STATE FIGURES ON REGISTRATION

"Off Year" Politically in Oregon Causes Loss From Figures of 1906.

SHORTAGE IS ABOUT 5000 THE

Multnomah Leads in Gain of Regisfered Vote and Seven Other Connties Show Good Gains-Great Falling Off in Morrow.

Regultration of voters throughout the state for the primary election tomorrow is loss than that of two years ago. Reports from all of the counties of the state, with the exception of Harney, Malheur and Wheeler, show a total registration of 10%,45% this year against 110,55% for that of the petunity election in 1968. This being an 'off year' politically, since a Governor and other of the principal state officers are not to be nominated, so correspondents of The Organian from the various counties report, the registration of collects in their counties has not been as heavy as usual. Another fact that makes the discrepancy appear the greater is the fact that the figures of the 1986 primary election published herewith are not in every instance the actual primary registration but rather include the registration for the general decision in Joseph 1990. inchide the registration for the general election in June two years ago. There is every reason to believe that the registration of the state before the June election will reach 120,000.

Multnomah in the Lend.

Multinomah in the Lend.

Multinomah lends the other counties of the state in increased registration, JL-29 voters having registered with County Clork Fields this year as against 21,213 two years ago. Seven other counties show substantial gains in their registration as follows: Clatsop, 238 to 2641; Coos. 390 to 287; Jackson, 239 to 280; Lake, 644 to 27; Lane, 238 to 236; Washington, JW to 250; Yamhill, 263 to 212. The greatest fulling off in registration is shown in Morrow County, where the total registration this year is 1053 as against 1565 two years ago. Other counties reporting a shortage in registration

ties reporting a shortage in registration are: Baker, from 2957 to 2852 and I'marilla, 2868 to 2801. Benton, Curry, Douglas, Gilliam, Grant and Wasco also report a small deficit in the registration of 1905.

With the exception of the three counties already named, the following table shows the primary registration of the state, togother with the party registration so for an reported for the years 1906 and 1908; Registration for 1906.

Tental series	Mediatriation		THE MINN,	
	Bep.	Dens.	Boat.	Total-
HARRY CARREST	2,148	1,810	***	3.967
senton				1.1090
lackemas		10000	2.00	4.873
larace	1,508	2992	410	2.181
Martin alling	10000	A.zes		1.517
other consequences	1,7580	2336	455	2.760
System	BILL	526	4.70	1,500
CITY		130	- 18	N. Verte
With the same	20.007	1.186	250	73.7542
BILLIANY.	1700	-	1700	194.2
DAHE	5007	412	20	1.349
to known	2.200	1830	120	3.020
seplitus	1,120	2300	0.0	1.700
camath	Photogram	-	Warn.	1.240
No.	282	212	58	0.14
ibe	20003	1.044	218	4.538
montin.	080	221	107	THINM
ing accordance			4000	4,000
DATES CARREST	8.327	1.211	45.4	6.002
ANTENW			W 10071.51	1,365
	16,445	5.852	19.242	21.313
nitmomah	1.301	210	200	2.501
erman	510	154	110	774
Hamouk	7.12	141	136	2,028
maxilla	2110	-400	The same	2,888
nion	2,778	1,107	114	27, 010-4
Settlers a		9.000	-	1.513
M20415	200	1000	03000	11.324
ashington	2. 0037	547	197	2.751
ember	2,729	3210	204	2,665
				Security
Total			Server.	110,748
		for 10		
	Rep	Dem.	Scal	Total.
SECTION ASSESSMENT	3:947	1.606		20,083
SERVER ASSESSMENT	7575	-	1700	1.550
acknown	75, 855 8	10118	216	4.892
in traces	23874	257	210	2.641
stumple	1.1192	248	324	1.064
100	1.4007	500	520	1.80T
THE STREET	2.043	536	128	1,707
1072	327	138	1.7	202
ouglesverse	25.518	2.056	211	3.015
mam	23-24	2,000	-	813
ABL	554	170	74	1,200
	2,352	1,012	442	3,506
negotine	1.140		25/2	1.847
lamath	:006	224	413	1.551

EFFORT TO JUGGLE TICKET?

4.000 1.008 716 208 24.005 5.187

1.820 1.073 1.001 204

158 164

1,038 607 375 1,048 785 481

387 144 1.428

125

342

Changes in List of Accredited Statement No. 1 Candidates.

ment No. I Candidates.

What is declared an effort to juggle the Statement No. I representative tleket was discovered resterday in a reinted list of candidates circulated in labor unions. The list contains the manner of Robert B. Hanter and J. Fred Wilkins as substitute for Dr. L. M. Davis and Fred J. Brady. Davis and Raady have been on the Statement No. I tleket as thus far published and circulated. Dr. Davis asid last night that he knew nothing of the new ticket and supposed it a trick for a purpose he had not detected.

Hunter is a member of the Railroad Mechanics' Union and Wilkins of the Barbers Union. Another union member on the Statement No. I ticket is J. F. Cassidy of the Structural fromworkers. Copies of the new ticket were thickly strewn in union quarters in Drew Hall last night. In the office of the business agents of the unions, where Cassidy has his headquarters, was a large supply of them.

One explanation of the new ticket is that labor union, dissatisfied with omission of Hunter and Wilkins from the licket raised such a clamar as to require issuance of the new ticket. The men who were dropped from the list to make room for the

as to require issuance of the new ticket. The men who were dropped from the list to make room for the additions, had no knowledge, how-ever, of the changes. The new ticket is worded the same

The new ficket is worded the same as the other is the same size, and has almost the same style of print. 'Take this to the primaries with you,' it says. 'These are the candidates for nomination by the Republican party pledged to Statement No. 1, anti-machine politica, Principle, not a scramble for office.'

RENTUCKY KLICK IMPTATION

Democratic Ticket Sald to Be Work of Chamberlain's Focs.

In imitation of the Kentucky Klick morratic ticket was issued yester-y by unknown persons, with P. H. Arcy, of Salem, substituted for O. P. show for Supreme Judge. As D'Arcy

is one of Governor Chamberlain's foes, it is supposed the ticket was issued by enemies of Chamberlain. W. N. Gatous, of Salem, private secretary to the Gov-

ernor, was made quite indignant yes-terday by discovery of the tickel. A probably explanation is that I'Arey was put up to displease friends of Judge Bean with Chamberlain. Chamberlain has been advocating election of Bean, the Republican candidate for Supreme Judge. But should D'Arcy get the Democratic nomination, that will make the Governor some embarassment, since he has desired the Democratic party to have no nomineed or Supreme Ludge.

for Supreme Judge.

Another change from the Klick ticket
is substitution of John W. Grussi for
N. H. Grafton, for Constable, of Port-

COUNTY

SHOULD BE A PHYSICIAN OF RECOGNIZED ABILITY. -

Medical Men Indorse Dr. Ben L Norden-Approve His Candidacy for Republican Nomination.

Indotsed by the medical profession of Porliand, Dr. Ben L. Norden goes before the voters of Multinomin County asking for the Republican nomination for County Coroner in the primary election tomorrow. Dr. Norden was born in Porliand in 1878 and was educated in the Porliand public schools. He was graduated from the medical department of the University of Oregon and afterwards attended clinics in the New York Post Graduate School. Dr. Norden standshigh in this profession, is a reputable and estimable young man of the community, and possesses every qualification for the office to which he aspires. It is only on this recommendation and his qualifications for the office that Dr. Norden sixs for the office. Indersed by the medical profession of

den asks for the office.

Dr. Norden's platform is: "I promise an henest and economical administration; therough and impartial investiga-

tion of all violent or amplicious deaths."

The polition of indersement follows:
We, the undersigned, regularly licensed and practicing physicians and surgeons of the County of Multnomah, state of Oregon, believing that the office of County Coroner should be occupied and administered by a competent and camable. County Coroner should be occupied and administered by a competent and capable physician, and having confidence in the ability and integrity of Dr. Ben L. Norden, unhesitatingly and cheerfully recommend him to the voters of Multnemah County, knowing that his administration of said office, will be honest, fair and administration of said office, will be honest, fair and

above reproach H. Wheeler G. Grim D. Habcock B. Holden

Geary
McCornack
D Sterobers
Hamilton
C Yenney
Ainelle
Glery
O C Wiley worth, Jr.

W. W. Jones
R. D. Johnson
W. A. Trimble
Chas. T. Chumb
S. P. Hittner
J. M. Short
E. A. Short
H. A. Pittin
L. A. Pettil
L. J. Convoy
H. Miller Babbitt
V. S. Armströng
G. Abele
Scar De Vaul
oft C. Wilson
H. Hickman Dickson Mackay Magrader Taylor Royd Whiteside

C. Wilson Flickman Wells W. Baird Sellwood Stearns G. B. Bilderback
A. M. Webster
J. H. Bristow
E. E. Cable
Richmond Kelly
W. H. Beits
L. G. Haffand
W. D. Hamilton
Herbert W. Hegels
Las. S. Houster
H. Ruedy
E. M. Sheidon
H. Sheidon

SHERIFF TO HOLD CHILD

J. Adalbert Bettman

Manards, of Scattle, Fighting for Custody of Daughter.

Campbell

In Judge Bird's court at McMinnville yesterday, when the custody of a 6-year-old child, the daughter of Mrs. S. T. Manard, came up, the jurist made a novel decision. The child's mother is said to have kidnaped her from Seattle and kept her in hidding until discovered in Newberg. The father got an order to have his daughter brought to the court for determination of its custody, and the point was raised as to jurisdiction.

After considerable wrangling by opposing counsel, John F. Logan, attorney for the father, succeeded in having the little one placed in the care of Deputy Sheriff T. T. Wood with the understanding that the parents and grandmother should appear before the Superior Court in Seattle. The Judge of that court is to decide who is to have the child, pending settlement of other proceedings between the parties, and the Yamhill County Judge will base his order upon that decision, according to report from McMinnville,

Marine News of Tacoma.

Marine News of Tacoma.

TACOMA, April 15 - Mexican Consul A. F. Halnes today issued the necessary papers for clearing the American schooner F. E. Sander, which has completed loading lumber at Hoquiam for Guaymas. The German steamer Alexandria is preparing to load cargo for the West Coast, after an extended stay in port a waiting orders. Work of completing the wheat cargo of the Norwegiam steamer Aker for Japan was finished today, tac tramp shifting to the bunkers for fuel. The British steamer Teucer of the same fleet, was reported passing Carmanah Point at 7 o'clock tonight, having made the run from Yokohama in about 12 days, 28 hours, actual steaming time, which is an unusually smart passage. The Teucer is bringing general cargo. Lae will discharge passengers at Victoria and will be here tomorrow night.

The British steamer Antilochus left out before daylight for Liverpool, via the Ordert.

before daylight for Liverpool, via the

Both Senators from Western Oregon and the Representative from Eastern Oregon. Vote for ex-Governor Geer for

ROGER B. SINNOTT-34. For District Attorney, "Indiet by Grand Jury."

LOGAN IS CONVICTED NOTICE TO THE PUBLIC—DAVIDORE IN THE LIMELIGHT

Siletz Indian Found Guilty of Manslaughter Charge.

JURY REQUESTS LENIENCY

Unless New Trial Is Asked, Federal Court Will Today Pass Sentence on the Slayer of Willie Garnier.

After 20 minutes' deliberation, a jury After 30 minutes deliberation, a jury in the United States Court yesterday returned a verdict of guilty against Larkey Logan, who was charged with massisuighter, resulting from the fatal stabbing of Willie Garnier on the Siletz Indian Reservation several weeks ago. Logan was recommended to the teniency of the court. Unless Logan's attorneys file a motion for a new trial he will be sentenced by Judge Wolverattorneys file a motion for a new trial he will be sentenced by Judge Wolverton in the Federal Cour! this morning.

The Government sought to establish the fact that Logan, wolle intexteated and in search of liquor, antered the home of Garnier, who was aroused and ejected the intruder from his home. It was while seeking to drive the prowler from the premises that Garnier was assaulted and stabbed fatally by Logan, who had on previous occanier was assaulted and stabbed fatally by Logan, who had on previous occa-sions stabbed seriously two other resi-dents of the reservation. Logan, who was represented by Attorneys Men-denhall and Swope, contended that he stabbed Garnier in self-defense, insist-ing that he had never entered the resi-dence of Garniec, who, he alleged, was the aggression.

he aggressor.
The fact that considerable conflict ing evidence was affered at the trial indoubtedly influenced the jury in sun-plementing its verdict with the fol-lowing explanation: "We recognize, however, that there were mitigating erroumstances which induce us to rec-ommend the leniency of the court in passing sentence." The verdict was

ommend the leniency of the court in passing sentence." The verdict was signed by J. P. Essmussen, foreman R. Sumida, a Japanese, will be placed on trial this morning on an indictment charging him with importing women to this country for immoral purposes. The case of the Government against R. H. Wells et al., for using the mails fraudulently, will be called in the Federal Court next Monday

STEVENS CALLED TO TESTIFY

Will Give Important Evidence in

Hyde-Benson Trial. United States Marshal Reed vestorday received telegraphic instructions from Judge A. B. Pugh, chief counsel for the Government in the case of the United States against F. A. Hyde and John A. Benson, now on trial in Washington, D. C., to have Horace Stevens report there not later than April 23, in obedience to a subpena as a witness in the case, Stevens made every effort to get out of going to Washington on account of his collaboration with S. A. D. Puter in the publication of the latter's book on the land frands, but the best he was able to do was to secure three days grace from the original plan of having him start at once.

It is understood the services of My It is understood the services of Mr. Stevens are necessary in connection with the records of the State Land Office of California, with which he is thoroughly familiar. During the investigations of the Hyde-Renson operations by Thomas B. Nephausen, Special Inspector Department of the Interior, in January, February and March, 1967, Stevens was detailed by Neuhausen to go to Sacramento, where he uncarthed much damaging evidence against the California landgrabbers in the form of documents on file in the State Surveyor-General's office, and the defendants have been putting up a hard fight to prevent these papers from being taken to Washington.

Infunction proceedings were brought in the state courts to restrain the Surveyor-General from permitting the removal of the various records from his office, but these efforts proved unavailing, as Judge Seawell, of the Superior Court of Sar Seawell, of the Superior Court of San Francisco, has just decided that the Government cannot be prevented from taking them, and dissolved the injunction. Mr. Stevens said last night that he did not believe he would be absent more than two weeks, in which event his trip would not interfere materially with the publication of the land-fraud book, which is rapidly nearing completion.

Gets One Child, but No Divorce.

Mrs. Lena J. Eaton secured no di roree from Garrett J. Eaton yesterday. Neither did she obtain the custedy of her two children, for which she was suing, ludge Cleiand decided that she should Judge Cletand decided that she should have the custody of the younger child, while her busband is to have the other. Neither child can be taken beyond the reach of jurisdiction of the court. At the trial of the Eaton divord case, brought some time ago, an affectionate letter was introduced, purporting to have been written by Marie Sarhart Williams, to Eaton. The Williams woman was said to have been Eaton's bookkeeper. Another letter was introduced, said to have other letter was introduced. other letter was introduced, said to have been written to the husband by a Mrs

The General Demand

of the Well-Informed of the World has always been for a simple, pleasant and efficient liquid laxative remedy of known value; a laxative which physicians could sanction for family use because its component parts are known to them to be wholesome and truly beneficial in effect, acceptable to the system and gentle, yet prompt, in action.

In supplying that demand with its excellent combination of Syrup of Figs and Elixir of Senna, the California Fig Syrup Co. proceeds along ethical lines and relies on the merits of the laxative for its remarkable

success. That is one of many reasons why Syrup of Figs and Elixir of Senna is given the preference by the Well-Informed. To get its beneficial effects always buy the genuine-manufactured by the California Fig Syrup Co., only, and for sale by all leading druggists. Price fifty cents per bottle

Lipman-Wolfe's Owl Cut-Rate Drugstore

Sells "Syrup of Figs" and every standard remedy and toilet article at the lowest CUT RATE prices in Oregon. : OU MONEY.

On April 3d the Daily Journal published a denial of the article published in that paper exposing this man S. V. Davidore, who is connected with the Washington Home Telephone & Telegraph Company, of Vancouver Washington, Centralia and Chehalis, for his criminal record in Chicago, Milwankee and Michigan, and San Francisco. He dare not deny the letter of the Chief of Police of Milwankee, because Chief of Police Gritzmacher, of Portland, has that letter in his office, where any citizen of Portland can go and learn the character of Davidore. He claims that the reason he served a jail sentence in Milwaukee was because he took an active part in political affairs. I wish to call the attention of the people of the Northwest to this statement You and I know that the United States Postal Service does not place men in jail for taking an honest part in any political campaign. He does not mention about the two years he spent in the Chicago prison for swindling through the mails. He says there is no truth in the assertion that he has been guilty of shady transactions of any nature in any part of the United States. Then, Mr. Davidore, how is it that you have been in jail in several states for swindling games against the people? I presume through your standard of morality and honesty you can't see where the people have any right to find fault with you as to how you get their money, or what you give them in return as security. You may be able to float mining schemes for a while, but you cannot build telephone and telegraph lines in Washington and Oregon on hot air and blue sky, and a shoestring capital and printers' ink. It will work for a while then the people will catch on, and there must be a settlement—and no money to settle. The people of Portland have been buncoed before by just such smooth chaps as you, and they are on to your game. You thought the people here are all suckers, and all you had to do was to offer them stock and bonds in your bank at St. John, in your gas plant at St. John, in your mining companies and lastly in the Washington Home Telephone & Telegraph Company. Print lots of bonds and stocks, get out a very attractive prospectus, with the cut of the building of the Portland Home Telephone Company on it, and represent it as the building of the Washington Home Telephone & Telegraph building in Vancouver, which is not true and was only used to deceive the purchasers of your bonds. The Washington Home Telephone & Telegraph Company don't own nor do they intend to own any building in Vancouver. They only have a twenty-five year lease on the building now in course of construction by the owner of the ground, on the corner of Ninth and Washington streets. In your prospectus you set forth that this company will creet their own buildings. What security has the purchaser of the Washington Home Telephone & Telegraph Company's bonds, only the paper they are printed on and under the sale contract of the bonds by S. V. Davidore to a man by the name of Bloch for fortyfive cents on the dollar, and that amount to be paid for out of the sale of the bonds. If he ever sells them. Who will be fool enough to place their money in any business proposition managed as this company is at the present time? Is there any first-class constructor of telephone and telegraph plants who would undertake to complete those three plants for the money received after the sale of those five hundred dollars' worth of bonds for forty-five cents on the dollar, and then pay S. V. Davidore twenty cents on the dollar as his commission for selling the bonds for \$225,000, leaving the company only \$180,000 o pay all expenses and construct and equip the plants? It can't be done for \$250,000. Where are the people who own bonds and stock going to come in for interest on their investments. You have none, and won't have any under this management. Those are true facts that can be proved by the books of the company. This means that Davidore and his henchmen claim that his enemies, that is true, what honest business man would care to shield such a rascal from the public by protecting him and his schemes? He claims he had a right to dispose of the bonds of the Washington Home Telephone & Telegraph Company for any price he saw fit to take for them, by a resolution offered in the last meeting of the company, presided over by Judge W. W. McCredie. I want to say right here, as secretary of the Washington Home Telephone and Telegraph Company, that I never signed those last minutes of that meeting. That resolution was offered by Davidore, and he had a purpose in getting it through, so he and Clements, as general manage, could barter the sale of those bonds for forty-five cents on the dollar, so they could get some ready money, as there were some bills coming due that had to be met, and some show must be made in doing some work in Vancouver, Chehalis and Centralia. To hold their franchises they have dug a few trenches in Vancouver, and set a few poles in hehalis and Centralia. Now they claim if they complete their plants in the next two years, they have a right to do so, if they don't succeed in selling them o some other company. I understand they are now trying to dispose of what they claim is very valuable. The original franchises could be made valuable. but under the present management it was a failure from the start. It will be necessary for an expert telephone construction engineer to take charge of this work. Clements is not an educated telephone engineer; he is a good lineman to stretch the wires and boss a gang of men under the direction of a competent engineer who will be held responsible for the proper construction of the plants by the officers of the corporation. I have investigated the claims of Mr. Clements and Mr. Eaton in regard to their claims that they have a contract with the long-distance telephone company; they have no contract signed by any peron who has authority from the board of directors to so enter into such a contract that is binding on the long-distance company. I also find that their claims that they will put in the automatic telephone in Vancouver, Chehalis and Centralia is not true. They cannot secure the automatic telephone at any price. That system is controlled by the Portland and California companies. If the Mayor and Council and City Attorney will notice, in the wording of the franchise granted to Mr. Eaton there is no mention as to the telephone that will be used. They can if they so desire place the old Bell telephone in all three of the towers, and the people have no redress under their franchise. There is talk now of reorganizing the company with new men and money. This is the only way the corporation will ever be made a success. With Davidore, Bloch and Clements in the company, the Portland Co, will never grant any favors to the W F. & Tel. Co. The attacks of Davidore, Bloch and Clements on the Home Company will always be remembered by the management of the Portland Co. In Mr. Davidore's denial of the assault on Mr. Houston in San Francisco, he neglects to mention that there has been two warrants hanging over him in San Francisco for that assault. He forget to mention that he sent an attorney from Portland to San Francisco to try and get those cases dismissed against him The attorney was not successful in having them dismissed, and only through the influence of a judicial officer of Portland has he had them dismissed, and preventing the authorities of San Francisco from extraditing him from this state. The papers were already prepared to do so. He has also forgotten to mention the swindle he perpetrated on a widow lady in the State of Michigan, where he buncoed her out of \$20,000, under the pretense of marriage. I will refrain from giving the lady's name to save her fromthe odium it would east on her to have her name mixed up with such a rascal. But I presume the lady onsiders she has gotten off very cheap in the loss of \$20,000, rather than being the wife of such a raseal and confidence man. In his notice to the public of April 11 he gives as the reasons for his resigning as treasurer from the Washington Home Telephone & Telegraph Co. that it was for the best interests of the company. I think so, too, and so does every other member of that company and every other citizen of Portland who has ever had any dealings with the man. I presume he will try and justify his action in trying to swindle Gregory Marten and his wife out of their property. I happen to know something about that deal, and from the manner in which he represented to myself and others how he owned that property I suppose he considers this as one of his onorable deals, also. He says his conduct of the affairs of the W. H. T. & T. Co. and every other corporation in which he has been interested needs no apol-No, but they need cash, and the people were to supply it by buying bonds in his hot-air schemes. But I think after they read of his many crimes committed on the public they will not be suckers enough to be caught with his bait of flaming advertisements and elegantly furnished offices—plush carpets, large rolltop desks and easy chairs. His esthetic tastes got a severe shock the other night when he was disturbed from his slumbers in the Portland Hotel in his suite of rooms by the intrusion of two city detectives, who marched him down to the city prison and placed him and his dupe, B. E. Clements, in a cell But this is nothing new for the French Count (1), Davidore—he had been there before—as many other counts—or no accounts—that come to this country to bunce the American people. I see new this Count advertises that he has a bonding company at 320 to 327 Corbett building, where he invites the public to ome to his shop and buy bonds from a broker and get them cheap, instead of buying them through the officers of corporations. I presume he has a large block of these 45 cent bonds of the Washington Home Telephone & Telegraph bonds that he would like to dispose of very cheap. Or perhaps they are the St

John gas bonds that he is auxious to get rid of, so he could make a little show to the Council with other people's money that he does intend to do any build

ng of that gas plant. Personally, I don't think he ever intended to build that plant. I hope this will be sufficient for the present to show the people of

Portland and the Northwest the rottenness of this man and his henchmen, and their propositions, H. J. MEAGHER, Former Secretary of the Washington Home Telephone & Telegraph Company.

Effect, but Judge Cleland said yesterday officials of the Mount Hood Company. Taylor will be the Oregon battery for the that there was not sufficient evidence to show that these women were the authors of the loving opisites.

WILL PAY HIS OWN WAY Mayor Lane to Be Independent on Bull Run Excursion.

another bout between Mayor Lane and his political enemies in the City Counhis political enemies in the City Council. This seems likely to arise because of a contemplated trip to the head waters of the Buil Run River, which is planned to be under the auspices of the officials of the Mount Hood Rullway & Power Company. This corporation is just now seeking peace and very valuable concessions from the city, and intends to defray all expenses of the little excursion that is scheduled for day after tomorrow. Mayor Lane announced yesterday that if he goes with the party on the trip to Bull Run River he will pay his own way and will furnish his own luncheon, or will charge it up to the city. Under no circumstances, he said, would he permit the officials of the Mount Hood Company to pay for his food or defray the expense of the ride to and from the head works.

However, while the Mayor feels thus

NUTS

TO

YARD

gation.

who offered everything attendant upon the trip. All the members of the Council who can leave the city that day will go, and it is understood that all of them will be glad to be guests of the corporation.

"I do not know whether I will go on the trip or not said Mayor Lane year.

"I do not know whether I will go on the trip or not." said Mayor Lane yes-terday, "but if I do I will either pay my own way and provide my own luncheon or will charge it up to the city. Under no circumstances will I permit any cor-poration to pay my expenses, either as an individual or as a city official. They who accept stipends from corporations are expected to serve the corporations are expected to serve the corporations."

The trip to Bull Run River was originally planned for today, but because of the primaries temorrow, the strests committee of the Council will meet this afternoon at 2 o'clock. This would have barred several Councilmen who wished to

Varsity and Whitman: Two Games.

UNIVERSITY OF OREGON, Eugene baseball nine plays the Whitman team two games, one each on tomorrow and Friday afternoon. Oregon is especially desirous of winning these games, since she lost two games to Whitman at Walla Walla last year. Several members of the Oregon team are not in the best about the matter, it is very likely be will stand alone, as the invitation to go shape, but the game will be started with was given the various officials by the the regular line-up. Hurd or Clifford and

ENGLISH WALNUTS

ROYAL ANN CHERRIES

if you are able to pay eash, no matter if you must have terms, no matter what

the conditions, you cannot afford to pass up our proposition without investi-

ing for two years. The more you know about walnut culture the quicker you

do business with us; the practical man sees, the theorist can't get away from it.

ment is made. We simply sell you the planted grove and take all the care of it

for four years; you can build your summer home or permanent home, you can

plant your shrubs and improve while we attend to the business of delivering to

pay, any kind of a man can secure a better location, a better soil, better care

and better results by dealing with us. It's our business. We are the largest

each 5-acre tract, and we take care of it for four years.

Phone us before 5 P. M. Saturday for Sunday trip.

No matter who you are, no matter how much money you have, no matter

We are selling tracts to people who have been interested and investigat-

Just consider the terms we offer of only \$100 cash and \$15 per month on

No matter what quantity you purchase, the tract is yours when first pay-

The man of means, the professional man, the salaried man, the man on

We go to properties any day, leaving 7:40 A. M., returning 5:40 P. M.

initial game.

Jury Acquits Barber Lee.

A man cannot be punished for con A man cannot be punished for ron-ducting a barber shop in Oregon with-out a barber's license, according to the decision of a jury yesterday afternoon. The case on trial was that of the State against M. E. Lee, who was indicted for conducting a shop on Sixth street with-out a license. A jury in Judge O'Day's department of the Circuit Court, which had been trying the case, went out at 3:39 yesterday afternoon, and returned in five minutes with a verdict of not in five minutes with a verdict of not guilty. The defense set up was that the law cannot undertake to punish a the law cannot undertake to punish a man for doing that which in no way interferes with the public mafety, health or morals, or with the inherent rights of others.

Both Senators from Western Orego and the Representative from Eastern Oregon Vote for ex-Governor Geer for

DIED

M'PHERSON—in this city, April 15, Edith Louise McPherson, aged 21 years 7 menths, beloved daughter of Mr. and Mrs. Colburn McPherson. TRAVER-in this city, April 15, at residence of her daughter. Mrs. E. Supher, 1256 East Eleventh sizeet nor Mrs. Rebecca Traver, aged 58 years months 14 days.

BITES

TO

THE .

CHERRY

AMUSEMENTS

HELLIG THEATER Phones Main 1 and A 1122 3 NIGHTS BEGINNING TONIGHT Special-Price Mathres Saturday

PLORENCE GEAR "CUPID AT VASSAR" Evenings, \$1.50 to 25c; Matines, \$1.00 to 25c

MARQUAM GRAND

y Four More Performances Touight, Prida), Saturday, Matines and Night "FLORODORA" The Greatest Musical Cornelly Success Ever Written

Evenings, 25c, 50c, 15c, \$1.00; Matines, 5c, 50c, 75c BAKER THEATER Phones Main 2 GEO L BAKER, GEN MANAGER. Tonight, all this week, matines Saturday, Hall Calus's beautiful and impres-

THE ETERNAL CITY. A story of Rome in the future Magnifi-ent accepts and effects.

Evenings 25c, 35c, 56c; matthee, 15c, 25c, Next Week—"The Strange Adventures of Miss Brown."

LYRIC THEATER Both Phones: Main 4685; Home, A 1026, Week commencing Monday, April 18, P. Allen presents Miss Verma Felton and Dates Stock Company in Agors Herndon

Allen Stock Company in Appea Herndon's great success. "LA BELLE MARIE." first lilms at popular prices. Positively the best comedy drams ever written.

Matinees Tuesday. Thursday, Saturday and Sunday, Prices 10c and 20c. Every systing at 8:15. Prices 10c 20c and 30c. Boxes 56c. Office opens 10 A. M. to 10 P. M.

THE STAR. Phones M 5496, A 1496.
Week Beginning Sunday Mailine. April 12,
THE R. E. PRENCH STOCK CO. IN
"A HOOSIER DAISY."
A comedy drama in four acts. Time and
prices remain the same. Next week. The
French Company offers for its last production in this house the calcurated comedy
drama. "How Buster Butted In." Beginning Sunday evening, April 26, the Armstrong Musical Comedy Company will open
an indefinite engagement. Watch papers
for first production and scale of prices.

PANTAGES Fourth and The Leading Vandeville House. For the Week Community Today, DON FULANO, the black beauty of va

WONDERFUL O'BRIEN TROUPE, Acro-Prices Upstairs, 15c; downstairs, 25c; boxes, 50c. Work day matines, 15c to any seal, Performances 2:30, 7:30 and 9 P. M. daily.

The Grand-Vaudeville de Luxe

Week Beginning Monday, April 13.

RIALTA, assisted by J. Louis Mintz. lyric tenor, "The Artist's Bream,"

DORIA OPERA TRIO-High-class operatio GLADYS VAN. formerly with Murray & F. F. MONTRESSA, the I. A. T. S. expert, exhibiting "The Sleeping Beauty."

FUNERAL NOTICE.

COBB—At the family residence, 326 North-rup street, April 14. William Alien Cobb, aged 29 years, beloved son of Mr. and Mrs William Cobb, brother of Ray, Stan-ley, George and Harry Cobb, of this city, neopies of Mrs. W. M. Soyder, of Tacchina, Wash., and Miss Mary Carner, of 14: 14th st. this city, county of Beile and Cora Enyder, of Tachina, Wash. Finiteral will be held from residence today at 1:30 P. M., thence to Cathedral at 15th and Dayls ats. where services will lake place. Interment Mr. Calvary Cemetery. Friends respectfully invited.

J. P. FINLEY & SON, Funeral Directors Third and Madison, Phone Main 9, A 1599 Dunning, McEntee & Gilbaugh, Funeral Di-ectors, 7th & Pine, Phone M. 430. Lady and ERICSON UNDERTAKING CO., 400 Aldas L Lady assistant. Phone Main 6133. EDWARD HOLMAN CO., Funeral Direct rs, 220 2d st. Lady assistant. Phone M. 501 ZELLER-BYRNES CO., Funeral Direct ers, 273 Russell. East 1935, Lady assistant

F. S. DUNNING, Undertaker, 414 East

CHURCHILL-MATTHEWS CO.

GENERAL SELLING AGENTS

Properties in Yambill County.

you a four-year-old commercial grove.

owners and dealers and we know our business.

110 SECOND STREET