of years ago. The Omaha woman exonerated him on her deathbed, saying the revolver wound she had received was sustained by ac-

JANUARY JURY IS DRAWN.

in State Circuit Court.

A list of 80 veniremen for service on juries in the State Circuit Court during the January term was announced yesterday. The names are:

A. Anderson, Cris Algesheimer, W. H. Adamson, Neis Alsager, Samuel Bissinger, J. B. Beck, James Beal, Peter Bauer, William Bates, S. J. Blise, F. A. Bailin, I. W. Baird, Alfred Bruner, W. J. Burns, William Cornfoot, C. W. Cottle, Thomas E. Collingsonn, Michael Cavanaugh, George G. Clayton, H. B. Chapman, E. B. Colwell, M. J. Comstock, J. D. Chamber, Richard Cornell, James Curran, R. Deverell, A. L. Daniger, John B. David, Harry Daniel, Louis Dick, Henry Posch, Frank E. Dooley, Theodore Dunn, Frank Dickenson, J. Driscoll, Joseph McMartin, Auguet Dibbern, William MUST RESPECT LAW Rockefeller Will Go to Court dore Dunn, Frank Dickenson, J. Driscoll, Joseph McMartin, August Dibbern, William Dolan, A. R. Dlamend, Christ Egger, J. J. D. Edgerton, William Freidlander, O. H. Fithian, Mat Foeller, W. C. Francis, R. W. Foster, William Cedamis, B. Grarich, Jerry Glass, P. Hartnett, C. W. Herman, M. Heggar, F. A. Heitkemper, Z. M. Knight, John Knapp, John Lake, August Lange, A. Leignler, John Larson, J. H. Lambert, D. LeFever, C. Morher, Mike O'Gara, Frank Orchard, Clarence Phillips, William Patton, J. O. Paup, J. Redmont, Robert Service, Wencel C. Schantine, J. Schoenberg, P. Schmidt, N. L. Snow, John Strucken, A. L. Turner, J. L. Tindall, J. M. Tramberg.

Reprimands Brutal Son-in-Law.

F. G. Barton, paintiff in a suit charg-ing his wife with having violated the terms of a property division contract, was given a severe reprimand by Judge Frazer in the Circuit Court yesterday.

Asks \$5000 for Broken Ankle.

Five thousand dollars for a broken ankle is asked of the North Pacific Lumber Company by Antil Erkkila, a

former employe. Erkkils brought suit in the State Circuit Court yesterday forenoon, setting out that he was in-

jured while working on timber rafts at the company's mill. Through the

careless arrangement of transfer chains and the negligence of other em-ployes he says he was thrown violently against a log, sustaining a broken an-

Suit Against Mining Stock Broker.

mining stock is claimed by Kate Obrock

in a suit against F. J. Catterlin, placed on trial in Judge Gantenbein's division of the Circuit Court yesterday forencon.

The complainant states that she paid

\$225 for 1000 shares of stock in the Williamburg Mining Company, of Southern Oregon. The value of the stock being rightly represented by a cipher she wants her money back. The case was taken under advisement.

Accused of Working Minor Overtime.

W. D. Worrell, manager of the Golden

Eagle store, was charged, in an informa-tion filed with the State Circuit Court yesterday, of having compelled a minor to work longer than 16 hours in one day. The information was filed by the Dis-

trict Attorney and sets out that Worrell

hired Mabel Patterson, 15 years old, and caused her to work for a period greater than the 10-hour limit fixed by law. Ball

VERY PERNICIOUS.

Says Constitution Is Founded on

Self-Government and Opposes

Yielding to Japan.

LINCOLN, Neb., Dec. 21. - W. J.

centralization which he says Mr. Root

if Secretary Root has in mind the Jap

If Secretary Root has in mind the Japanese question as it presents itself in California, he will find the American people unwilling to turn the school system over to the Federal Government merely to please any foreign Nation, however friendly. If he has in mind the elimination of trusts, he will find it unnecessary to deprive the states of present powers to make Congressional action effective.

HEARST CONTEST REVIVED

His Lawyer Insists There Was Fraud

In Mayoralty Election.

NEW YORK, Dec. 21.-The application of William R. Hearst to the Attorney-

General for leave to bring an action in

que warrante against Mayer McClelan

came up on an appeal before the appel-

late division of the Supreme Court to-

day. Assistant Corporation Counsel

Butte, who appeared for the Mayor, said

that Mr. McClellan, although nominally

the appellant, was not really a party

in interest. The real party, he repre-

"We maintain," he said, "that the title

of the Mayor to his office should not be

attacked indirectly in this manner and

He said that Mr. Hearst had prom-

ised to depend upon a recount bill, but nevertheless persisted in keeping the mat-ter agitated in the courts.

Mr. Shearn, for Mr. Hearst, said that it would seem absurd that Mr. McCillen-lan should spend the city's money to issue

a record of 1200 printed pages and em-

matter in which he had no interest. He declared that it had been proved that in three out of four boxes that had been opened there had been a fraudulent count.

Grosseup Talks on Corporations.

SPRINGFIELD, O., Dec. M.-Judge Peter S. Grosscup of Chicago addressed an audience of 2000 at the Grand Opera

sented, was the Board of Elections.

the matter kept going so long."

That she was induced to buy wildest

kle and other minor injuries.

FORTH JEREMIAD GIVES

When Summoned.

Says We Are Too Prodigal With Money and Should Keep It at Home or Pay Penalty of Rashness.

NEW YORK, Dec. 21.—Replying to the inquiry whether he would be pre-pared to go to court, should his pres-The evidence in the case brought out that Barton and his wife's mother, Mrs. ence be desired in connection with the Government suit against the Standard

that Barton and his wife's mother, Mrs. Martha Hoffman, had engaged in several disputes and that Barton once struck his mother-in-law a vicious blow in the mouth, knocking out several teeth and disfiguring her mouth. Judge Frazer said the assault was one of the most brutal that had ever been called to his attention. At the conclusion of the case the court advised the Bartons to think over their differences for a week and see if they could reach an understanding.

Hence be desired in connection with the Government suit against the Standard Oil Company, John D. Rockefeller to-night said:

"It will be a sorry day for the countary and for all of us when our courts are not respected or we cannot respect them, and our laws are not upheld. We have court advised the Bartons to think over their differences for a week and see if they could reach an understanding.

Mr. Rockefeller said that he did not

moned?"
Mr. Rockefeller said that he did no know the status of any of the pending prosecutions.

Discussing the prosperity of the country, Mr. Rockefeller said:

we are going entirely too fast. We are too prodigal of our money. We don't keep our money at home. We are sending too much of our gold abroad. We are buying foreign noveliles and letting our gold go to Europe. We are spending too much money. The money ought to be kept here in the United States, for just as surely as we send too much of our gold to the other side, just so surely will we have to pay the penalty of our rashness.

The people of the United States are entirely too prodigal of what they now have. They are taking advantage of prosperity such as has never been excelled in this country. We are not saving up for the rainy day, for the time of our need.

PROTECTS HIS SON.)

Will H. Thompson Explains Boy's Murderous Deed.

TACOMA, Wash, Dec. 21.—(Special.)— The explanation for the first time of Chester Thompson's reason for dashing chester Thompson's reason for dashing into the Emory home on the evening of July 7 last, his explanation of occurrences that preceded the firing of the fatal shots and the severe cross-examination of Will H. Thompson, father of the accused, were the features today in the trial of the slayer of Judge Emory. General Vance, in conducting the cross-examination, used the utmost tact and courtesy and permitted Mr. Thompson in effect to explain away a number of ancourtesy and permitted Mr. Thompson in effect to explain away a number of answers that under ordinary circumstances could have been used by the state against the prisoner. General Vance and Mr. Thompson have been friends for years, and it was a trying ordeal to which both were subjected in the performance of their respective duties today.

Aside from this sentimental considerations.

their respective duties today.

Aside from this sentimental consideration, the task of General Vance was most difficult, owing to the brilliant legal attainments of Mr. Thompson, with his fine intellect and his own long years of experience in conducting cross-examinations. Mr. Thompson was in a position to anticipate the intention of General Vance, and probably without a single exception did so during the long examination, and framed his answers accordingly. BRYAN FINDS ROOT'S DOCTRINE

Good Witness for Son.

He made in the main a good witness for his son, the strongest point scored by the state being the admission from him so long as he conducts himself State Root's latest speech, enters his caying mental powers, and fearing that emphatic protest to the doctrine of the boy would end his life by suicide, Mr. that, having knowledge of Chester's de Thompson neither solicited nor received medical aid to save his son's reason. To all questions along this line Mr. Thomp-son had in substance but one answerthat nobody believed Chester would con mit any act of violence, and that his parents believed that as soon as he had abandoned his studies he would rapidly

Before Mr. Vance began the cross-examination of Mr. Thompson this morn-ing, Attorney Morris asked the witness if he had had a conversation with Chester after the shooting.

indorses. Mr. Bryan says:

He seems to rest his argument on the old idea of destiny—the refuge of the man who wants to do a thing which he cannot defend. The destiny argument carried us into our expensive experiment in imperialism, and now destiny is relied upon to obliterate the states and centralize all government at Washington.

The constitution, while made more than a century ago is adequate for today. The changes that are needed are changes of method, not of principle. The division of the powers of government was founded upon the doctrine of self-government, and the preservation of the Nation depends upon the careful observance of the limitations between the things that are local and the things that are National. Those who do not recognize the doctrine of local self-government can make an argument in favor of the transfer of all power to the Federal Government, but those who believe in the doctrine of self-government recognize that the people can be trusted best with that with which they are best acquainted and that the people are best acquainted and that the people are best acquainted and that the people can them. "On the day after the shooting I had a conversation with Chester in the fail," said Mr. Thompson. "I asked him why he went into the Emory house. He said he had been there two or three times to see Charlotte, and had heard Charlotte crying in the house. On that particular evening he had heard, when at the point where he took his coat off, her crying and was determined to see her. He said ne didn't know whether they would let

"He said that as he went in he asked: 'Where's Charlotte?" He heard the crash of a chair overturned and a scramble behind him as he ran into the hall. He had no recollection of firing a shot, but as he looked back he saw through the smoke a big man rushing at him. He then fired shots. He said he had no recollection of anybody saying anything except himself when he asked, 'Where's Charlotte?

Did Not Know of Shooting. "I asked him if he knew he had shot Judge Emory. He said he didn't know who was shot, and that the first know! edge he had was when somebody came to the door of the nursery and told him he

the door of the nursery and told him he had shot Judge Emory, but had not hurt "Chester said he had watched the house many nights—both the Emory and the Whittlesey homes—to learn where Char-lotte was. He said he had seen all the other members of the families, but he never saw Charlotte. This Information was brought out by a great number of

'What was Chester's condition at the time?" asked Attorney Morris.
"He appeared apathetic, very quiet, apparently to some extent passively resisting any inquiries, but step by giving up to my questions. He did appear to be much interested." He did not

THREE FATALLY INJURED.

Light Engine and Freight Train Collide Near Spokane.

SPOKANE, Wash, Dec. 21.-Three trainmen were fatally injured in a head-on collision between a light engine and a Great Northern freight train two miles east of Hillyard short-ly after midnight. Fireman Paul Schuppert and Brakeman Guy Sals-bury, of the freight, died shortly after being taken to the hospital. Howard Lewton, engineer on the light engine,

It is supposed Engineer Lewton forgot that the freight was due at this hour, and started east. He saw the freight coming around a curve when it was too late, and called to his fire-man, Len Hanson, to jump. Before Hanson could move the trash came. Hanson was badly scalded, but will re-

The only one to escape injury was Engineer James Davey, of the freight. He was able to walk into Hillyard after the accident. Hanson is from

WITH-ECZEMA

Obliged to Lie With Limbs Higher Than Head - Suffered Untold Agonies and Could Not Walk -Doctor Said It Was the Worst Case he Ever Saw.

ANOTHER WONDERFUL' CURE BY CUTICURA

"I received your letter asking for information about using the Cuticura Remedies. I used them for eczema. The doctor said it was the worst case he ever saw. It was on both limbs, from the knees to the ankles. We tried everything the doctors knew of, but the Cuticura Remedies did the most good. I was obliged to lie with my limbs higher than my head, for the pain was so terrible I could not walk. I suffered untold agonies. One limb wasted away a great deal smaller than the other, there was so much discharge from it. I found the Cuticura Remedies very soothing, and I still keep them in the house. I am very thankful to say that I am cured, and you can publish this statement if you wish. I found the Cuticura Remedies all that you say they are. I hope that you may be spared many years to make the Cuticura Remedies for the benefit of persons suffering from the torture of skin diseases, such as I had. I remain, yours respectfully, Mrs. Golding, Box 8, Ayr, Canada, June 6, 1905." "I received your letter asking for

CURED OF CHAPPED HANDS

"I have used the Cuticura Soap for chapped hands, which I had been troubled with for about three years. I suffered intense pain and itching. I used nearly two cakes of the Cuticura Soap, and my hands were completely cured and have never troubled me since. I also took the Cuticura Resolvent for the blood at the same time. I can recommend the Cuticura Remedies to others suffering the same. Chas. Young, Plattsville, Ontario, Canada, Sept. 29, 1905."

Complete External and Internal Treatment for every

Complete External and Internal Treatment for every Humor, from Finples to Scrothia, from Intancy to Age, consisting of Cuttours Soag, Me., Olatment, Soc., Resolv-ent, Me. (In form of Chacolaise Costed Pills, Me. per vial of 60), may be had of all druggiets. A single set often cures. Potter Brug & Chem. Corp., Soie Props., Boston, Mass. Mellod Free, "How to Cure Etching, Scaly Humotra.

Grand Rapids, Mich. Schuppert came

GASOLINE LAUNCH EXPLODES

Engineer Loses Life by Accident in Olympia Harbor. OLYMPIA, Wash., Dec. 21.— (Spe-

cial.) — Charles Cheadle, engineer and part owner of the launch Traveler, lost his life in an accident on that vessel here this evening. Three passen-gers were rescued, but the launch was entirely destroyed. The launch had just started from the dock when there was an explosion of gasoline. Cheadle with a scream sprang overboard and was drowned. The passengers, Miss Tillie Noble, a school teacher; John Gibbs and Tom Gibbs, threw part of a cargo of planks the launch carried into the water, then jumped into the bay and supported themselves with planks until rescued by a boat from the City Cheadle's mother, from the wharf, saw the fire and collapsed when the rescuers came back without her son.

KILLED WHILE BLASTING.

Robert Dunsmore, Pioneer of The Dalles, Meets Tragic Death.

THE DALLES, Or., Dec. 21 .- (Special.) Robert Dunsmore was killed by a premature blast near Mosier this forenoon. Mr. Dunsmore was working alone blaston a county road four miles from town of Mosier. His mangled body was found by his son, who was on the way to town about 10 o'clock. Apparently death had occurred less than an hour previous. It was impossible to tell how the accident occurred, but the supposition is that the powder exploded while he was preparing to place it in a hole he had

age, and was an old and highly re-spected citizen of Mosier precinct. He leaves a wife and five children. Twelve years ago his oldest son, killed by falling from a tree. ago his oldest son, William, was

Grants Right of Way for Electric Road From Sound.

HOQUIAM, Wash. Dec. 21.—(Special.)—At a meeting of the City Council tonight the franchise granting the Gray's Harbor & Puget Sound Railway Company a right of way through the city from the east city limits to water way No. 3, a distance of one and a half mile, was passed. The ordinance took up several hours in its passage, the entire franchise being altered to protect the city and still re-main fair to the company.

main fair to the company. Mr. Bridges said: "Although this company has asked for three years' time, we expect to have cars running into this city in 18 months."

A banquet was given the members of the Aberdeen Council after the session, the Hoquiam city dads being the hosts. COMPROMISE NOW PROBABLE

Idaho Irrigation Companies Likely to Settle Conflicting Claims.

BOISE, Idaho, Dec. 21 .- (Special.)-It is BOISE, Idaho, Dec. 21.—(Special.)—It is thought probable that a compromise will be reached between the Twin Falls Irrigation Company and the Idaho Irrigation Company in the dispute over 90.000 acres of land in Lincoln County sought by each for reclamation under the Carey Act. If such a compromise is arranged it will mean that a small tract will be cut off the west end of the solid tract sought by the Twin Falls Company in the midst of which is the land in dispute, and land farther west toward Bliks taken to fill out the amount needed by the company.

It is felt by state officials that it would be unfortunate to have either pro-ject crippled. The Twin Falls water could not reach land that would go to the other company under such a compromise, while the water of the latter is needed to irrigate that land. The proposed plan would make a total of nearly 100,000 acres actually reclaimed over what might be reclaimed under different arrangements.

YAKIMA AND NACHES RISE

Both Streams Bank Full and Danger

NORTH YAKIMA, Wash., Dec. 21.— (Special.)—The Yakima and Naches Rivers began to rise this morning and to-night they are running bank full. The

"MR. DOOLEY"

ON THE DIVORCE QUESTION

The Sunday Oregonian

GREATEST NEWSPAPER WEST OF CHICAGO ILLUSTRATED IN COLORS BY THE BEST ARTISTS



F. P. DUNNE (DOOLEY).

No married man or woman, living in peace or otherwise, and no bachelor or spinster can read what the philosopher of Archey Road has to say on the subject of divorce without many laughs.

For his satire next Sunday George Ade retells the story of William Tell, using it as a vehicle to lampoon the advertising methods of prizefighters and showing how the great American public stands for the big bunco game.

SURPRISE FOR SANTA CLAUS - Full-page picture in colors which tells its own story. Its Christmas spirit is not dimmed by the fact that it

HAM BURR'S CHRISTMAS TREE—Illustrated in colors. In telling the story Mr. Townsend gets away from the Christmas holiday season in the city and takes his readers back to the farm.

is a Portland illustration. Every parent will appre-

THE ROAD TO BETHLEHEM-Poem by Robert Gilbert Welsh, with illustrations, rich in the religious spirit of Christendom's great holiday.

A CHRISTMAS WINDFALL-A Portland story by Louise Lexington, who writes in her sympathetic vein of the womanliness that dwells in the heart of every natural girl.

CAPTAIN ASA'S CHRISTMAS BRISKET-A story with an unhackneyed and original theme, by Beatrix Demorest Lloyd. It makes one as hungry for Christmas turkey as one of Dickens' stories.

INSANITY AND CRIME-A very timely article by Dr. W. T. Williamson. In view of the remarkable murder trials now in progress in Spokane and Tacoma, it has special value to the lay reader.

TELEGRAPHIC NEWS SERVICE, acknowledged by all contemporaries to be the fullest and most complete of any newspaper in the United States. Its quality is unsurpassed.

FOR GIRLS AND BOYS ONLY - Dolly Drake and Bobby Blake have an exciting adventure with Mother Goose, the story told by Margaret Hays and capitally illustrated by Grace Wiederseim; also three pages of funny pictures.

GAIN IN CIRCULATION OF LAST WEEK'S SUNDAY OREGONIAN WAS MORE THAN 1500

snow, which is several feet deep on the hills, is melting rapidly and a repetition of the flood of November is looked for.

So far no damage has been reported. Block Hill Road's Move.

NORTH YAKIMA, Wash., Dec. 21.-(Special.)-The County Commissioners to-day rejected the application of the Northern Pacific to exchange its roadbed through Union Gap for the present county roadway that parallels its tracks through the gap. The object of the appli-cation was to permit the Northern Pacific to rebuild its roadbed closer to the hillside and put the county road nearer to the river. This would make the county road entirely on the eastern side of the HOQUIAM GIVES FRANCHISE Northern Pacific, whereas at present it crosses it three times in going to the reservation and the Parker bridge in the

The Commissioners believed the object of this move on the part of the Northern Pacific was to keep the North Coast out

Cable to Wrangell Open.

SEATTLE, Dec. 21.—Wrangell, on the Southeastern coast of Alaska, was placed in telegraphic communication with the outside world for the first time today. Shore connections have been made by the United States cable ship Burnside and the office is now open for business, Leav-ing Wrangell the Burnside will proceed to Hadley and Ketchikan. The Burnside will remain at Wrangell several days waiting for coal, which will be shipped

north tomorrow on the steamship Al-Ki. Law Saves State Money.

OLYMPIA, Wash., Dec. 21.-(Special.)or Mead's pet measure, passed by the last Legislature, changing the method of transporting state charges to the several institutions is saving the state money. Under the old system Sheriffs by as many guards as they felt like em playing. Under the new law the whole matter is under control of the Board of

Coughs of Children

Especially night coughs. Nature needs a little help to quiet the irritation, control the inflammation, check the progress of the disease. Our advice is -give the children Ayer's Cherry Pectoral. Ask your doctor if this is his advice also. He knows best. Do as he says. We publish the formulas of all our preparations. J. C. Ayar Co. Lowell, Mass

a report on the workings of the new law made by a special committee. It shows

decided savings. Logging Camps Shut Down.

ASTORIA, Or. Dec. 21.—(Special.)— Nearly all the large logging camps in the lower Columbia River district have closed down for the holidays and have paid off their men, who are coming into Astaria in large numbers. Usually the camps closed down for one or two months durbut owing to the prices

camps will resume operations immediate ly after the first of the year.

Columbia College Men Lose.

PENDLETON, Or., Dec. 21 .- (Special.) -By a score of 15 to 5 the Pendleton High School basket ball team tonight defeated the team from Columbia College, at Milton, in the local gymnasium,

New York City has the shortest stream of water in the world dignified by the name "river." It is the Har-lem River, and is strictly one of the



We Cure Men \$10.00

Absolute Guarantee

No Pay Unless Cured

TWENTY-FIVE YEARS IN PORTLAND CONSULTATION FREE

If your system is impaired in any way, come and have a talk with us. to undertake your case. For many years we have made a specialty of MEN'S DISEASES, and we know we can cure you. IF your case is curable. Experimenting and theories are things of the past. Our treatment embraces the most modern and scientific principles, founded on years

We cure by the latest and best methods known to medical science VARICOCELE OF KNOTTED VEINS, BLOOD POISON, NERVO-VITAL DEBILITY, BLADDER AND KIDNEY TROUBLES, and all associate diseases and weaknesses, with their reflex complications, Gonorrhoea, Gleet, Stricture and Weakness.

We have cured thousands. If your physical condition is impaired, if your vitality is assailed from overwork and worry, if your system is tainted with disease in any form whatever, YOU OWE IT TO YOUR-SELF to seek and obtain restorative power at once

We Cure Skin Diseases, Blood Poison, Varicocele, Stricture, Nervous Decline, Gonorrhoea, Weakness and Diseases of the Kidneys, Bladder and Prostate

If You Cannot Call, Write for Symptom Blanks

HOURS 9 to 5, 7 to 8:30, daily; Sundays, 9 to 12. Consultation free.

St. Louis MEDICAL AND Dispensary

CORNER SECOND AND YAMHILL STREETS, PORTLAND, OREGON.