

WOMAN CHRISTENS OREGON TRUNK BRIDGE ACROSS COLUMBIA AT CELILO, IN PRESENCE OF RAILROAD OFFICIALS AND NEWS-PAPER MEN.

WOMAN CHRISTENS OREGON TRUNK BRIDGE ACROSS COLUMBIA AT CELILO, IN PRESENCE OF RAILROAD OFFICIALS AND NEWS-PAPER MEN.

MRS. H. M. HARPS SPONSOR

Wife of Engineer, Who Watched Giant Viaduct Rise, Blesses It. Trains to Cross Structure Today—Time to Bend Cur.

"With this token I christen this bridge 'Cello' and pray that happiness and prosperity may be the chief fruits of its existence," spoke Mrs. H. M. Harps yesterday afternoon, as she broke a bottle of wine against the massive steel trusses of the Oregon trunk's new \$1,000,000 bridge across the Columbia River and gave Portland another direct railroad with Central Oregon.

Mrs. Harps, wife of the engineer who had charge of construction, performed her notable service in the presence of Carl R. Gray, president of the road, and a party of railroad officials and newspaper men who had made the trip from Portland purposely to witness the ceremony.

The wind blew almost a gale through the canyon that the Columbia has carved out of the Cascades and made the young woman's words inaudible except to those who stood nearest her. She slung to the side of President Gray's private car with one hand as she faced the millions of feet of steel that make up the heavy superstructure with the other. There was no speech-making and no further ceremony, but unanimous congratulations for the Oregon Trunk that another of the principal objects of their development campaign in Oregon had been accomplished.

Sponsor Watched Bridge Rise. It was peculiarly fitting that Mrs. Harps should have been chosen to act as sponsor, for she has seen the bridge rise from a mere engineer's drawing to the present magnificent completed form. She accompanied her husband to Celilo from Chicago when he first took charge of the work two years ago. In the subsequent days and weeks she heard much concerning the task. Then she watched it grow from an outline of false work through its various stages of development. She saw the granite and concrete piers rise in their places and watched the giant pieces of steel fabricated into shape. Through her close association with the work of the bridge she developed a personal pride in the undertaking, and not even President Gray was more pleased than she that the great undertaking had been completed successfully.

Following the dedication Mr. Gray's car with all on board was taken a short distance up the Deschutes canyon. The bridge work had been so well and so completely done that Mr. Gray and W. E. Coman, general freight and passenger agent, decided to inaugurate regular service over it today.

Head Reached Earlier. The Oregon passenger, leaving Portland at 1:30 A. M., hereafter will be continued through as a solid train to Bend instead of stopping at Fairbridge, the nearest station. It will arrive at Bend at 1:10 P. M. instead of 1:30 P. M. Corresponding time will be saved at intermediate points. Portland to Bend via the Inland Empire express at 1:55 A. M. and make connections with the Central Oregon train at Fairbridge. The train will leave Bend at 1:30 A. M. and arrive in Portland at 1:30 P. M.

How the temperature and wind were affected the work of construction is illustrated in two incidents that occurred within the last few weeks. When the heavy steel pieces were hoisted to their places, the wind was so strong that arrangements had to be made to overcome its force. In doing this the engineers calculated that the pressure against the steel beam was five tons. When the two ends of the principal span were brought together in the mid-air, the wind had been gradually from either end, the cold weather had contracted the steel so that there remained an inch of open space between the two ends. This was closed by heating and expanding the steel so that it could be bolted together.

Project Scared Indians. At the place where the bridge spans the river Indians have been camped and fish for many years. They were skeptical from the first time that they learned of the plans. As they were taking definite shape some of them became superstitious and declared that an evil influence was at work. Some actually deserted the project.

Those who accompanied Mr. Gray yesterday were: W. E. Coman, general freight and passenger agent of the Oregon Trunk; J. H. Rogers, superintendent; A. D. Charlton, assistant general passenger agent of the Northern Pacific; F. H. Fogarty, assistant general freight agent of the Northern Pacific; M. J. Costello, of Seattle, assistant traffic manager of the Great Northern; George H. Smith, general freight agent of the Great Northern; Fred W. Graham, general western industrial and immigration agent of the Great Northern; O. C. Laiter, city editor of The Oregonian; Phil Bates, of the Pacific Northwest; Hugh Hume, of the Spectator; F. H. Bueh, official photographer; J. L. Wallace, of the Journal, and Shad O. Krantz, of The Oregonian.

River 3500 Feet Wide. The structure passes directly over Celilo Falls. The river is approximately 3500 feet wide at this point. The bridge crosses it practically at right angles, and near the north end it branches with two curves to connect with the main line of the Oregonian and Seattle Railway, to the west for trains running directly between Central Oregon and Spokane, and to the westward as far as the coast movements between Central Oregon and Portland.

Leaving the North Bank Road the bridge rises at the rate of 25 feet to the mile across the river, and near the south shore crosses over Celilo Canal, which now is under construction, the State Portage Railroad, and the O.W. tracks. Just south of the bridge the track turns to the east and traverses the south bank of the Columbia River for about two miles till it reaches the mouth of the Deschutes River, where it turns to the south and follows up the Deschutes River into Central Oregon.

The bridge is a single-track structure, built entirely of steel, resting on a sub-structure consisting of piers and abutments built of concrete and granite.

tions rest on solid rock which is entirely exposed at low stages of water, usually from about September 1 to March, and for the rest of the year the water creates such a rapid that it is impracticable either to do concrete work or to place falsework for bridge erection. The first period of low water after active construction of the Oregon Trunk started, September 1909, to March, 1910, was consumed in making surveys for the bridge location and for the preparation of maps to obtain an Act of Congress, which was passed March 2, 1910, authorizing construction of the bridge. Erection of superstructure was started May 11, 1911; the steel work connected up December 19, 1911, and riveting has now progressed sufficiently so that trains can begin using the bridge today.

At its south end the bridge is 100 feet above low water and 50 feet above ordinary high water. It is, however, only 35 feet above the high water of 1854.

One Span 316 Feet Long. There are in all 25 piers and three abutments. The abutments are of concrete with granite bridge seats, four piers at the south end of the bridge are built entirely of concrete and the other 21 piers are of concrete with granite nose stones on both the upstream and down-stream ends of the piers for full height. They also have heating and coping courses of granite. The piers are six feet wide under the coping and eight feet wide on top of the coping, except the eight piers which carry the truss spans, which range eight feet six inches under the coping to 10 feet six inches and 12 on top. The pivot pier of the draw span is octagonal and octagonal, inscribed in a 30-foot square.

A unique feature of the concrete and granite piers is that instead of having the entire pier covered with granite or even having the entire end beyond the corners faced with stone, the piers in this bridge have only a single nose stone at the stream ends.

The longest span of the bridge is 316 feet eight inches, and is just north of the draw span and carries the main of the draw span and the Columbia breaks over the falls. On account of this large channel it was impossible to place timber falsework for the draw span, and it was erected on cantilever, the ends of the two halves being anchored back to the adjoining spans until they were in place. The cantilever that the Crooked River bridge was erected.

The east leg of the Y is 352.01 feet long, while the west leg is 325.07 feet. The main span of the bridge from the junction of the two legs to the Oregon shore is 2298.11 feet, making the total length 4197.17 feet.

No Workmen Lose Lives. The entire weight of steel in the superstructure is 5000 tons. In the excavations for the sub-structure the following contents in cubic yards were handled: dry earth, 1734; wet earth, 1538; solid rock, 5383; loose rock, 1221. The cubic yardage of concrete used was granite in coping and best concrete, 503. The steel reinforcing bars used in the concrete weighed 155,390 pounds.

No lives were lost during the construction of the entire bridge. A huge fire which broke out in a man who fell from the deck of the bridge into a pool of water about 100 feet deep, 50 feet below. This cushioned the fall, so that he was not seriously injured, and he was able to be at work again in a short time.

Direct operations of trains into Central Oregon over the new bridge will mark the passing of the Celilo ferry, which has been used since September, 1910, for carrying construction material and later for commercial traffic, cars being taken across the river on barges handled by the steamer Novra, and passengers transferred from train and passengers to train on the opposite side of the river.

The sub-structure of the bridge was built by Porter Brothers of Portland, and the superstructure was manufactured by the Pennsylvania Steel Company and was erected by the Missouri Valley Bridge and Iron Company of Leavenworth, Kan. Ralph Modjeski, of Chicago, drew the plans and through Mr. Harps had general supervision of construction. Ralph Brock, chief engineer for the Oregon Trunk, directed the work for the railroad.

ROUND-UP WILL TRAVEL. Pendleton Show to Be Taken Into Eastern States.

A corporation capitalized at \$20,000 has been organized to take the Pendleton Round-Up into the Eastern States as an amusement feature. The show has been paid in by the stockholders and steps will be taken at once to organize the big attraction.

Los Angeles will be first visited, and if the show proves successful, a jump will be made from that city to Chicago, after which a tour of the larger cities of the East will be made. Those who are managing the enterprise are J. Gunn and J. R. Bailey, who managed the show at Pendleton, Charles Hall and Peyton Davidson, of Hood River, and Captain E. W. Spencer, Bryce Wilson, R. F. Cox, S. B. Huston, of Portland.



ABOVE, CELILO BRIDGE, COMPLETED. BELOW, MRS. HARPS BREAKING BOTTLE AGAINST STEEL FRAME. PRESIDENT GRAY IS IN CENTER OF TRACK. W. E. COMAN IS LEANING OVER RAIL AT LEFT OF CAR.

VENISON CASE HOT

Hotel Men Charge Warden "Planted" Meat.

ACCUSATION IS DENIED

Attorney, Finley and Witness Near Blows at Trial—Accused Found Guilty by Jury Which Considers Evidence.

Heated wrangles, leading almost to blows, sprang up at frequent intervals in Justice of the Peace Bell's court yesterday over the question whether State Game Warden Finley had "planted" the venison for the possession of which he was prosecuting the Oregon Hotel and others. Once, at least, the he passed between Mr. Finley and Attorney Joseph, and once a witness, accused of doing the planting, started to descend from the stand to try conclusions with Attorney Joseph.

J. F. Gay, a market-hunter and the principal witness for the prosecution, was charged with peddling the illegally-killed meat, followed closely by Warden Finley and his deputies.

The case was one of a number recently tried or still pending, all of which have brought vindication to State Game Warden Finley. The proprietor of the Quells grill pleaded guilty and a representative of Mason's Market was convicted by a jury, both being fined heavily.

The case for the prosecution brought out that Gay went to the hotels and markets December 5, taking orders for Christmas delivery. He then killed the deer near Brownsville and shipped the carcasses here. In the meantime the same warden learned of the shipment and when Gay made his deliveries, deputies followed him and arrested the receiver.

Fred Sechtem, of the Quells, told how he came to be arrested. He said Gay entered his place with a venison and insisted on selling a piece of the meat. He refused for a long time, but at last Gay offered the whole piece for \$1, and he bought it. Fred Merrill, a chance visitor to the place, picked it up and hid it in his hands when Finley's men entered and placed him under arrest, saying they knew what he carried.

"I don't," said Merrill. Merrill was exonerated by Sechtem, who pleaded guilty. Employees of the Oregon Hotel testified that the charge against them was a deliberate plot. They said Gay tried to sell the meat and when he failed he left it in the ice box, pretending that it belonged to a lodger in the hotel. They proffered their cashbook to show that no entry of payment had been made, but the prosecution, after demanding the book in evidence, refused to admit it.

Gay and State Game Warden Finley admitted having conversations after Gay's arrival from Brownsville and before the meat was delivered. Once Joseph accused Mr. Finley of falsehood and received a heated rejoinder which the court prevented from proceeding further. Gay, closely pressed by Joseph, became belligerent and was restrained by a constable. The jury, after an hour of deliberation, returned a verdict of guilty. Sentence will be pronounced today.

JAIL FOUND UNFIT

County Court to Keep Back \$6000 From Builders.

SHERIFF FINDS FAULT

Stewart Iron Works to Receive Only \$13,400 and \$4000 Penalty Also to Be Deducted—Company to Fix Cells.

The County Court yesterday decided to withhold \$6000 from the Stewart Iron Works until certain defects in the temporary jail built by the company in the east wing of the new Courthouse have been remedied. The fault was pointed out by Sheriff Stevens in a letter which he sent the Courthouse architects, Whidden & Lewis, in reply to a communication asking him for his views as to whether the work should be accepted.

The company will thus receive only \$13,400 from the county for the temporary jail work, as the Commissioners had already decided to penalize the company for 80 days' delay at \$50 a day, as provided by the terms of the contract. The contract price for the temporary jail was \$23,400, and contingent upon its acceptance the company is to have the contract for the main jail in the west wing at \$23,857. This would include the moving of the temporary jail to the west wing and its installation as a part of the jail proper.

Sheriff Disapproves Work. In his letter to the architects Sheriff Stevens says: "Replying to your favor of January 3, I regret to say that I am unable to express any satisfaction with the work of the Stewart Iron Works in connection with the steel cells on the seventh floor."

The Sheriff went on to say that the prisoners had experienced little trouble in escaping from the temporary cells, and declared that representatives of the company had represented their cell-locking device to be mechanically perfect. He called attention to a clause of the contract which reads, "The work of this contract shall not be accepted or paid for until the locking devices for cell doors and all other work of this contract is found to be satisfactory."

Sheriff Stevens points out that no opportunity had been given to test the escaping from the temporary cells, and are supposed to be securely locked from the outside; that before the contract was let representatives of the company had exhibited samples of corridor grating construction with a lock casing at each intersection of the vertical and horizontal bars, and that the grating on every fifth bar only.

Angles Are Missing. The Sheriff complains also that there are no reinforced steel angles where the vertical bars are mortised into the horizontal bars. Such angles are in every down-to-date jail, writes the Sheriff, who concluded by saying that the doors and partitions of the jail are supposed to be securely locked from the outside; that before the contract was let representatives of the company had exhibited samples of corridor grating construction with a lock casing at each intersection of the vertical and horizontal bars, and that the grating on every fifth bar only.

The Sheriff complains also that there are no reinforced steel angles where the vertical bars are mortised into the horizontal bars. Such angles are in every down-to-date jail, writes the Sheriff, who concluded by saying that the doors and partitions of the jail are supposed to be securely locked from the outside; that before the contract was let representatives of the company had exhibited samples of corridor grating construction with a lock casing at each intersection of the vertical and horizontal bars, and that the grating on every fifth bar only.

BAILEY ACCUSED AGAIN

Chief Slover Says Police Captain Is Unfit and Asks Discharge.

George H. Bailey, captain of police, must answer to the police committee of the Executive Board on charges of using profane and vulgar language in neglecting to enforce the city gambling ordinances and being unfit to command, filed against him yesterday by Chief of Police Slover. The hearing probably will be held at the next meeting of the committee.

Chief Slover demands that Bailey be discharged from the department, declaring that he is unfit to be in command of men and is the cause of constant turmoil because of his temperamental charges are an outcome of the recent investigation which resulted in the return of indictments against Captain Bailey and ex-Sergeant Cole, accusing them of grafting, and led to the suspension of Bailey Tuesday pending a hearing.

NEW MODEL VICTOR-VICTROLAS. \$15, \$25, \$40, \$50, \$75, \$100, \$150 and \$200. Sold on easy payments by The Wiley B. Allen Co., corner Seventh and Morrison Sts.

Albany's Postal Receipts Grow. ALBANY, Or., Jan. 5.—(Special.)—Albany's postal receipts for 1911 were \$124,496. This is a gain of \$140,847 over the receipts of 1910.

JAIL FOUND UNFIT

County Court to Keep Back \$6000 From Builders.

SHERIFF FINDS FAULT

Stewart Iron Works to Receive Only \$13,400 and \$4000 Penalty Also to Be Deducted—Company to Fix Cells.

The County Court yesterday decided to withhold \$6000 from the Stewart Iron Works until certain defects in the temporary jail built by the company in the east wing of the new Courthouse have been remedied. The fault was pointed out by Sheriff Stevens in a letter which he sent the Courthouse architects, Whidden & Lewis, in reply to a communication asking him for his views as to whether the work should be accepted.

The company will thus receive only \$13,400 from the county for the temporary jail work, as the Commissioners had already decided to penalize the company for 80 days' delay at \$50 a day, as provided by the terms of the contract. The contract price for the temporary jail was \$23,400, and contingent upon its acceptance the company is to have the contract for the main jail in the west wing at \$23,857. This would include the moving of the temporary jail to the west wing and its installation as a part of the jail proper.

Sheriff Disapproves Work. In his letter to the architects Sheriff Stevens says: "Replying to your favor of January 3, I regret to say that I am unable to express any satisfaction with the work of the Stewart Iron Works in connection with the steel cells on the seventh floor."

The Sheriff went on to say that the prisoners had experienced little trouble in escaping from the temporary cells, and declared that representatives of the company had represented their cell-locking device to be mechanically perfect. He called attention to a clause of the contract which reads, "The work of this contract shall not be accepted or paid for until the locking devices for cell doors and all other work of this contract is found to be satisfactory."

Sheriff Stevens points out that no opportunity had been given to test the escaping from the temporary cells, and are supposed to be securely locked from the outside; that before the contract was let representatives of the company had exhibited samples of corridor grating construction with a lock casing at each intersection of the vertical and horizontal bars, and that the grating on every fifth bar only.

Angles Are Missing. The Sheriff complains also that there are no reinforced steel angles where the vertical bars are mortised into the horizontal bars. Such angles are in every down-to-date jail, writes the Sheriff, who concluded by saying that the doors and partitions of the jail are supposed to be securely locked from the outside; that before the contract was let representatives of the company had exhibited samples of corridor grating construction with a lock casing at each intersection of the vertical and horizontal bars, and that the grating on every fifth bar only.

The Sheriff complains also that there are no reinforced steel angles where the vertical bars are mortised into the horizontal bars. Such angles are in every down-to-date jail, writes the Sheriff, who concluded by saying that the doors and partitions of the jail are supposed to be securely locked from the outside; that before the contract was let representatives of the company had exhibited samples of corridor grating construction with a lock casing at each intersection of the vertical and horizontal bars, and that the grating on every fifth bar only.

BAILEY ACCUSED AGAIN

Chief Slover Says Police Captain Is Unfit and Asks Discharge.

George H. Bailey, captain of police, must answer to the police committee of the Executive Board on charges of using profane and vulgar language in neglecting to enforce the city gambling ordinances and being unfit to command, filed against him yesterday by Chief of Police Slover. The hearing probably will be held at the next meeting of the committee.

Chief Slover demands that Bailey be discharged from the department, declaring that he is unfit to be in command of men and is the cause of constant turmoil because of his temperamental charges are an outcome of the recent investigation which resulted in the return of indictments against Captain Bailey and ex-Sergeant Cole, accusing them of grafting, and led to the suspension of Bailey Tuesday pending a hearing.

NEW MODEL VICTOR-VICTROLAS. \$15, \$25, \$40, \$50, \$75, \$100, \$150 and \$200. Sold on easy payments by The Wiley B. Allen Co., corner Seventh and Morrison Sts.

Albany's Postal Receipts Grow. ALBANY, Or., Jan. 5.—(Special.)—Albany's postal receipts for 1911 were \$124,496. This is a gain of \$140,847 over the receipts of 1910.

WOMEN ABRAVED AGAINST VACCINE. Thirty Representing Health Defense League Appear Before School Board.

COURT FIGHT THREATENED

Opinion of Attorneys Is Read Holding That Directors Have No Right to Demand Inoculation of Pupils—Heed Promised.

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

County Court to Keep Back \$6000 From Builders.

SHERIFF FINDS FAULT

Stewart Iron Works to Receive Only \$13,400 and \$4000 Penalty Also to Be Deducted—Company to Fix Cells.

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

1912 SUIT \$19.12

OVERCOATS

Today—take your choice from any of the regular \$35 and \$30 Suits or Overcoats for \$19.12.

There are not many of 'em, but the early comers are sure of a great big saving.

LION CLOTHING Co. Gus Kuhn Prop. 166-170 THIRD ST.

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Attorney Sees Illegality

The extract read from Mr. Gregory's opinion by Mrs. Little was: "I am of the opinion that neither the statutes of the State of Oregon nor the ordinances of the City of Portland confer any authority in city health boards or any other person to vaccinate any person forcibly. There is no authority conferred to require the vaccination of persons or withhold privileges from them as a consequence of their not being vaccinated, except when there is actual danger of disease in their opinion from a lack of vaccination."

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman said he thought the school organization could be used to the greatest advantage in spreading an interest in agriculture. He said there is a good deal of reading done in connection with this subject which could be supplemented by actual gardening. He referred to the exhibition held in Yamhill County last Fall at which 1700 exhibits of garden produce were displayed. H. W. Stone referred to the work the Young Men's Christian Association has done in this field in the past two years. He said it had been most successful in producing to the value of \$10,000 having been disposed of as a result of the movement. The question was referred to the teachers' committee.

Superintendent Alderman