WORK FOR CIVIC REFORM RENEWED

Portland Municipal Association Holds Its Annual Meeting.

CRUSADE AGAINST

Organization Reports Success in the Fight on Open Gambling, Slot Machines and Sunday Selling of Liquor in City.

Four years' work for civic reform was reviewed last night by the Portland Mu-nicipal Association at its annual meeting in the Knights of Pythias Hall, Eleventh and Alder streets. The chronicle of achievement during this period was set forth in the report of the executive board. The work of the association for the suppression of gambling, Sunday closing of saloons, the abolition of slot machines and the betterment of social conditions were mentioned in this report. A gen-eral discussion followed its reading of d four members of the executive board were elected.

Dr. S. A. Brown and O. M. Scott are the new members of the board. With them were named John Bain and John Feterson, who are hold-over members. The board consists of 12 members, four of whom are chosen each year. At its next meeting the board will elect officers for the coming year. The present officers are: Samuel Connell, president: Miler Murfock, vice-president; F. A. Frazer, treasurer, and John Bain, secretary. Sunday closing of theaters was the chief

subject discussed, with the exception of the board's report. This is one of the reforms that the association now has in view, and the remarks last night showed that the organization is unanimously in favor of dispensing with Sunday plays. The subject was referred to the executive board for investigation and recom-

Some time ago an invitation was ex-tended to Francis J. Hency to be present at the meeting last night and deliver an address on municipal reform. Mr. Hency is too busy in San Francisco to leave that city, but he wrote a letter that was read last night, expressing his sympathy with the work that the association is doing.

Executive Board's Report.

The report of the Executive Board on the four years' work of the Portland Municipal Association reviews conditions in Portland now as compared with those in existence four years ago, when the Municipal Association was born. Then, according to the report, prize fights flourished, public gambling was controlled by a trust in leaves with the city government. by a trust in league with the city government, brothels and beer halls were unmolested, and slot machines were found
in all saloons and cigar stores, while the
coffers of the city were swelled to the
extent of several thousand dollars monthly from fines imposed upon the gamblers.

The Municipal Association was crean-

The Municipal Association was organized as the result of a suggestion of the late W. J. Honeyman, who began the crusade against prizefighting in a speech made at Calvary Presbyterian Church, re-sulting in a motion that a committee be appointed to approach the city authori-ties with the view of having them enforce the law prohibiting such exhibitions, and Rev. W. S. Gilbert, then the pastor, ap-pointed a committee of three for this purpose. This committee reported prog-ress at a subsequent meeting, when J. R. Wilson, D. D., of Portland Academy, suggested the necessity of "a permanent or-ganization to make effective any action against the ovil in question and others of kindred character."

vas called for the purpose of considering he formation of such an organization and on July 14, 1903, the Portland Municipal Association was instituted, having "for its aim and object the betterment of the social and moral life of the city of

Suppression of Gambling.

After the ban was put on prizefighting, through the co-operation of District At-torney Manning and Sheriff Word, the Municipal Association took up the fight on public gambling. The report reviews the alleged coalition existing between the city administration and the gamblers, and the events leading up to the elec-tion of Tom Word as Sheriff, which, the report says, was the death knell of gam-bling in Portland. Commenting on this phase of the association's work, the re-

port says:

It is to the lasting disgrace of the present County Court, consisting of Judge Webster, R. L. Barnes and W. L. Lightner that they have positively refused to reimburse him for his expenses legitlmately incurred in this anti-gambling campaign, though these amount only to about \$860, while the fines collected by the county as the result of it were between \$4000 and \$5000.

The arrest of the gamblers was followed by their prosecution in the Circuit Court by the District Attorney, ably assisted by Henry E. McGinn as special counsel. After one or two aborptive Jury trials in which it was manifest that the verdicts were not in accordance with the evidence, the court dismissed one of the Juries with a severe reprimand, which had a most salutary effect upon the succeeding jury, Convictions came rapidly and jury trials censed, the gamblers pleading guilty and paying their fines.

The suppression of the Warwick

The suppression of the Warwick Club and the Milwaukie Club, other reform measures of the association, are slot machines, for which Mayor Lane Is given due credit.

Mayor Lane Commended.

Mayor Lane is also commended for his policy in regard to saloon and restaurant boxes as follows:

This question formed the storm center of bitter fight between the liquor interests a bitter fight between the liquor interests and the better class of citizens who sought the removal of these pitfalls. H. R. Albee, while a member of the Council, introduced an ordinance prohibiting these. After prolonged opposition on the part of the liquor dealers the ordinance was passed as the result of the efforts of Councilmen Albee and Flegel, backed up by the public scattment aroused through the work of this association. The dotermination of the liquor interests was shown by their taking the matter into the courts. their taking the matter into the courts The decisions of both the Circuit and Su-preme Courts were against them. They then full back upon the City Council elected in 1865, composed partly of their famous "red ticket," and succeeded in passing a new ordinance over Mayor Lane's veto, which chinally repealed the Albee ordinance; but under the good work done by Mayor Lane neanwhite, the worst features of the box evil were eradicated, and have since been kept in

Regulation of Social Evil.

The work of the Lane administration in regulating the social evil also meets approval, as follows:

meets approval, as follows:

The rampant character of the social evil has practically disappeared under Mayor Lane's administration. The work of the Police Department has been most effective in this direction. That section of the force which by the press, primarily in ridicule, has been called the "moral squad," has earned for itself a reputation which means a good deal for the checking and suppression of a type of lawlessness paillated too much in the

past. The result is that the low dancehalls and combination houses have largely disappeared. To find women in salcons is the exception instead of the rule, and street-walkers are few and far between. The famous Paris house is a thing of the past, while the whole evil is probably restricted to as narrow limits as are possible in a city of this size, with a mixed population. The police committee of the Executive Board has done most excellent work and too much can hardly be said in commendation of its services to the city.

Sunday Closing of Saloons.

On Sunday closing of saloons the report says:

This question has also been long before the board. It was understood virtually to be the leading issue at the last city election, and the return of Mayor Lane to office had its effect. The result is so recent that it is unnecessary to enlarge upon it here, further than to say that the public has expressed itself against the Sunday saloon, and we have doubtless seen the end of it. The effective action of the District Attorney and Sheriff in this materr deserves hearty commendation.

State Legislation Initiated.

On the subject of state legislation the report is as follows: On the subject of state legislation the report is as follows:

Two measures have been passed by the State Legislature on the intitiative of the association—one making it an offense for property-owners to rent their premises for purposes of prostitution, and another, which originated with the Women's Auxiliary, raising the age of consent from 16 to 18 years. Two other bills passed, one the House and the other both House and Senate, but fajled to become law. One provided for the punishment of public Officials who should attempt to license gambling and kindred vices, and the other was against the advertising of the cure of venereal and similar diseases. The failure of these was brought about through noglect, or more likely, conspiracy, as both were strenuously opponed by interested parties. This exposes a most culpable weakness in the machinery of the Legislature; for it is preposterous that the action of the House and the Senate with large majorities should be defeated by the scheming of some individual who can hide his identity so effectually as to make it well nigh impossible to discover it. It borders on the ridiculous that such an august body as our State Legislature cannot devise means to avert the abortion of its own acts, and for its own credit it should take steps to prevent the repetition of such fascoes.

Liquor-Dealers Constant Foes.

Liquor-Dealers Constant Foes.

The Liquor Dealers' Association is declared to be the Municipal Association's are shown by the following table:

constant foe:

The Liquor Dealers' Association, recently reported to have disbanded, has been the chief opponent of our work, and we do not hesitate to say that its connection with the political life of the community has been most debasing. The people at large are doubtless unaware of the influence which this organization exercised; hence their indifference to it. It is doubtful if any single interest or combination of interests in this city or state has been so constantly and persistently at work to forward its own ends, and so determined to do this at any cost to the general public. Nevertheless the influence of the traffic has within the past few years had its grip on the legislative and executive departments of the city government much loosened, and if our work is sustained that factor will in the future have much less control in public affairs than it has hitherto had.

The two great difficulties of the asso-

The two great difficulties of the asso-ciation are said to be: First, getting the right kind of men to stand as candidates for election for public office; second, the indifference of the average citizen to public affairs.

Baker City Only Open Town.

been far-reaching is declared by the fol-

The work which we have attempted briefly to describe has had an influence much wider than the limits of this city. It much wider than the limits of this city. It has spread throughout the state and indeed throughout the whole Northwest. No town in Oregon of any importance is today "wide open" save Baker City, which so recently was the scene of one of the most dastardly crimes ever perpetrated in this country—the assassination of good ex-Sheriff Brown. We believe, however, that there is much cause for gratifude in the fact that the purpose for which the organization was formed—"to make Portland a better place to live in"—has to no considerable degree been realized, so much so as abundantly to justify the existence of the association and to merit for it continued support at the hands of all citizens who have the best interests of the state at heart.

STEALING OF HORSES.

North Powder Man Who Bought Had Narrow Escape From Losing Both Cash and Animals.

PENDLETON, Or., Oct. 15 .- (Special.)-Coolly and calmly facing the defendant, with the knowledge that he was tighten ing the coils about his old pal and making his conviction and imprisonment a certainty, Roy Connell, the 22-year-old horse thief, from Camas Prairie, yester-day afternoon testified in regard to the horses stolen by himself and his former partner, John Price, who is on trial on a charge of stealing 12 head of horses in the southern end of Umatilia County.

Connell testified that he and Price stole the band of horses from the Hascall Brothers and others on Birch Creek, in July. They drove the horses into Union County and tried to sell them in La Grande, Union and other places. Finally they made a sale at North Powder to E. Jacobson, who gave them a check in payment. Connell took the check to La Grande, but before he arrived, Jacobson had been warned that the horses were stolen, and stopped payment on the check.

took them to Baker City, and sold them there, while Price came back to Pendle-Connell said it was not the first time he had stolen h Price's attorney, in his opening state-nent, set up the defense that Price was

Connell went back after the borses.

hired by Connell to drive the horses into Julon County for \$20. Before the Price case began, Mike Mc Carty, convicted of having robbed J. P. McManus last February, was sentenced to four years in the penitentiary. Charles Bellinger, horse stealing; Frank James, robbery, and G. A. Gardner, lar-ceny, were arraigned and given until to-

morrow to plead. SENT TO THE ROCKPILE

James Miller Presumes on His Acquaintance With Police Judge.

Believing that his acquaintance with Municipal Judge Cameron during 12 years would tide him over his troubles. James Miller, former proprletor of the Twelve-Mile House and one-time plekpocket, re-mained in town Monday, after having been ordered to leave on penalty of going to the rockpile. He was picked up yes-terday, and the court insisted that the suspended sentence be carried into effect.

Accordingly Miller will have to break rock during the next 60 days.

Miller was convicted last Friday of being a generally useless and victous person. The court said Portland would be satisfied to be rid of Miller, and Miller said he would go.

"If you don't you you'll get two morths."

said he would go.
"If you don't go, you'll get two months at hard labor," the Judge told him.
Remaining in the city Miller is known to have boasted of his long personal acquaintance with Judge Cameron, saying the sentence threatened by the court would never be put into effect.
Miller's hands are as woft as a woman's, and he possibly never did a day's work in his life.

Hanan shoes keep your feet dry. Rosen thal's, Seventh and Washington.

British Government Places the Yield at 374,129 Hundredweight.

DISCOUNTED

Larger Dealers in This Country Came Near the Mark in Their Guesses-Output Will Not Supply the English Demand.

The Betish government's official esti-mate of the English hop crop of 1907 was made public yesterday, and shows the yield to have been 374,129 hundred weight, The publication of this estimate is an event waited for with much interest by the hop trade the world over, The result, however, has been more or less discount-ed, as the larger dealers, in their own estimates, were not far from the mark set by the British agricultural authori-ties. The official figures were received yesterday morning by Klaber, Wolf & Netter, of this city, from their London manager, H. E. Freeman, and by Isaac Pincus & Sons, of Tacoma, from a nomas Ironmonger, of London.

The hop crops of England for 28 years and the acreage devoted to the industry

	A.Resta Aor	Se O A Cent	· CO ·
			Gov. returns
		Acres under	total crop.
Ye	ar-	Cultivation.	Cwts
1881		85 610	120,000
ISSI		100 117.0	560,000
1884			420,000
		- 100F, 2000	
1885		(1), (12)	509,170
1886	************	70,127	776,144
1887		63,709	457,510
1888	************	58,490	281,191
1589	************		497,813
1890	*************	2.53,961	283,629
1891	***********	56,142	436,716
1802		56,250	413,250
1893		- 57.504	414,029
1894		59,535	630,846
1895			553,396
1896		.54.217	453.188
1897		50.803	411,080
1898		49.735	356,598
1899		51.840	661, 426
1900	************	51.398	247,894
1901		61 197	649,387
1902			311,041
1903	***************************************	47 000	421.088
1904			282,330
1005	**************	+ 47, 7102	
1900	*************	44.704	9.65 (94)

44,938 It is worth noting, in connection with the figures just received, that Klaber, Wolf & Netter on S ptember 20 gave out an estimate of 360,000 hundred-weight, as the probable English crop. This estimat was made by Mr. Freeman after a clos investigation of conditions in the English yards, and the firm gave it publicity for the benefit of growers as well as the trade in general. The figures were, how-ever, freely criticised and Klaber, Wolf & Netter were accused of greatly over-estimating the crop with bearish intent. The figures of the British government sufficiently vindicate them of this charge

English Dealers in Error.

In the meantime some of the English merchants had figured out their own crop at 400,000 hundred-weight, 450,000 -undred-weight and even 500,000 hundred-weight. It will be more difficult for them to ex-

It will be more difficult for them to explain the discrepancy.

The English hop crop is far under the
English requirements, and, as happens
nearly every year, other countries are
called upon to make up the shortage.
This year, while the American crop is
also short. Continental Europe, unfortunately for growers on this side, is abundantly obtained as a business of the short with the countries. ROY CONNELL TELLS ABOUT dantly able to do a big export business and supply the greater part of England's ast year was 774,000 hundred-weight, is this year placed at about 950,000 hundredweight. England, however, always tees a certain quantity of American hops, and can be counted upon to take at least 50,000 American bales during the season, Last year, when the English crop was unusually small, the American exports were 100,000 bales.

Improve American Market.

When the English demand for American hops sets in there will probably be some improvement in the market on this side. Up to the present time the American demand has been almost a fallure. The reason alleged is that the Eastern breweries are fully stocked with last year's hops, and have ample supplies of 1937 hops engaged. 1907s, however, have not been delivered yet, and many of them have not been bought by the dealers who went short on the market. When these short sellers undertake to cover they are likely to get a run for their money, if the foreign inquiry should materialize at the same time. That is, unless the

growers are ready sellers. Just when the English demand will set in is a question. The merchants of that country will probably buy up their own crop before turning their eyes this way. In the meantime the Pacific Coast dealers and growers will have to worry along with what they can get out of the American trade. The brewers of the East seem to be more inter-osted now in the shortage of barley and malt than in hops.

Perhaps they are figuring on the large European surplus to help their bear down hop prices in this country.

Non-Suit Is Granted. The motion for a non-suit in the ase of Gus Simon against L. Trum-

It Is a Tiresome Task to Look for a New Boarding House Through the Sign-Board Method

The best boarding-houses do not nowadays resort to such a primitive method of attracting new boarders, and people who habitually live in boardinghouses, as a rule give a wide berth to that kind.

Instead, the Up-to-date Landlady of Portland, who eaters to desirable boarders,

Makes Her Work Known through The Oregonian's "Want Columns."

If you will take the trouble to glance over the "Furnished Rooms" or "Rooms and Board" columns in today's Oregonian, you will find a goodly number of places that will appeal to you.

day morning by Judge Frazer. The suit set forth a ciaim for damages be-cause the defendants failed to give possession under a lease to the cigar as the proof showed that M. A. Gunst & Company were the only persons damaged, the court held that nothing could be recovered by Simon for Gunst's benefit.

LAMBERT CASE IS ON TRIAL

Vernon Man Charged With Beating Adopted Daughter.

Thomas B. Lambert, who lives at Gravel Hill, in Vernon, is being tried in Judge O'Day's department of the State Circuit Court, on a charge of beating his 11-year-old adopted daughter Ruth, one day last July, until she was black and blue from head to foot. Practically all the testimony was taken yesterday. Mrs. Jennie Lambert, for the defense, being on the stand when the hour came for adjournment.

The little girl, the star witness for the state, was placed on the stand early yesterday morning. She said she ran away from home several times because she had a dread of Lambert's whippings and vile language. She said he often cursed her for trifling of-fenses, and when in a passion would pick up anything he could lay his hands on, with which to beat her.

Lambert testified that he never hit Ruth with a rope, that the whipping was given because the girl would not bring her school books to him, and that it was not severe, that he never cursed her, that he loved her very much, but that she would disobey and would tell untruths. Other witnesses testified as to the good reputation of Mr. Lambert.

Dr. E. P. Geary, County Physician, said he found 23 black and blue marks on Ruth's body and Dr. Clark said he noticed her discolored eye and thought she was in bad condition when he saw ner, shortly after she was brought from the woods

Deputy District Attorney Galloway is prosecuting the case and said in his opening statement yesterday he be-lieved the girl had been treated as no man would treat a mule.

Lumber Company Assigns.

The Courteney Lumber Company yester The Courteney Lumber Company vester-day made an assignment to W. F. Mat-thews, the papers being filed in the County Clerk's office. The mill is located in Coos County and is a valuable plant. Among the liabilities of the lumber com-pany is a debt to Mrs. A. A. Courteney of \$4190, one to the First National Bank of \$5000, and one to the Marshall-Wells Hardware Company for \$2015.58. The com-pany also owes small bills amounting to pany also owes small bills amounting to a little more than \$6000. A. A. Courteney is president of the company and J. S. Taylor treasurer.

Holds Payment Valid.

Justice of the Peace Reld decided resterday that a check given in payment of a bill and drawn on a bank which falls before the check is cashed, is good. Dr. A. A. Bixby was sued by Anderson, who sought to \$15.50. Dr. Bixby had paid the bill by check for the sum on the Oregon Trust & Savings Bank, but before Anderson presented the check, the institution closed its doors.

Streetcar Company Wins.

Upon testimony being introduced yes-erday in the \$10,000 damage suit of Ida L. Clark against the Portland Railway Company to show that Mrs. Clark signed a release to the company for \$20, and that the streetear company paid a nurse \$50, a motion for a peremptory verdict was sustained by Judge Gantenbein, and the jury without leaving the and the jury without leaving the box brought in a verdict for the de

Petitions in Bankruptcy.

Three petitions in bankruptcy were filed in the United States District Court yesterday as follows: R. A. Brodie, prinfer, Portland, liabilities \$1550.79; Walton B. Bender, carpenter, 1717 Van Houten street, Portland, liabilities Assessor Sigler is especially desirous that all property owners call at his of \$435.29. assets \$123; Harold I. Harmer, upholsterer, 144 North Eighteenth street, Portland, Habilities \$645.51, assets \$59.

Coffee Explains Non-payment.

D. D. Coffee came before Judge Clea land yesterday to show cause why he has not compiled with the order of the court that he pay his wife, Carrie W. Coffee, \$10 a month alimony. He said he had no money, being out of work, and so could not meet the payments. The Judge has the matter under advisement.

Receiver for Auto Company.

United States Judge Wolverton, in the United States Circuit Court, yesterday appointed James Anderson temporary receiver of the Pullman Auto Car Com-

FRANCHISE IS HELD UP

St. John Council Refuses to Pas-Gas Company's Grant.

The St. John Council at its meeting last night failed to pass the gas franchise of the St. John Gas Heating & Lighting Company, promoted by S. G. Davidor, on secount of some second. Davidor, on account of some report that has been circulated relative to the gas company that has been formed to erect the plant. Mr. Davidor and his attorney, George C. Cameron, were both present, and were at a loss to understand the action of the Council. Last night was the time for the third read-ing and passage of the ordinance, and o hitch was expected. However, when the time came for action on the ordinance, Councilman King said that owing to the absence of a member of the Council, Peter Autzen, the considera-tion of the ordinance would go over. Mayor Couch, however, explained that the franchise would go over one week to give time to investigate a report, but he did not say what the report was. City Attorney Greene also declined to say what the report was, or where it Mr. Davidor announced that his com-

pany is ready to begin work on the gas plant the moment the franchise is passed by the Council, that the com-pany has purchased the ground of the pany has purchased the ground of the Steel Shipbuilding Company, and will put in a plant that will cost \$75,000. He was at a loss to understand the ac-tion of the Council in falling to act on the franchise

Northwestern People in the East NEW YORK, Oct. 15 .- (Special.)-Northwestern people at New York ho

From Portland-F. M. Dolph, at the Hoffman. From Spokane-C. Haase, at the Victoria.

From Astoria-J. N. Mansell, at the Grand Union. From Seattle—J. C. Maxwell, C. M. Maxwell and wife, A. W. Maxwell, at the St. Andrew, J. R. Pudduck, at the Prince George; F. K. Richsecker, at the Imperial; E. C. Klyee, at the Broad-

way-Central. PHOTO POST CARDS—SCENERY. Kiser Co.—Lobby Imperial Hotel.

INSPECT TAX LIST

Property-Owners Look Over Assessment Rolls.

EQUALIZERS MEET MONDAY

Chance Is Given Taxpayers to Prepare Complaints of Overvaluation for Consideration of Board at Its Next Meeting.

Many of the property owners in Multiomah County are taking advantage of the opportunity afforded by Assessor Sigler and are inspecting the assessment rolls for 1907 before they are presented to the County Board of Equalization which will convene next Monday. This plan was devised by Assessor Sigler to facilitate the work of the equalizing board. From a personal inspection of the roll, property owners are able to learn the values at which their property has been listed, and prepare such complaints as they may desire to make and which must be sub mitted for the consideration of the qualizers.

Where errors are discovered in the list-ing of property or the assessing of improvements, corrections are made in the roll, but no changes are being made in the assessment that has been levied. Dissatisfied taxpayers are required to appeal to the County Board of Equalization for relief from what may be considered ex-cessive assessments, and in order to make an appearance before that board, it is necessary for them to prepare a written statement of their complaint and file the same while the equalizers are in session. The Board of Equalization will meet next Monday morning and will be in session until the following Saturday night. The entire time will be taken up in receiving these complaints, which will be acted on by the members of the board subsequently.

Few Objections Raised.

Assessor Sigler says the subject of as essment and taxation of property re-ninds him of a little couplet, he once heard and which goes something lae this: He who hopes a just tax to see Hopes for that which is not, ne'er was

ne'er will be. Not that any large number of com plaints have been made against the assessment of property in this county this year, for only a minimum number of ob-jections has been raised. But annually there are taxpayers who consider they have been discriminated against by an assessor who has unfairly listed their property, and at the same time has been

ore lenient with the owners of abut-

ting property. While scores of property owners are visiting the Assessor's office daily and scanning the roll, rarely is an objection offered to the assessment that has been made which is not satisfactorily explained away when, for a comparison of the assessment of other property in the same locality, it is apparent all of the valua-tions are equitable, being based on the actual cash value of the land and the im-

Personal Assessment Thorough.

The assessment of personal property of the county this year has been more thorough than ever before. As a rule the statements that were returned as to personal property holdings were accepted by the Assessor as a basis for assessment, but where the property owners did not respond on the blanks that were sent out, an arbitrary assessment has sent out, an arbitrary assessment has been levied against the delinquent citi-zens. There are on the personal assessment roll in this county for the year

Assessor Sigler is especially desirous that all property owners call at his office this week and acquaint themselves with the amount of their assessments on both real and personal property. Four deputies have been detailed to assist in-terested taxpayers to locate their prop-erty on the rolls and to render such assistance as may be required to gain the

GRESHAM WILL BE THE SCENE OF FESTIVITIES.

Multnomah County and Grange Fair and Carnival Will Be Inaugurated With Appropriate Exercises.

GRESHAM, Or., Oct. 15 -(Special.)-Everything is in readiness tonight for the Multnomah County and Grange Fair and Carnival. Besides the fair buildings,



(rs. M. Kroninberg, Superintendent Art and Music Department at the Gresham Fair.

a great white tented city has sprung up along the Furrow, and for the accommo-dation of numerous exhibits which could not be accommodated in the buildings erected for displays.

Miss Lucy Metzger, of Gresham, was elected Queen of the Carnival, after an exciting contest all over the county. Her plurality was just 20 over a dozen con-testants, and she will be crowned Queen tomorrow morning, with most imposing ceremonies, surrounded by her maids and pages. Frank Motter, of Portland, has been selected as Grand Chancellor for

The opening of the fair will comm

THE DISCOVERER

Of Lydia E. Pinkham's Vegetable Compound, the Great Woman's Remedy for Woman's Ills.



LYDIA E. PINKHAM

No other medicine for Woman's ills in the world has received such widespread and unqualified endorsement.

No other medicine has such a record of cures of female illnesses or such hosts of grateful friends as has Lydia E. Pinkham's Vegetable Compound.

For more than 30 years it has been curing all forms of Female Complaints, Inflammation and Ulceration, and consequent Spinal Weakness. It has cured more cases of Backache and Local Weaknesses than any other

one remedy. It dissolves and expels tumors in an early stage of development.

Irregularities and periodical pains, Weakness of the Stomach, Indigestion,
Bloating, Nervous Prostration, Headache, General Debility quickly yield to it,
also deranged organs, causing pain, dragging sensations and backache.

Under all circumstances it acts in harmony with the female system.

It removes that wearing feeling, extreme lassitude, "don't care" and
"want-to-be-left-alone" feeling, excitability, irritability, nervousness, dizziness, faintness, sleeplessness, flatulency, melancholy or the "blues". These

are indications of Female Weakness, or some derangement of the organs, which this medicine cures as well as Chronic Kidney Complaints and Backache, of either sex.

Those women who refuse to accept anything else are rewarded a hundred

thousand times, for they get what they want—a cure. Sold by Druggista everywhere. Refuse all substitutes.

at 10:30, with a band concert and parade. The Queen will be escorted to her throne and the carnival will begin, to end only on Saturday night.

The educational programme, under di-rection of County School Superintendent R. F. Robinson, will begin at 1:30 P. M. It will consist of music and addresses, the latter having been assigned as follows:

o'clock. For this event a large number of entries have been made, for which

business houses of Portland. The contest promises to be exciting.

The evening will be devoted to concerts and other amusements along the

Hawaiian Girls at Vancouver.

VANCOUVER, Wash., Oct. 15 .- (Special.)-Arrangements have been made Wednesday—Opening day.

"The County and Grange Fair and Carnival" President J. J. Johnson
"The City of Gresham" Short

"Multnomah County" Hon. W. W. Cotton
"Oregon" Hon. W. C. Hawley
The baby show will take place at 2 colock For this event a large number.



College Clothes If it weren't for the name

> custom tailors wouldn't get any more for a sui than Senior Smart College Clothes cost. Seniors are fashioned, tailored and fabricked as good as the best work of the eraek custom tailor, but

they're priced lower than half his charge. Get acquainted with 'em if you want to be well-

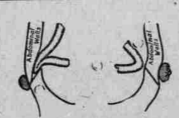
Send 10 cents in stamps for set of Clever College Posters ready to frame.

EASTERN OUTFITTING CO...

Washington St. Cor. 10th,

KAHN, WERTHEIMER & SMITH (O. 739-741 Broadway, New York





Old style allow-

ing intestines to

otrude through

THE - PERFECT - TRUSS

Made to order. Comfortable to the wearer. An experienced Truss Maker devoted years to perfecting this truss. Guaranteed to hold any rupture. Call, Write or Phone-Main 6275, A 3915.

GINNEVER & WHITTLESEY MFG. CO. 64 Sixth St., bet. Oak and Pine. Portland, Oregon.