OREGON CITY ENTERPHISE, FRIDAY, FEBRUARY 7, 1913.



(Continued from page 1)

West's scheme for revenge will have any cantible results as a consequence The board now employee four persons Course H. Brown, the clerk; two penorrephers, and J. D. Butherland, the is kept in the State Treasurer's men for the reason that such official the harste of the funds of the head. The breducible school fund is loanor the state, being secured by than 7000 notes. The interest in triplicate for each payment. to mannine and pass on the notes and etunges securing new loans, its has been kept busy in that office

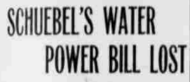
State Land Board and Govern-West, as chairman of the board, has taken part in the affair and sub striked to everything done.

BARRETT BONDING ROAD BILL PASSED

MALLEM, Or. Jan. 31 .- Passage of the Carrett county bonding road bill by the stenate this morning probably ill month the calling of a joint con mmittee to act on the Har cett and Hurd bills. The Hurd bill passed the House yesterday and is a shown as the Grange bill. While both are county bonding acts they are by no means identical.

the Hurd bill into To DIVIN Senale and the Barrett bill into the Roman without a conference would probably spall defeat for both bills. have urged the suggestion. noth of the bills will probably be taken in and one or the other inderseit or a compromise reached.

There is no doubt now of the sentiment in both houses that road legis to avail itself of the privilege of refation should be enacted and that it will come in the shape of a county bunding act, the sentiment of the peoheing construed in that light, in the passage of constitutional amend-



STATE CAPITOL, Salem, Or., Feb. or the judge to which said appeal 3 Aithough Representative Schue shall be assigned, shall advance said bel of Clarkamas County, thundered appeal on the calendar trying the velleys of charges and insinuations cause de novo without a jury and push against "certain members" of the ing the same to final judgement as House, declared the "Portland Rail- soon as may be under the circumway, Light & Power is an offspring stances. Appeal may be taken thereof the Standard Oll Company," etc., after, if so desired, from such judghis bill to regulate the rates to be ment as may be rendered by said pald the state for water power per horse power met with defeat in the the governor, acting for and on be-house upon rollcall today. House upon rollcall today.

the power company, saying it had expended more money in lobbying to defeat his bill than it would cost it to carry the measure to the Su- and if such appeal be taken, the Sup-I declared unconstitutional, as certain gentlemen on this floor have already said it is."

Constipation, if Neglected, **Causes** Serious Illness Constipation, if neglected, leads to almost innumerable complica-tions affecting the general health.

Section 11. At any time before Many cases of typhoid fever, appendicitis and other severe diseases are traceable to prolonged clogging of the bowels. Regardthe effects of Constipation, C. E. Ayers, 6 Sahin Montpelier, says: was affluied. liver th and fillouncess for years and a times because an beam would become unconstitute. I have been found to that condition many times. and occupation thereafter by Physiclate did not seem to be able to do me any good. I would become ed on said premises by the

Augminiation did not seems to be able to do use any ground. I would become weak and for days at a time could do but work. Not long any I get a buy of Dr. Miles' Laxative Tableta, and after using them found I had never tried anything that acted in such a mild and effective mainter. I believe I have at last found the remedy that wills may come? Thousands of people are sufferers from habitual constipation and

while possibly realizing something of the danger of this condition, yet neglect too long to employ proper curative measures until serious ill-ness often results. The advice of

all physicians is, "keep your bowels clean," and it's good advice. Dr. Miles' Laxative Tablets are sold by all druggists, at 25 cents a box containing 25 doses. If not found satisfactory, your money is returned

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sulfa my case.

MILES MEDICAL CO., Elkhart, Ind.

of such claim-the nature, extent and value thereof, and any such claimant. No conference has been finally de shall within said time likewise notify the governor as to whether it shall prefer the privilege of removal of supertructures from said premise or compensation thereof, as hereinafter provided.

Section 2. Any claimant electing moval shall and may have six months from the date of its said election in shall, during said period, be entitled Oregon:

You will please take notice that (here insert name or title of claimant) appeals from the findings and appraisement of the governor, secre- time to time. tary of the state and state treasurer made in the matter of the "Public" "Jefferson Street Lavee."

port

Together with a copy of said findings of facts, appraisement and re-

Section 6. Thereafter said court, court, either by the claimant or by Mr. Schuebel especially attacked is provided for appeals from judg ments of circuit courts in law actions where the same have been tried without the interposition of a jury.

said removal. Section 4. As to such improve said removal. would not affect irrigation, and when it was referred to the committee on not elect to remove the governor and unless the commissioners retary of state and state treasurer in court, in which case the commis-shall be, and they are hereby authorized, empowered and directed to investigate and determine the value of said structures, superstructures and al produce or farm products, he shall improvements, and to appraise the render a true statement in writing same, giving the claimants thereto to the consignor within twenty-four opportunity to appear before said hours, of the amount sold, price reofficials and submit evidence or data ceived, name and address of purt would cripple the irrigation pro material for the purpose of said appraisement, and to file in the office of the secretary of the state not less poned to it as to its application to the than sixty days after the taking ef Section 5. Whenever a consignor fect of this act, their findings and appraisements in writing, and to serve for, shall have received no reflittance upon all claimants, through any general agent thereof who may maintain an office within the state, a copy of said appraisement, findings and report ing, under oath, to the commission, Section 5. Within thirty days af- who shall investigate the matter ter the receipt by any claimant, its general agent, of said copy of find- vestigation the commision may comappraisement, and report. the said claimant, if he be not satisfied with said findings and appraisement appeal therefrom to the circuit court for Multnomah county, said appeal may be taken by filing

state, and shall maintain said poscauton in such manner as in his judgment may be desirable under the circumstances, unless and until the city of Portland shall avail it. self of the privileges and benefits for in Section XI hereof.

the first day of January, 1915, the city of Portland may pay, or cause to be paid, into the general fund of the state so much as has been expended from said fund, pursant to this act, together with interest thereon at the rate of six per cent per annum, and if such payment shall be made, the governor shall re-linquish and withdraw the pumes sion theretofore maintained for and on behalf of the state, and shall de-liver the possession of said premises to the city of Portland for the une ciay, of said premises, in accordance with the terms of the trust impressof Stephen Coffin to the city of Port-

land executed, respectively, 10 110 years 1865 and 1871, as the same are recorded, respectively, in E. at page 749, and Book O, at page 195, of the Deed Records of the county of Multnomah, state of Ore-Section 12. For the purposes this act, there is hereby appropriated out of the general fund of the state

the sum of fifty thousand dollars, or so much thereof as may be necessary By Representative Carkin-

A hill for an act to regulate and license and define the business solling horticultural and argleultural roduce and farm products on com-

mission and to require them to give boud to the state of Oregon for the conclit of their consignors and prescribing a penalty for the violating of any of the provisions of this act. Be it enacted by the people of the

State of Oregon: Section 1. For the purpose this chapter, a commission merchant is any person who may receive for sale, for account of consignor, any horticultural or agricultural products or farm produce. No person shall sell or receive or selicit consignments, of such commodities for sale,

on commission without first obtaining a license from the state railroad commission to carry on the business which to complete said removal, and of a commission merchant and executing and filing with the secretary of state a bond to be fixed and sureties to be approved by the com-

mission, who may increase or reduce the amount of the bond from Section 2. The application for li-

cense shall be in writing, state the commodities for which license to sell is wanted, and give the business address of the applicant and the estimated volume of business to be done monthly. The bond shall be condi-

tioned that he report to all persons consigning horticultural and agricultural produce and farm products to him, and pay to them the proceeds of its sale, less commissions and actural disbursements; and shall be also conditioned for the faithful performance of his duties as commissions

expire December 31st, of each year, The fee for each license shall be one dollar. Such license may be revoked by the commission for cause, up-

or notice and hearing. Section J. For the purpose of fixing or changing the amount of the bond, the commission shall require preme Court, if it passed, and have reme court shall advance said cause statements of his business from the to the sole and exclusive possession license, and, if he fails to render of said premises for the purpose of such statements or to furnish any

WITH ILLNESS STREET FORMATI Mrs. Stewart Tells How She Suffered from 16to45 years

Euphemia, Ohio .- " Because of total ignorance of how to care for myself when verging into womanbood, and from taking cold when going to school, I suffered from a displacement, and each month I had severe pains and nausea which always meant a lay-off from work. for two to four days from the time I

was 16 years old. "I went to Kansas to live with my sister and while there a doctor told me of the Pinkham remedies but I did not use them then as my faith in patent medicines was limited. After my sister died I came home to Ohio to live and that has been my home for the last 18 years.

old-How Finally Cured.

"The Change of Life came when I was 47 years old and about this time I saw my physical condition plainly described in one of your advertisements. Then I began using Lydia E. Pinkham's Vegetable Compound and I cannot tell you or any one the relief it gave me in the first three months. It put me right where I need not lay off every month and during the last 18 years I have not paid out two dollars to a doctor, and have been blest with excellent health for a wo- cil should make it possible for him E. Pinkham'sVegetable Compound for it.

"Since the Change of Life is over I have been a maternity nurse and being wholly self-supporting I cannot over estimate the value of good health. I have now earned a comfortable little home just by sewing and nursing since I was 52 years old. I have recommended the Compound to many with good re-sults, as it is excellent to take before and after childbirth."—Miss EVELYN ADELIA STEWART, Euphemia, Ohio,

If you want special advice write to Lydia E. Pinkham Medicine Co. 'confi-dential) Lynn, Mass. Your letter will be opened, read and answered by a woman and held in strict confidence.

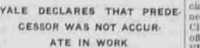
manner relate to such sale or trans-Any licensed commission action. merchant or any agent in charge of

Section 8. Any licensed commisation engaged in selling any proper-

not exceeding one thousand dollars tion to same or imprisonment in the state penitentiary not exceeding two years or by both such fine and imprisonment, in the direction of the court.



Upon information by Henry Meldrum, formerly city engineer of Ore gon City, a suit was filed Wednesday



STREET ESTIMATE

MONTGOMERY MAKES EXPLANATION

Council Favors Giving Health Officer Higher Salary-Janitors of Schools Made Special

At the regular meeting of the Council Wednesday evening regular re-

ports were read and the council was kept busy nearly three hours.

Police

A motion providing that the comand that his salary be increased to corform with these new duties Councilman Tooze said that passed. the city health officer held a very responsible position and that the coun man of my age and I can thank Lydia to devote more of his time to his duties. It also was urged that greater cooperation with the health officer should prevail, especially in regard to the medical profession.

The salary of Miss Dollie Pratt, in the city recorder's office was raised from \$50 to \$65 a month. Mayor lones appointed each one of the jan itors in the three school houses special pollcemen to serve without pay Mr. Tooze announced that he would

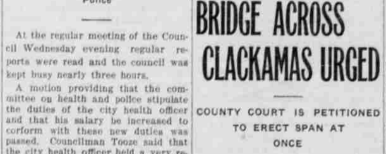
plumbing inspector. The report of City Engineer Yale of Sandy. The railroad will be built

get close check on this at this late date.

for 18,000 square feet at a cost of \$1,900, the actual work done is 2,000 feet at a cost of \$220, a difference of

The Clackamas County Fair Asso iation directorate, at a meeting Wedneeday afternoon in the Commercial Club parlors, elected the following officers: President, J. W. Smith; Vice-president C. N. Wait; Secretary, M. J. Lee; Treasurer, W. H. Bair. The prosident and secretary were authorized to attend the meeting of he fair directors at Salem today and tomorrow. The following directors were present: Judge Beatle, W. H. Mattoon, Nick Blair, W. H. Bair, O. D. Eby, O. E. Feytag, C. N. Wait, J. W. Smith and Albert Smith.

SMITH REELECTED LIVE WIRES FIND COUNTY FAIR HEAD CITY IS NOT CLE



Franchise Is Granted Multnomah Railway Company for Tack From Portland to

Sandy

COST

The county court Wednesday grantin the near future bring before the ed the Multnomah Central Railroad ouncil the matter of providing for a a franchise to build its tracks across the county roads in the neighborhood

WOULD BE NEAR \$100,000

was discussed. Mr. Montgomery, between Portland and Sandy, A mort-former city engineer, and Mr. Cromp gage for \$200,000 on property in this Oregon City will be a pretty clean ton, of the Montague-O'Reiley Com- county was recently given by the

The court and several of those in-

ation engaged in seeiing any proper-ty as herein specified, who shall re-ceive any horticultural or agricultur-ral produce or farm products, or con-signment, as herein provided, know-ing that said person, persons, firm ancles so great between the actual or work to be done and the done and the sector. ing that said person, persons, firm ancies so great between the actual or corporation is insolvent, shall be amount of work to be done and the deemed guilty of a felony and punish- amount estimated for, that I deem it ago, and has been urged at various the information for Cross had agreed to The court authorized the surveying

of routes for several county roads mittee's report follows: was for two thousand (2000) cubic yards at a cost of thirteen hundred (\$1,300) dollars. Actual amount of almost \$100,000. almost \$100,000.



ARRESTS THREATENED IMMEDIATELY Councilman Tooze Sharply Criticizes Persons for Taking Advantage of Legal Technicalaties The Civic Improvement Committee

CITY IS NOT CLEAN

COMMITTEE URGES THAT CONDI

TIONS BE CHANGED AT

ONCE

of the Live Wires threw a bomb shell into that organization Tuesday after the regular weekly luncheon, when it presented its report anent the unsanitary conditions prevaling here. Dr. van Brakle, chairman of the committee that was appointed one week ago, read a report that is startling in itself and gives promise of no little excitement in the future. The commit-tee has in its possession no less than 121 specific violations of reasonable leanlines.

The presentation of the report was received with warm applause, indicating that the Live Wires are a unit in demanding better observance of the rules of sanitation in Oregon City. One of the members of the commit-tee intimated that unless the city was cleaned up in reasonable time that complaints would be issued and arrests made.

L. Stipp, a member of the commit-tee and City Recorder, made a clear statement of the aims of the committee and said:

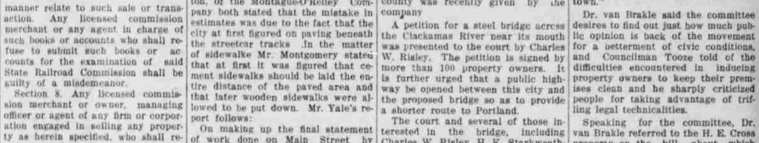
town.

Dr. van Brakle said the committee ling legal technicalities.

Speaking for the committee, Dr. ago, and has been urged at various the information Mr. Cross had agreed to clean up around his premises as soon as the had weather ceases. The com

> "Immediately after appointment the committee met and organized, electing Dr. J. A. van Brakle Chair-man and F. A. Olmsted Secretary. Considering good health to be the chief asset of a city the committee determined to first investigate the possibilities of improving that all important subject.

"Good health depends largely upon three items; A pure source of drinking water, a clean milk supply and proper sanitation. The water problem is in the hands of excellent comday from Mount Hood where he was mittees of the City Council and the A still larger difference and one called to view the body of W. E. Tyr- Live Wires. We recommend that the by the district attorney asking that George C. Yale, present city engineer, on the El Oso Asphaltic concrete over the death of his friend and em. Medical Society investigate and repavement. The estimate for this ran ployer, the late British Consul James port to the public as to the purity of as high as 8,900 spuare yards at a Laidlaw, which renewed the melan our milk supply. In attempting to cost of \$13,795, the actual measure cholia caused by the death of his cope with the sanitary condition of cope with the sanitary condition of the city, a survey of actual conrell, a clerk in the Consulate, kill ditions is first necessary and has in "Wednesday noon the committee Street south to the city limits and from the bluff to the river. Thursday Mr. Tyrrell had been clerking in noon the remaining portion of the over. employed by the O. W. R. & N. Co. trict was explored. From this first one England, 63 years ago, coming to the hundred twenty-one specific violations of reasonable cleanliness. "In planning its work the commit-Portland, off the Oregon Coast sever | tee designs to make general but comthe Constructed Estimated the captain and part of the crew took Fire and Health committee of the cense was revoked and he was the carry out this work we ask the cofirst person lost in the San Francisco operation of every individual and of 1,983.30 pressed Mr. Tyrrell the rest of his pose of securing a clean, wholesome "Because of their vital relation to the British Consul, under whom Tyr- the health of the public as a whole, the exception of Mrs. Williams, a concerted action, the following de-distant cousin with whom he resided. "1. A considerable amount of se age empties into the Abernethy Creek via John Adams Street and by means "2. The present river bank pro vides the unpleasant spectacle of an intermittent but continual dumping ground. "J. The alleys of the city, especially those down town, are many of them in a deplorably filthy condition. "4. In all parts of the city manure heaps are remarkable for their gen-"5. Retaining walls or the lack of take a vacation and have a complete them in several districts maintain a This was also urged upon Mr. menace or obstruction to the passage Tyrrell by Mrs. Williams and his of pedestrians and vehicles. In some physician, Dr. Glenn Wheeler, A week instances the permanent removal of these obstructions cannot be accom Mount Hood and Mrs. Williams re- plished until rainy weather lets up.



ed upon conviction thereof by a fine right and proper to call your atten- times since then. The estimates for cement gravel

cement gravel allowed is eight hun-

The estimate for concrete walk was

Coroner Wilson returned Wednes-

irrigation, the other day, he charged I was for delay. Today he said that the lobbyists of the Portland Railway, Light & Power Company were the only ones to appear before that committee to be heard.

The fill sought to establish a gradsated scale of rates for water power Opposing members declared rights. sets of the state and injure the farmers. While not all of them were ophig power companies, they said they would not support it on the ground that it would work an injury to the others concerned.

IMPORTANT BILLS BEFORE LEGISLATURE

By Senator Kellaher-

A full for an act to repeal the act of the Logislative Assembly of the State of Oregon of date February 24, 1885, as found in the Session Laws for the year 1885, at page 100 thereof providion for the determination of the value of the improvements located on the property commonly known as the Public Levee" or "Jefferson Street Levee," and the payment there for, empowering the governor to take possession of the said premises for and on behalf of the state, and to transfor said possession to the city of Portland, upon the said city's reimburshis the state in the amount DBIG Liit for said improvements, and meaning an appropriation for the parno of this act.

Be it enacted by the people of the state of Oregon;

Bell macted by the Legislative As #embly of the state of Oregon:

Section The act of the Legislalive Amountly of the state of Oregon of date February 24, 1885, as found In this is mion Laws for the year 1885 at mage ino thereof, is hereby repealed, and every right, license, permission or nutbority in, to or over the premised described in said act, given of said act to the Portland and Wilmette Valley Rallway Company, or Its meccastors or interest, or to any person, firm or corporation claiming or holding by, through or under said the Portland and Willamette Valley Raflway Company, and every claim to the right to the possesion of said frminer asserted by any person, frm or corporation be and and the a hereby revoked. canceled and held for naught-it being the spet intent of this section to reinvest the public and the State of Oregon with the same estate in said premises as the public and the state arior to the enactment of said treasurer; said warrants being had therein net of 1885. Section

2. Within thirty days coverbor. from the taking effect of this act, sny

with the clerk of said court a notice of appeal, with proof of service or substantially the following form: In the circuit court of the state of Oregon for Multnomah county.

of To the governor of the state on the calendar as soon as may be under the circumstances.

Section 7. The appraisement and the trial on appeal, if such be taken, shall be confined to the determinal mission ap affidavit action for the date tion of the present physical worth of said structures, superstructures and improvements, but without regard to any franchise value said structures, superstructures and provements and the site on which the same are located may have 10 claimant or any peculiar value said improvements, structures or superstructures, or the premises upon which the same are situate, may

have to said claimant as a part of or in connection with any other property interest it may be seized of.

Section 8. The secretary of the state shall draw his warrant upon the state treasurer in the sum of the appraisement made by the governor, secretary of the state and state treasurer, or the judgment of the court, if appeal be taken, in favor of claiman', and transmit the same to said claimant, or any general agent thereof, maintaing an office within

the state of Oregon. Section 9: The governor in here by especially authorized, empowered and directed to enforce and carry out the provisions of this act taking such steps looking thereto as may, in his judgment, be expedient to olation of the law or conduct prejudieffect the object and secure the benefits hereof, and for such expenditures as may be by him incurred, as firm or corporation, to he sold on comauthorized under this Section, payment thereof shall be made, from time to time, upon warrants of the secretary of the state and state sued spon vouchers approved by the Railroad Commission shall have pow-

Section 10-immediately upon pay-Derson, nem or corporation claiming ment by said secretary of state for sons, firm or corporation In he the owner of any improvements said structures and improvements, under this act, and for the purpose structures or superstructures on said structures and improvements, shall have the right to examine the premises, or of any interests therein of the premises herein describbooks and accounts of any licensed ball netify the governor in writing ed, for and on behalf of the commission merchant which in any

Section 4. Whenever a licensee sells any horticultural or agriculturchaser, and the day, hour and minute of the sale, and shall forward vouchers for all charges and expenses.

of a commodity, after demand thereor report of its sale or shall be dissatisfied with the remittance sale, or report, he may complain in writ complained of. In making the in pel the licensee to produce all information, books, records, and memory randa, concerning the matter, and they shall give the complainant a written report of the investigation. This report shall be prima facie evi-

dence of the matters therein contained. Section 6. If any licensee shall fail to account for any consignment of any of the commodities mentioned in this subdivision, or to pay to

the consignor moneys due on such consignment, the consignor or his agent within ninety days of the date DESTROYED BY FIRE mission an affidavit setting forth the

matters complained of. Thereupon such consignor, within a year atter the cause of action accrues, may bring an action upon the bond of bond of the licensee, and recover the amount due him on acount of such become liable to more than one con- by fire Tuesday. Mr. Leffler was at signor, and the amount of his bond work in a field when he saw smoke be insufficient to pay the entire lia- issuing from his home. His wife and billty, the consignors shall be com- child were visiting a neighbor. He pensated in proportion to their sever- ran to his home and with neighbors

al claims. Section 7. Any person, persons, firm or corporation engaged in sell- is a neighbor of Mr. Leffler, aided in ing any property as herein specified, who fails or neglects to comply with any of the provisions of this act, a defective flue. The loss was about

shall be guilty of a misdemeanor, \$1:000 and, on conviction thereof. in any court having competent jurisdiction shall be punished by a fine of not Flowers and fruit mixed make

less than twenty-five dollars, nor more than one hundred dollars, and the state railroad commission is hereby authorized, either upon such conviction or upon its own findings, after with oranges, lemons and bay leaves. investigation, if the facts warrant it,

In the center of the tray stand a ginss to cancel the license of any person vase and in this place white, orange firm or corporation, guilty of any viand pale sellow flowers. Let green cial to the interest of those making consignments to such person, persons canceled, the state railroad commismission. Where a license has been sion may refuse to issue any license to such persons, persons, firm or corporation for a term of one year

er to investigate any sale or transaction carried on by any person, per licensed.

George C. Yale, present city engineer, be removed from office. The relator payement. The estimate for asserts that Mr. Yale was not a resident of this city when he was appointed city engineer by the city council January 6, 1913. He calls attention to a section of the city charter which provides that the city engineer must be a resident of the city one year before appointment. Mr. Yale asserts that he had been a res-

ident of the city more than one year before his appointment and that he has not voted any other place.

CREAMERY MAN HELD ON FRAUD CHARGE

J. C. Kanpisch, a creamery mer chant of Canby, was held in \$100 bond Excavation to answer to the grand jury Tuesday Cement Gravel by County Judge Beatle on a charge of selling butter at short weight. The Concrete Curb complaining witness is G. H. Fuller. Kanplach denies the charge and says Catch Rasins.

he will be able to prove that he has Corner Blocks always given correct weight. The arrest is one of the first on the charge that has been made in this city.

RANCHER'S HOME Total

ment on the ground of this hard surface, giving the contractor a liberal measurement is 5,258 square yards at a cost of \$8,149.90, a difference of \$5,645. There are other differences but the

above are so noticeable that I feel down. it my duty to acquaint your honorable body, and call your attention to same. I append herewith a detailed state-

ment of estimate on Main Street and actual work done when finished: Respectfully submitted, G. C. YALE,

City Engineer. Improvement Main Street, compar-

done, Detail statement. Embankment .. \$

177.248,149.90 El Oso Pavement 833,40 Concrete Walk 228.14 280.00 8,00 Excavation in

80.85 Bulkhead Lbr. in bl'kh'd 1,144.78 Wood Sidewalk \$11,794.96 Less Original Est.

> Respectfully submitted. G. C. YALE, City Engineer

The question as to whether there should be stone in the wall in front of the Busch property was referred to the city engineer. A lengthy discus-The home of Thomas Leffler, three sion followed between Livy Stipp and miles from Hubbard, was destroyed Councilman Horton as to who was reifications in the contract with the contractors.

The liquor license of Zak Brothers as transferred to Davis & Kern, A did everything possible to extinguish petition by a number of the property the flames. Commissioner Blair, who owners along Seventh Street who did rest. not want a sewer in that section to be installed was presented and the council failed to act upon it. The city agreed to furnish half of the expenses of an inspector to look after the Busch wall. Mr. Busch will pay half the cost.

The city agreed to pay the prem ium on the bond of the city engineer. An ordinance was introduced provid ing that all hotel guests must register and that names must be made public. The bill appropriating money for the refurnishing of the Columbia Hook and Ladder Company's rooms WEB passed on its final reading. A new

for the improvement of resolution Thirteenth Street is to be prepared, owing to technicalities which destroyed the former resolution. The sewer on Main Street from the Abernethy to Fourtcenth Street was accepted. Plans for the improvement of Fourth Street and the concrete fire house vere referred to the committee on treets and buildings and the specifications will be published.

An extension of twenty days was given to the Montague-O Relley Company in which to finish their contract on Main Street. Seveal other letters were received and the reports of the various departments were accepted.

wife and son by shipwreck, Tyred himself. The suicide took place part already been made. at Aschoff, near Mount Hood, where

Tyrrell went a week ago to recuper- covered the territory from Seventh ate from a general nervous breakthe Consulate under James Laidlaw down-town district was gone for the last 10 years. Prior to that Sunday morning, with the aid of aufor more than 24 years he had been tomobiles and on foot, the hill dis-Mr. Tyrrell was born in Chesshire, survey we have returned with

States when 27 years old. In the wreck of the Steamer South

son of estimate with actual work al years ago, Tyrrell lost his wife and plete reports to the Live Wires and son. The report at the time was that to turn over detailed reports to 108.32 \$ 120.00 to the boats leaving the women and City Council and to other proper au-210.03 children to perish. The captain's li- thorities. That we may successfully 1.300.00 13,795.00 937.08 carthquake. Loss of his family de- all organizations for the single purlife. This depression reached its cli- city to live in. 100.00 20.00 max with the death of James Laidlaw 105.00 rell had served for many years. With the committee wishes to report for

1,021.00 the elderly man did not have a close \$19,591.38 11,794.96 friend aside from Mr. Laidlaw.

\$ 7,796.42 Following the death of all over what Mr. Tyrrell worried greatly over what of an open drain. Following the death of Mr. Laidlaw feared that Mr. Laidlaw's successor

would be unable to cope with the work. Mr. Laidlaw performed practically all the duties of the office himself and Mr. Tyrrell was never made familiar with its opeations. Scarcely sponsible for the city not placing spec- had the British Consul been buried when the nervous breakdown came. British Consulate Bernays, succeed-

ing to the vacancy, saw the condition eral prevalence. of the old clerk and ordered him to ago Mr. Tyrrell went to a camp near ceived a letter from him Saturday in which he said he thought he feit bet-

ter. Some time Tuesday night Mr. Tyrrell secured a firearm and shot himself in the head. The report was not heard and the tragedy was not discovered until morning, when Mr. Tyrrell's physician, relative and the Consulate were advised



LADIES 1 Ack year Bragets for CHI-CHES-THR'S DIAMOND BRAND FILLS in RED and DIAMOND BRAND FILLS in RED and Diamond Brand Blue

"6. Any persistent relief from the presence of much of our constantly accumulating refuse can only come through the installation of a garbage collection system.

"Further report and detail will be made next week.

WIRES TO MAKE TRIP ON NEW RAILROAD

The Live Wires are planning to an excursion on the Clackamas four ern Railway next Tuesday. Immo-lately following the weekly lunches BIAMOND BEAND FILLS in RED and Goto metallic boxes, sessed with Blue Bibbon. TARE NO OTHER, Bay of your Diamonds and and for CHICHESTER ST BIAMOND BEAND FILLS, int twenty-from parts regarded as Beat, Salest, Always Reliable. JOLD BY ALL DRUGGISTS TIME EVERYWHERE WOLTH TRIED EVERYWHERE TRATERS



as and profession. IL L. POLK & CO., SEATTLE

trying to extinguish the flames. Mr.

Blair thinks the fire was caused by

Table Decoration.

beautiful decoration for the dinner ta-

ble. Put a giass tray with a deep bor-

der in the center of the table and fill it