ALL IS FRAME-UP SAYS VAN BRAKLE

COUNTY HEALTH OFFICER DE NOUNCES COMPLAINT FILED BY LOCAL DOCTORS

AFFIDAVITS COMING TO BACK CHARGE

Accused Physician Bays He Will Produce Signed Statements Which Will "Put Most Respected

Doctors to Shame"

he charges brought against me br. Guy Mount and Dr. M. C. ckland are nothing more nor less than frame-ups and within the next two days I will produce signed statements and sworn affidavits which will put several of our most respect-

medical friends to shame."
This was the verbal statement of A. J. Van Brakle, county health icer of Clackamas county, said to Van Brakle, county health the only osteopath holding that altion in the United States, Wed-aday evening after he had received complaint from the board of health in Portland charging that he had failed to perform his sworn du-ties as health officer of the county, and has proved himself incompetent for the position. The board has set March 31 as the date for the hearing.

complaints charge that on Octo-, 1913, Dr. Van Brakle diagnosed are of diptheria as tonsilitis and her that he did not treat the case rily nor report it to Dr. Calvin e, of the state board of health, as puired by law. Again on October 13. Dr. Van Brakle diagnosed a case of typhoid fever as bronchitis and that he failed to report this case did the first, the complaint The third case mentioned in the complaint of the two local doctors is that of a child who was ill with diphtheria. The quarantine in this case lasted only five days and Dr. Van Brakle failed to do his sworn duty, the

Charges Frame-up, Says Van Brakie. That every one of these is nothing abre or less than a "frame-up" is the ment of Dr. Van Brakle and that n was formed late in the summer were: se against him, says the defendant

Brakle says: "The notification 1 re-plate, to appear before that body March 31, 1914 for the purpose of answering charges made on the complaint of the Clackamas County Medical society is the culminating farce in a series of hitherto futile efforts upon the part of that organization to have me removed from the position of county health of ficer, simply because I have succeeded in breaking the medical monopoly on state offices which up to the present time has so stoutly existed.

Says Charges Ridiculous. situation which arises Hely stated time after time that they would not rest until they had secured my removal. Further, I will be lis-tened to and tried by a board composed entirely of members of schools of medicine antagonistic to my own, besides which the secretary of this ame board has previously stated that

would take care of my case.
"But if this situation is rediculous,
e complaint causing it is much more The charges are wholly equate basis of fact and are based an happenings, now some six al. BANY, Ore., March 25.—Coming to Albany Sunday for the purpose of ave to explain certain uncontrovert-ble facts which occurred during that her. hysterious month of October when hese 'cases' were being carefully pre

"As these charges reflect not only on my efficiency as a healthofficer, at also upon my ability as a physi-ian, I shall demand that they be givn the most searching investigation ind the fullest publicity." This is the second complaint which

been filed against Dr. Van Brakle, the first being in the circuit court. This will come up April 4 and charges that Dr. Van Brakle is not the graduate of a "reptuable medical college" as the state law prescribes all county health officers must be. When first filed this complaint contained a numer of charges but all have been ruled out by the court.

Dr. Van Brakle refused to tell what harges he would bring beyond that the three cases cited in the complaint, filed by Dr. Mount and Dr. Strickland, were "frame-ups." He says that with-in the next two days he will have signed statements to refute every charge made.

ADMINISTRATOR IS APPOINTED

John Egli was appointed administrator for the estate of the late J. E. Hoo The property is valued at \$500

HIS DREAM REALIZED

Wear-Ever Hosiery and Paradise Garters.

We offer for a limited time only, six pairs of our finest 35c value Guaran-teed Hose and a pair of our well license was issued to Miss Edith thown Men's Paradise Garters for one dollar, postpaid.

the test when all others failed. They give real foot comfort. They have no cams to rip. They never become loose and baggy as the shape is knit in, not pressed in. They are Guaranteed for fineness, for style, for superiority of naterial and workmanship, absolutely stainless and to wear six months with-

ut holes, or a new pair free. Don't delay send in your order be fore offer expires.
WEAR-EVER HOSIERY COMPANY. Dayton, Ohio. (Adv.)

WEST LINN KEEN FOR TAX DELINQUENCY WATER SAYS CITIZEN

OPINION EXPRESSED BEFORE COUNCIL THAT EVERYBODY **ENDORSES PLAN**

That West Linn was as anxious to secure water from the proposed Clack-amas pipe line as the most ardent booster in Oregon City and was willing to pay one third of the cost of con struction and operation was the opin-ion expressed at a meeting of the West Linn council Wednesday evening. "Everbody here is in favor of securing water from the line which Oregon City proposes to build," said a prominent member of the West Linn council Wed-nesday evening at the close of the meeting. "There has been no opposi-tion to the plan as far as we have been able to learn." The report of the wa-ter committee of the council was read and it is probable that a number of lecting in Clackamas county, citizens of that city will be at the next been definitely determined alt meeting of the Oregon City council.

Plans for the proposed city halt were submitted to the council by White & White, Oregon City architects. The drawings show a two-story brick build-ing. The second floor would be a large hall and the first used for committee rooms jail fire hall, and for other municipal purposes. The Moody In-vestment company has offered the city a large lot in the center of West Linn for the building.

Plans for a pound were submitted to the council and it was decided to use a tract of land south of the Bolton district for this purpose. It is said that a number of persons have allowed their stock to run at large in the streets despite ordinances to the con Signs will be posted through the city along the county roads notify ing automobilists that the speed limit

DEMOCRATS MEET AND ARRANGE FOR SPREAD

A meeting of the executive commit nesday afternoon and the complaint is merely a part of a ments made for the banquet which will of the statement of Lewis Clackamas County Medical asso- those who were present at the meeting Mrs. Waithe, of Canby; Miss at one of their first meetings 3 Oatfield, of Oak Grove, and Mrs. J. J. mittee was appointed to find evi- Clarke of this city. Rids were subhis formal statement Dr. Van Presbyterian church for 75 cents a

DISPLAY RELICS IN

In memory of the fifteenth anniversary of the battle of Malobon, which county. However, in case this could was fought in the Philippine Islands not be done, it would probably be necduring the Spanish-American war. March 25, 1899, and in which Company standing accounts. We are collecting "I." composed largely of Oregon City taves faster now than before, due to y ridiculous and yet wholly char-march 25, 1899, and in which Company ristic of the men who created it. "L" composed largely of Oregon City Next Tuesday the spectacle will be men played a prominent part, a num-columnly presented of my hearing and ber of relics is being displayed in the trial upon charges expressly manufaction windows of Huntley Bros. company tured by a group of men who have publishers. The articles include native

HELPMATE OF ANOTHER

my qualifications to hold this surprising the woman he calls his office. I have constantly courted com- with the announcement that he had seote and thorough examination of my cured a place where they could settle adoubted rights to the office, so in down and live happily. Fred A. Scamthe investigation of these charges I shall be only too glad to see that the facts are brought out. Such an investigation will bring out a line of Mr. Scamerhorn's tale discounts that

actics upon the part of certain mem-ers of our medical friends that would sodes in that his parting from his mate ant the old time politicians to shame. to look for a new location and her re-leveral persons besides myself will marriage all occurred in less than a year from his own avowed marriage to

Forgets That Local Police Specialize on Drunks; is Fined

Peter Brodigan forgot that Oregon
City was a dry town late Tueqday
evening, forgot that the Oregon City
police have a well developed desire
make, keen by the scarcity of drunks
since the town became "dry," to arrest
all who were the slightest bit "under
the weather."

Brodigan went to his room in the
Portland House and all his fellow
roomers were disturbed with the noise
from his room. All through the early
from his room. All through the early
that that should be the date of delinquency, but rather that "the things
supervisor James is most advanced
and a number of bees have been held.
The contests arranged by Superintendent Calavan extend through the month
of April, the first being April 8. The
dates of the meets follow:
Mulno, Union Mills, Liberal, Eldorado and Hareldale at Mulino, April 3.
Sampson, Yoder and Marquam at Peter Brodigan forgot that Oregon

from his room. All through the early part of the night the noise continued. part of the night the noise continued.
About 1 o'clock the noise from Brodigan increased so that the police were called to quiet the disturbance. He was taken before the recorder's court Wednesday and fined \$50, but half of this was remitted. Brodigan had been working on the lower Columbia and this was remitted. Brodigan had been working on the lower Columbia and had returned to Oregon City but a few days before his arrest.

CITY STATISTICS

ANDERSON-WILKE-A marriage license was issued Friday by County Clerk Mulvey to Carl Francis Anderson and Miss Emma Beatirce Wilke.

HULBURT-SEIVERS-John N.

You known these hose; they stood GRAY-STEVENS-A marriage license

was issued Wednesday to Miss Effie Sarah Gray, of this county, and Fred S. Stevens, of Portland. BORN to Mr. and Mrs. Charles White,

a boy, weighing eight pounds, Tues-BORN to Mr. and Mrs. A. S. Newton,

a daughter. BORN to Mr. and Mrs. Joseph Spees, of Milwaukie Heights, a boy, Tues day.

Grounds for divorce-love's ceme-

NOMAH COUNTY

EFFECT ON CLACKAMAS UNCERTAIN

May Stop All Collecting But in Such Event, County is Well Prepared, Says Treasurer Tufts

Just what effect the ruling of Circuit Judge Cleeton in Portland Tues day morning will have on the tax colbeen definitely determined although it is thought that the entire state will effected. The Portland judge held that the penalties of one per cent a month, imposed by the 1913 legislature, on taxes not paid before April I are invalid. Judge Cleeton ruled that taxes do not become delinquent under law until after September 1, and that penalties can can be collected only an delinquent taxes. The suit was brought against Tax Collector Lew-is, of Multnomah county, by Roger B.

What action the Multnomah county authorities will take will be de-cided by a meeting of the officials of that county Friday. Tax Collector Lewissasid when he learned of the ruling that the only possible mode of Lewissaid when he learned of the ruling that the only possible mode of proceedure would be to take an appeal to a higher court.

Ruing Is Broad. Under the terms of this injunction, penalties can be collected on this injunction whether or not the first half has been paid by April 1. Although the complaint only charged that penal-ties on deferred half payments were invalid, the ruling throws out the en-tire provision regarding penalties on taxes prior to April 1. Tax Collector Lewis of Multnomah

county, said that he feared that there was a chance that payments on all taxes would be stopped. 'I do not know thing tee of the Democratic County Central why the ruling would stop all tax col-the committee was held in this city Wed lecting," said Mr. J. A. Tufts, treaslecting," said Mr. J. A. Tufts, treasurer of Clackamas county, when told ude conspiracy to secure the removal be held sometime between April 27 evening. But in case that all tax athe county health officer, he says, and the last of the month. Among collecting should stop, Clackamas county would still be able to make its payments to the state by May 1 and continue with its regular work. I un-derstand that Multnomah county mitted for the banquet, the lowest being that the Ladies Ald society of the ruling should stop all tax collecting.

Clackamas Owes State \$152,000. "The share of state taxes which falls on Clackamas county this year is in the neighborhood of \$154,000, and half of this, or about \$77,000, is due within 10 days of May 1. There is a penalty of 20 percent in case this payment is not made. We have at the present time in all the county funds in the county treasurer about \$300,000 and a total to collect of \$800,000. The state's share comes from the general fund and I believe that we could make this payment without crippling the the fact that property owners desire to escape the penalty. Tuesday we collected \$18,000, the record amount, and it is probable that this amount would be much greater during the next few days, if this ruling had not been

"Won't Cripple," Says Sinnott. In his complaint, Sinnott represents ion.

"Laws regarding schools, taxes and the taxes collected up to April 1 "Laws regarding schools, taxes and labor should have careful and thought labor should have careful and thought. 000, and that the penalty of 1 per cent a month is exorbitant, unreasonable well

and usurious. To this petition District Attorney Evans, in behalf of County Threasurer Lewis, both Multnomah county officials, filed a demurrer admitting the truth of the allegation in the complaint, but raising a question of law as to the right of the court to issue a restraining order.

Law Provides for Penalties. The section of the tax law in ques-tion provides that if taxes are not paid before April 1 of each year, certain EVERY SCHOOL EXCEPTING FEW penalties increasing each month thereafter, shall be levied until September I, when all unpaid taxes shall be de clared delinquent.

clared delinquent.

Sinnott contended that at the design of not become delinquent until September 1, there can be no valid requirement made for exacting penalties before that time. The County Treasurer holds that the mere use of the word "delinguent" as a replied to Create the county has been completed. Every school excepting seven or eight has county has been completed. Every school excepting seven or eight has the clark place. "delinquent," as applied to September in the plan.

1, does not mean that it was intended

Of the three supervisor's districts, that that should be the date of de-linquency, but rather that "the things Supervisor James is most advanced

District Attorney Evans said that he could not determine off hand what action would be taken, but that he fa. Sampson, Yoder and Marquam at Nord April 3. vored an appeal to the supreme court, Monte Cristo, April 8. Stone, see no possibility of escape, for the present law would then be effective once more.

East Clackamas and Jones Mill at Gladstone on April 15. West Linn, Stafford, Mountain Road. Willamette,

"People who do not pay their taxes hoping that the decision will be upheld are taking chances, I believe," ver Creek, Carus, Claremont and be said. "I would not advise any to Mount Pleasant at Maple Lane on April 20, Browns, Greenwood, Union wait unless they are willing to gamble April 20.

Judge Cleeton did not pass upon the Wilke.

IULBURT-SEIVERS—John N. Seivers and Miss Adah Elizabeth Hulbert received a marriage license Friday.

RESHAM-AUGUSTINE—A marriage license Edith M. Augustine and James A. Gresham Tuesday.

REAY-STEVENS—A marriage license Edith on the license was issued to Miss Edith M. Augustine and James A. Gresham only point to be considered was the license was insued to marriage license.

Judge Cleeton did not pass upon the reasonable is left exclusively to the power to pass upon what has the power to pass upon t

delinquent. "The court is of the opinion that taxes under the amendment passed in 1913 do not become delinquent until September 1," said Judge Cleeton, "be-The statute then provides that taxes en. He is 59 years of age, and a wid-unpaid on the first of September shall ower.

be subject to a 10 per cent penalty and interest thereafter at the rate of 12 per cent per annum, and provision is made for collection of delinquent taxes by sale of the property.

SALEM, Ore., Mar. 24 .- Advised that Judge Cleeton has granted an injunc-tion restraining the county officials of OPINION PASSED IN PORTLAND
ON CASE AGAINST MULTON CASE AGAINST MULTON CASE AGAINST MULTOF the state tax commission, said he would endeavor to get a meeting of the tax commission tomorrow, to decide what action should be taken regarding the collection of taxes in other counties, or whether the commission shall take some action to have the case in Multnomah county carried

to the supreme court.
It was learned that Sinnott had communicated with Crawford, seeking in-formation as to whether it was likely that the state would take any interest in the case. Soon after this Crawford called up Cairman Galloway of the tax contemplated any action. Galloway said he desired to have the state represented, as it was the duty of the tax tive of Dr. A. L. Beatle, and demanded issued the following statement: commission to see that taxation laws the payment of \$500 "to make it easare enforced. Crawford would not ac-

cept this view. Chairman Galloway yesterday sent a request to Crawford for a written opinion as to whether the state had Dr. Beatle had obtained from the counany interest in the case, in the event Judge Cleeton granted the injunction, and Crawford protested against the request being put up to him. He said

was childish. the telephone some time ago to in-quire about the scope of the case, Sinnott intimated that it had been to the supreme court if the state officials would leave the case alone.

LAWS, HUNT'S AIM



Guy T. Hunt.

Guy T. Hunt, of Garfield, who re ently filed his petition for the Repub-ican nomination for Representative in the state legislature, was asked to become a candidate by hundreds of people living in his own section of the county, where he is best known. In reply to the petition, Mr. Hunt issued

the following statement:
"I will use every honorable effort in support of any measure that I feel is for the best interest of the people of this county and the state at large, regardless of origin,
"We need fewer and better laws, We

of the county government, and that the collection of the full amount of taxes by April 1 would cause to lay idle in the county treasury, or to be deposited in banks, more than \$6,000.

In the county treasury, or to be deposited in banks, more than \$6,000.

In the county treasury of 1 per cent can truthfully and willingly say a price of contests will be held. 'well done.'

(Paid Adv.)

DATES FOR SPELLING BEES ARE ARRANGED

WILL TAKE PART IN THE SCHEDULE

Hazelia and Canemah at West Linn on Browns, Greenwood, Union on their chance of escaping the penal- Hall, Twilight and New Era at Browns on April 22. Canby, Mundorf, Barlow, Lone Elder, Marks Prairie, Oak Grove

HIT BY OREGON CITY CAR

PORTLAND, Ore., Mar. 20,-While walking along the track of the Port cause in the first place the law pro-vides that taxes shall be paid before foot of Sherrett swenue yesterday W. April 1, and if not so paid shall be sub-B. Beard, of 522 Marion avenue, was ject to 1 per cent penalty a month until September 1, and then provides moving Oregon City train and severethat half of the taxes may be paid prior to April 1, and the remainder Good Samaritan hospital, where it is shall be subject to the same penalty. Believed that both of his legs are brokthes the remainder believed that both of his legs are brokthes the stomach to be good."

FACTS TOLD BY MR. S. C. BRATTON

Representative of Clackamas County Gas Company Issues Statement In Refutation of Courier Article

from the city council a franchise very cil and which was later deeded by him

to the gas company. On Wednesday Mr. Bratton was informed that the Courier was preparing amas County Gas company and the to publish statements that were untrue transfer of the same. I wish to make When Galloway called Sinnot over to publish statements that were untrue and not founded on facts, and he voluntarily came to Oregon City and previous conversations between ranged that no appeal would be taken called upon the editor of the Courier, pertaining to this particular franchise. with whom he went into the matter in detail, calling his attention to the injustice of such an article as he had franchise according to law, if the counin contemplation. Mr. Bratton receiv. cil sees fit to grant the same. You ed the positive assurance of the editor agreed to do so. A few days after this you happened to be in Portland. of the Courier that the article would not be published, but the temptation to failed to see him on account of his be-

> sentative of the Clackamas County troubles, and would not do so now, me on Sunday afternoon at five were it not for the fact that the person-al integrity of its editor has been ques-In your conversation with me, you

amas County Gas company, in which dishonesty, and he very naturally re- Clackamas County Gas company a the Clackamas County Gas company, article was promptly reported to Mr. commission and wated to know if he that the editor of the Enterprise ap- Bratton and that gentleman, who is

CLACKAMAS COUNTY GAS CO. Portland, Ore., Mar. 19, 1914. Mr. E. E. Brodie, Publisher,

Oregon City Enterprise, Oregon City, Ore.

Referring to our conversation of this date over the telephone, in reference to the report that has been circulated regarding the franchise of the Clackthe following statements with regard to my connection with you and the

On my first visit to Oregon City, I called on you personally to make aragain become an assassin of character ing out. Later, talking to me over the was evidently too strong to be withstood for the article was published.

In out. Later, talking to me over the telephone from Oregon City, you stated that there were some matters connected with the franchise that you The exact relations between the edi- wanted to talk over with me. I made tor of the Enterprise and the repre- an engagement with you for Saturday morning. On Saturday, seeing that I would be unable to fill this engage-Gas company are therefore printed to- ment, I took the liberty of calling you day. It is not often that the Enter- over the telephone and asking you if prise asks the public to share its it would be convenient for you to see o'clock, This was agreed on and I saw

In the Oregon City Courier of Thurs- tioned. He has been in business here stated that Mr. Beatle had had a talk day appeared an article in relation to nearly 14 years and this is the first with you in regard to this franchise the proposed franchise of the Clackserious reflections are made upon the sents it, thought he has been one of that he thought that the same should personal honesty of the editor of the of a long list of men in Oregon City be settled before proceeding any fur-Enterprise. The Courier story, in who have borne in allence the persist changed. You explained to me at the brief, contains the charge, which is ent and malicious attacks of the Cour- time that you were talking the matter laid at the door of S. C. Bratton, of ler. The substance of the Courier over with me upon the request of Mr. Reatie. I explained that as far as knew there was absolutely nothing be that the editor of the Enterprise approached Mr. Bratton as a representative only man to tell the actual facts, company and Mr. Beatle that had not been adjusted, and asked you, if pos-sible, to get hold of Mr. Beatle at that time. You stated that he was sick. I told you that the only thing that I knew of that Mr. Beatle could be referring to was the fact that we had asked him if he could have the change in this franchise made for us and he said that he could but that he would want \$500 for doing it. We explained to him that we couldn't afford to pay this amount and that we would ask

> At the time of the interview, you stated to me that you were disinterested in the matter and didn't even know the nature of the grievance that Mr. Beatle had, and only suggested that I see Mr. Beatle and get the thing straightened out, as you thought that that would be the best thing in the long run, since Mr. Beatle had a num-ber of friends in Oregon City and he might be able to delay the granting of

this amount and that we would the council ourselves to make

this change. I am satisfied that your interest in this matter was, and is, purely a matter of friendship for Mr. Beatie, and I never construed it any other way. I am heartify sorry to learn that your actions were misconstrued and I can actions in the matter was, and is, to facilitate matters, if possible, towards getting the gas into Oregon City.

Trusting that this will make your position in this transaction clear, I beg to remain.

Yours very truly, S. C. BRATTON.

DEBATERS NEAR HIGHEST HONORS

TEAM OF OREGON CITY HIGH SCHOOL DEFEATS ALBANY REPRESENTATIVES

TWO VICTORIES THEN CHAMPIONSHIP

Local Team Has Defeated Salem, Woodburn, Newberg, Estacada, and Albany-Argue Tariff

Question

But two debates separate the team "We need fewer and better laws, we are spending too much money yearly of the Oregon City High school from in our county and state affairs for the the state championship as the result to commissions of every kind and

can truthfully and willingly say next series of contests will be held and the number eliminated to two. A debate between these two will decide the state championship.

Albany was champion of the southern Willamette districts and Oregon City of the northern Willamette. The local team has defeated Salem, Woodourn, Estacada, Newberg and Albany. Only three judges in all these debates have voted against the Oregon City

The local team consists of William Miller and Elbert Charman and the Albany debaters of Archer Leech and Albany debaters of Archer Leech and Margaret Gibson. The question as stated was: "Resolved that the general welfare of the United States eral welfare of the United States owner in case the state became dry at has conferred with Prosecuting Atwould be fostered by a complete ap- the next election. The detail work of arranging the pilication of the principle of tariff for pelling bee schedule for Clackamas revenue only."

TOLL REPEAL PARTY

DEMOCRATIC MAJORITY IS BACK OF PRESIDENT-EARLY VOTE DESIRED

WASHINGTON, March 23.-President Wilson asserted today that in seeking the repeal of the Panama tolls exemption, he not only asked that the nation do that which it was bound in honor to do, but was going the way of the majority in the Democratic party. He pointed out that when the Panama canal act was passed a majority of Democrats then in the house voted against the tolls exemption, and that only by a coalition of a minority of Democrats with a number of Republicans did the measure become a law.

H. T. Peck, Suicide.

STAMFORD, Cann., March 23.— Harry Thurston Peck, formerly a pro-fessor at Columbia University and a writer of note whose martial trouble and a breach of promise suit gained him unpleasant notoriety in the last few years, ended his life today in his room in a cheap lodging-house

Curious Old Cure. Tablets of the Babylonians and Asthe stomach to be good."

CANDIDATES TALK TO BROTHERHOOD

THREE WHO ARE AFTER GOVER-NOR'S CHAIR DEFEND THEIR PLATFORMS

Grant B. Dimick, W. S. U'Ren and George C. Brownell, three candidates for governor of the state, spoke at the meeting of the Methodist Brotherhood Tuesday evening in the W. O. W. hall. The meeting was well attended.

The first speaker, Mr. Dimick, outlined his policy as against state boards and commissions and in favor of permanent good road work. He said that if elected governor he would favor any law which would reduce the number of fish and game wardens to the low est number or any measure which he believed would reduce taxes.

"The Oregon Code as regards roads and highways needs thorough revisthe local school and Albany. Two of by the general state board. He said will be warned and then prosecuted. the three judges voted for the Oregon that he would favor the abolishment of the warned and then prosecuted that he would favor the abolishment of the warned and then prosecuted that he would favor the abolishment of the warned and then prosecuted the world favor the abolishment of the warned and then prosecuted the world favor the abolishment of the warned and then prosecuted the world favor the abolishment of the warned and then prosecuted the world favor the abolishment of the world favor the warned and then prosecuted the warned and the world favor the warned and the world favor the warned and the duties now done by that organization he believed could best be handled by the sheriffs of the counties. A law giving the governor the power to remove any sheriff or county attorney when that official refused to do his duty would meet with his proval, he said. He also declared that he would endorse strict prohibition laws covering both state and nation. Such features of his platform as single

tax were but briefly mentioned. George C. Brownell was the last to speak. He based his talk upon that speak. feature of his platform which declares for state and national prohibition. He produced figures to show the effect of anti-saloon legislation and drew vivid pictures of towns and citles which were dominated by the liq-uor interests. He declared that he uor interests. He declared that

The Forty Year Test.

An article must have exceptional merit to survive for a period of forty years. Chamberlain's Cough Remedy was first offered to the public in 1872. From a small beginning it has grown in favor and popularity until it has attained a world wide reputaton. You will find nothing better for a cough or cold. Try it and you will under stand why it is a favorite after a perlod of more than forty years. by all dealers.

Notice The following order of business will our Milady's Combination Tollet Perterms of the County Court: Wednesday-Reports of road super-

county roads. Thursday-Auditing bills. Friday—Miscellaneous business. The principal reason for making this unnouncement is that one day erm may be reserved for auditing bills and accounts, in which the court may not be interrupted.

isors and all matters pertaining to

Thursday is the day set for that purpose and claims presented to the County Clerk after twelve o'clock of said day will be held over to the succeed-

H. S. ANDERSON. Kickapoo Worm Killer Expels Worms.

The cause of your child's ills-The foul, fetid, offensive breath-The starting up with terror and grinding of teeth while asleep—the sallow complexion-The dark circles under the eyes—Are all indications of worms. design, two ball clasp, with cable link Kickapoo Worm Killer is what your chain Silkoline lined, one side contains child needs; it expels the worms, the half pocket, other side with apring cause of the child's unhealthy condi-tion. For the removal of seat, stom-We will send Milady's Set complete syrians of the seventh century before
Christ disclose a peculiar treatment for headaches. Certain drugs were administered, and then the physicians were directed to "strike the patient several times on the cheek, roll him on several times on the cheek. Price 25 cents. All druggists or by

Kickapoo Indian Med. Co., Philadel-phio or St. Louis. (Adv.)

STATE FISH LAWS TO BE ENFORCED

DEPUTY E. H. CLARK WILL SPEND 30 DAYS IN CLACKAMAS COUNTY

PROSECUTIONS MAY FOLLOW WARNING

Milk and Cannon Creeks and Molalla River Have Been Inspected-Officials to Visit All of County

Every river, creek and brook in all of Clackamas county is to conand form with the state laws and every has come to Clackamas county who will make Oregon City his head-quarters for the next 30 days to see

that the laws here are inforced. The two provisions which it thought are most violated are those which prohibit the dumping mill waste into the streams and rivers which prescribe that no stream shall be obstructed without a fish lad-

Milk and Cannon Creeks and Molalia river have been inspected by the deputies of the state game and fish commission and a number of violations have been found. The inspection will continue until every law for for the protection of fish is carried out, say the officials.

The law provides that first a violator must be warned and that active prosecution cannot be made until a ertain time has passed. Deputy Clark torney Gilbert Hedges and warnings will be sent out to several persons throughout the county. From an unof-ficial source it was learned Tuesday evening that there are three mills in Clackamas county who have violated the law. Their names are withheld-It is unlawful for a mill or factory to dump sawdust or such refuse into waters of a stream or to obstruct its flow without a fish ladder to enable the fish to go to the upper waters.

lod of more than forty years. It not every street only gives relief—it cures. For sale EVERY WOMAN SHOULD HAVE THIS SET

fume Set.

This contains 5 of our most popular reparations

Bottle Milady's Perfume Large Bottle Milady's Shampoo Cake Milady's Cuticle Soap 1 Jar Milady's Rose Cold Cream
1 Sifter Box Milady's Talcum Powder
You know these preparations, they
are famous for their pure qualities
and agreeable odors. They are being

sold the world over at from 50c to \$1.00 for each preparation. Your deafer would charge you not less than \$2.50 for the set and we are offering it to you for a limited time only VANITY PURSE FREE

FREE if you will send in your order now we will send you absolutely free with this set, One Simulation German Silver Vanity Purse, New York's Latest Craze. This purse is of striped design, two ball clasp, with cable link

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