

MORNING ENTERPRISE

WEEKLY ENTERPRISE ESTABLISHED 1866

OREGON CITY, OREGON, WEDNESDAY, SEPTEMBER 6, 1911.

PER WEEK, 10 CENTS

WEATHER INDICATIONS.
City—Fair and warmer
Wednesday.
Oregon—Wednesday probably
fair, warmer west portion.

VOL. 2—No. 57.

GIRL NOT CALLED AGAINST BEATTIE

TESTIMONY ENDS IN FAMOUS TRIAL WHICH HOLDS ATTENTION OF OLD DOMINION.

WIMMING UP COMES NEXT THURSDAY

Prosecution Ends Case With Query As To How Highwayman Got Gun With Which Crime Is Committed.

CHESTERFIELD COURTHOUSE

Sept. 5—With unexpected brevity, the commonwealth and the defense in the trial of Henry Clay Beattie, Jr., indicted on a charge of murdering his wife, closed the evidence in the case shortly after 6 o'clock tonight.

Judge Watson announced that court would adjourn until Thursday night. Tomorrow will be devoted to argument of counsel as to the instructions given to the jury.

When court adjourns tonight, Beattie, Blinford, seventeen years old, said by the prosecution to have been the active for the alleged murder by Beattie of his young wife, still was in jail without having testified.

Cousin Still in Jail

Paul Beattie, cousin of the accused man who confessed concerning the purchase of a shotgun for Henry four days before the homicide, likewise was kept in jail but both he and Miss Blinford probably will be released tomorrow.

The single question of importance that the prosecution put to the prisoner in its cross-examination early today was the one on which the commonwealth has been basing its whole case.

The prosecution wanted to know if it happened that a gun admitted by Beattie for the defense as having been bought on the Saturday before the murder came to be in the hands of the very highwayman who killed Mrs. Beattie on the Midlothian turnpike four days later. Beattie answered simply that he knew nothing of the purchase of any gun by Paul and did not see the weapon until it was raised by the lone highwayman.

Cousins Were on Porch

The commonwealth introduced several witnesses including members of Paul Beattie's family, to prove that the two cousins Henry and Paul, were together on Thursday night as well as on Saturday night preceding the murder. This was denied by the prisoner.

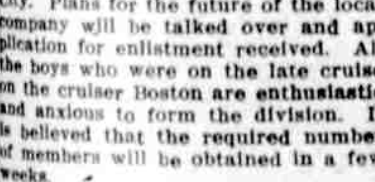
The prosecution, in effect, really concentrated its attention on corroborating the story of Paul Beattie, not only as to the purchase of the gun, but as to his presence on the veranda of the prisoner's home on the night following the murder when Paul says Henry confessed to him that he committed the crime.

Witnesses were brought forward to contradict the story of the accused that while Paul was on the veranda that night they were not alone.

NAVAL MILITIAMEN TO MEET TONIGHT

There is to be a meeting at the Commercial Club this evening of the members and all who are interested in the organization of a division of the Oregon Naval Militia at Oregon City. Plans for the future of the local company will be talked over and application for enlistment received. All the boys who were on the late cruise on the cruiser Boston are enthusiastic and anxious to form the division. It is believed that the required number of members will be obtained in a few weeks.

THE WINNING HAND!



"It's In The Cards!" School days are nearly here, and as usual we're "on deck" with the smartest line of togs for young men. It's a specialty with us. We take the initiative in bringing the garments of the better class into this community. Suits and Overcoats that appeal to the young chaps in every particular.

More care than usual has been used in choosing the apparel we have selected this season—awaiting the approval of the most critical and discriminating.

FABRICS—Of unusual design and character.

STYLES—Extreme with all the "colony" requisites, as are found only in the famous L. System Clothes.

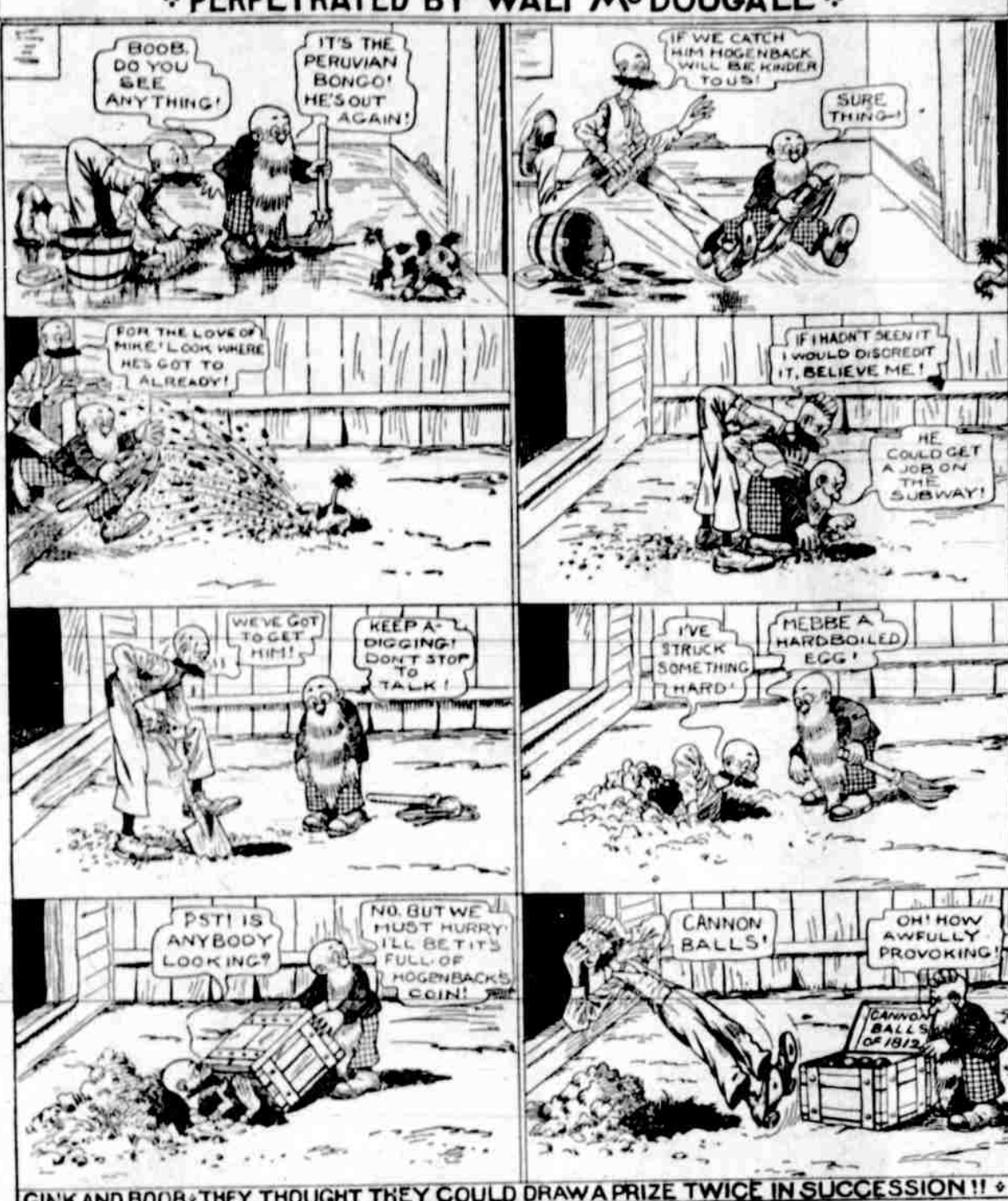
PRICES—Unquestionably the lowest—\$12.50 to \$35.00—are no criterion of their real value.

WE HOLD THE WINNING HAND. IT'S YOUR PLAY!

Price Brothers EXCLUSIVE CLOTHIERS Not Like Others. 6th and Main Sts.

THE OUTLET

PERPETRATED BY WALT McDUGALL



BIG ROAD MEETING IS HELD TONIGHT

ALL PERSONS INTERESTED IN CAPITAL HIGHWAY URGED TO TAKE TRIP TO CANBY.

NO CERTAINTY EAST SIDE WILL WIN

Commission To Hold Check For Preliminary Surveys Until Route Is Determined—Encouraging Letter Received.

THE WINNING HAND!

Secretary Latourette, of the East Side Capital Highway Association, urges all residents of the city who can get away for a few hours to attend the meeting of the association at Canby tonight. Automobiles will be provided for all who wish to attend. The party will leave the Commercial Club promptly at 6:30 o'clock, and the secretary urges all to be present at least fifteen minutes before the start.

Latourette has received a letter from J. F. Rodgers of the Capital Highway Commission, announcing the receipt of a check for \$300 to be used in defraying the expense of the preliminary surveys of a route for the capital highway through Clackamas county. The following is from the letter:

"I desire to commend the enterprise of the East Side Capital Highway Association in forwarding this contribution and for the active work it is doing to promote this road but I cannot accept the contribution on behalf of the committee without first submitting it to the other members, as I very much fear that the qualification that the money shall be spent on the proposed highway through Clackamas county limits is too much.

Route Has Not Been Chosen. The committee has not yet chosen a route for the road; in fact has not officially decided whether the road shall be on the east or west side of the Clackamas River, and I do not see how we can well accept this money until our road has been definitely decided upon. However, I will submit the matter at the next meeting of the committee, and in the meantime hold the check in my possession.

"I am in hope that we may definitely decide the matter of which side of the river we are to take in the near future. When the general question is decided it will not take long to outline the rest of the work and get our engineers in the field.

Countries Must Pay Cost. "Our plan, as you probably know, is to depend upon contributions from interested parties in the various road districts and cities through which the road shall pass, and then look to each road district to provide for a special road tax for the balance necessary to complete the road through the district. This puts it up to each road district to practically take care of the expense necessary for the road in the district, the state furnishing the convict labor and the county doing in a general way whatever it will agree to.

(Continued on page 2.)

PRETTY WAITRESS ACCUSED BY WIFE

CORA FREDERICK MAKES SENSATIONAL CHARGE IN DIVORCE COMPLAINT.

ANOTHER, SUIING, TELLS SAD STORY

Jessie May Donough Declares Husband Refused To Admit Her To Home After Long Illness At Hospital.

Charging that her husband, who abandoned her, had let her know indirectly that he had a "nice waitress with whom he was associating," Cora Frederick Tuesday filed suit for a divorce from Henry Frederick. They were married March 3, 1899, at Denver, Col., and the plaintiff says that soon thereafter her husband began drinking to excess. She says she frequently importuned him to give up the habit, but he never paid any attention to her, and that on March 9, 1899, he came home in a drunken condition, broke the range, tore the telephone from the wall, and left the house. It was after that she avers, that he let her know about the waitress. Mrs. Frederick asks the custody of their three children, John, nine years old; Charles, five years old and Frank, three years old.

Jessie May Donough, who filed a suit for a divorce Tuesday against John C. Donough, tells a pitiful story. She asserts that they were married in Portland May 2, 1899, and they have one child, Carl C., ten years of age. According to the plaintiff her husband frequently swore at her. She says that she was taken ill May 1, 1911, and was operated on at a hospital. That her husband never came near her or made an inquiry as to her condition during the whole time she lay in a serious condition, and when she recovered sufficiently to return home, he refused to let her live with him, is her remarkable allegation. She asks \$25 a month for the maintenance of their child.

Harry F. Griffith sues Gladys E. Griffith for a divorce, alleging that she deserted him, and that they were married April 7, 1907, in Portland, and that a son, Forrest Dale, was born to them October 2, 1908. The plaintiff declares that his wife left him August 15, 1910.

Hardin Hearing Today. Thomas Hardin, who is accused of stabbing Frederick Hoffman in the face in a saloon Labor Day, will have a hearing before Justice of the Peace Samson at 10 o'clock this morning. Hardin was released on a bond of \$250.

Williamette Wins Point. Circuit judge Campbell Tuesday overruled the demurrer in the case of Williamette against Mr. and Mrs. Downey. The defendants allege that they have the right to lay water mains in the town. The municipality offered to buy the franchise but the price was considered too small. The defendants were given twenty days in which to file a complaint.

U'REN APPEARS FOR STATE TODAY

OREGON CITY LAWYER STARTS FIGHT IN INTEREST OF INITIATIVE AND REFERENDUM.

FALSE SIGNATURES MUST BE SHOWN

Counsel For State Will Aid In Effort To Reveal Alleged Frauds—Probe Is To Be Searching.

"We are fighting to save the initiative and referendum," declared W. S. U'ren Tuesday just before starting for Salem where he will appear with the attorney-general today before Judge Galloway in the Marion Circuit Court in the argument of motions in the case of Friendly against Secretary of State Oloott.

"We shall try to make them show," continued Mr. U'ren, "what names were forged or fictitious, as they allege. If fraud exists in the petitions we shall be the first ones to assist in the investigation, but if it is found that the allegations are false, the accused should be vindicated."

The suit involves the \$500,000 appropriated by the last Legislature for the state university. Several granges and labor leaders circulated a referendum petition and the appropriation was to be voted upon at the election to be held in November, 1912. It is contended, however, that thousands of names on the petition are fraudulent.

Secretary of State Oloott was astonished, it is said, when he learned that Attorney-General Crawford had accepted outside counsel in the case, as he and the Attorney-General are not thought to be on friendly terms. The Attorney-General has announced that he has attached Mr. U'ren's name to the articles now on file with the Circuit Court and made his appearance in the case a matter of both state and court record. He said that he did not believe the plaintiff could show cause why additional counsel should not be employed to defend the Secretary of State from the persons seeking to render the referendum petition against the appropriations for the university void. It is said the plaintiff's attorney, Judge Slater, has no further ground to renege against Mr. U'ren appearing with the Attorney-General.

Frank Dunlap Pays Fine. Frank Dunlap, who was arrested for intoxication Labor Day by Chief of Police Shaw, and gave his name as Frank Rain, because it was raining. It is supposed, was fined \$20 and given twenty days in jail Tuesday by Recorder Stupp. After the prisoner had paid his fine, all of his actions indicating that he was just as contrite as he could be the Recorder committed the jail sentence and Mr. Dunlap went on his way rejoicing.

W. M. Masingo, a member of Maude Post G. A. R., and one of the most prominent citizens of the Wilhoit district, came to the city last night to attend to business in the County Court today. Mr. Masingo says crops are good in his section of the county.

MINISTER SPEAKS TO LABORING MEN

REV. HAYWORTH TELLS THEM THEY ARE ENTITLED TO ALL THEY EARN.

OPEN SHOP AND UNIONS ARE UPHELD

Minister Declares Church Must Defend Rights of Man And Proclaim His Value Above That Of Property.

The Rev. S. A. Hayworth, pastor of the First Baptist church, delivered a sermon Sunday night on "The Rights of Labor," his audience being made up largely of laboring men which has attracted considerable attention. It is declared by many that the minister in urging that workmen are entitled to all they earn advocated a socialistic doctrine. The sermon in part follows:

"Whatever ye would that men should do unto you do ye even so to them for this is the law and the prophets."—Matt. 7:12. We're speaking to a congregation of millionaires, I would take the same text and preach the same doctrine. In Christian thought there are no class distinctions. The rights of the laboring man are the rights of man. Jesus taught a true fraternalism. The application of a genuine fraternalism means the guarantee to all men of their rights. The adoption of Christian ethics means the obliteration of all class distinctions.

The law of the Jungle, described by Kipling is in opposition to the law of love preached by Christ. That law of the survival of the strongest which is operative in the animal world is not Christian. Might does not make right. The rights of the laboring man as viewed from the standard set before us in the sermon on the Mount, are evident.

Open Shop Upheld.

First, he has a right to work. No man has a right to deny him that right. The closed shop policy, which, by force, would hinder an individual from work who in his own mind is not convinced of the practical value of labor unions, is a wrong policy. The laboring man as an individual unit has a right to work for whomsoever he pleases and for whatever wage he is willing to accept. It is unfortunate, however, for the whole, for laboring men to be blind to the value of union. It is not a very far seeing man whose eyes are blinded to the principle of solidarity of interests, that is, that the good of one is the good of all and that the injury of one is an injury to all.

The realization of this full right to work, will save the self-respecting laborer from being dependent upon charity.

Secondly, the laboring man has a right to what he earns. Justice would give him what he earns, no more and no less. Some men may be getting more than they earn and some may be getting less. If this right were enforced it would mean a more equal and just distribution of the wealth produced. The earning capacity of capital invested should of course be deducted from the total earned, but if the man who labors should receive all he earns the millionaires and more happy homes. The vices of the working man of course, in many instances, are sufficient to impoverish him, no matter how great his wages, but the vices of the laboring man does not annul his rights no more than the vices of the rich man annul his rights.

Unionism Is Defended.

"That the laboring man have a right to unite for mutual protection against the organized capitalism with which they have to deal can not be denied in the light of the Golden Rule. They have a right to organize for the purpose of sustaining a scale of wages adequate to meet their needs provided they are at the same time just in the matter of giving efficient service in return for their wage. Service is the only honorable contribution which men can make to society.

Our modern civilization is characterized by the trust spirit. Every profession is composed of men admitted thereto by a vote of their own kind. Lawyers are given the power to admit to the bar and to disbar those whom they see fit to thus deal with. The same is true of physicians, preachers, dentists and school teachers. Merchants and barbers and grocersmen are all united in groups of their kind. They are dealt with as separate organized bodies of men. Why have not the laboring men a right to be similarly organized?

Property Made For Man.

It is the right of laboring men to demand that society recognize the valuation of man as greater than the valuation of property. That property was made for man and not man for property. The recognition of this principle in our modern industrial civilization would remove the many abuses which are today heaped upon humanity. A man of flesh and blood and a mind and spirit, would not be regarded as a mechanical cog. He would be dealt with tenderly and mercifully. One day's rest in seven would not be denied and the health of men would be paramount. Children would not be driven into mills to work long hours in dust and foul air for the sake of big dividends being paid to owners of mills. The value of man needs to be recognized in our cities, for their babies, would not be mixed with poisons for the sake of maintaining its marketableness. If the value of man was recognized as greater than the value of money, the liquor traffic could not exist. This traffic is a militant capitalism rotting human lives for the

Continued on page two.

INSPECTOR HUGHES.

Newest Inspector of the New York Police Department.



Photo by American Press Association.

GROUND TO BE BROKEN FOR ST. PAUL'S TODAY

The first sod will be turned in the erection of a new St. Paul's Episcopal church at 5 o'clock this afternoon. The great retaining wall along the river will be 132 feet long and thirty feet high. Much of the property of St. Paul's Parish, which also owns very valuable property on Main street, has been eaten into by the Willamette. This retaining wall will restore sufficient ground for the new church. The rector of St. Paul's, the Rev. C. W. Robinson, is so convinced of the steady and permanent growth of Oregon City and all of the Pacific Coast that he is building the new church of stone. All other churches in Oregon City are of wood.

The service at the turning of the first sod will be picturesque. The choir, robed, will march from the present church to the new site overlooking the river. Bishop Scadding, with the rector, will be present, and say some prayers of blessing. Addresses will be made by the Bishop, the Rector, G. B. Dimmick, George A. Harding and John R. Humphreys.

No setting could be more beautiful. This solemn service, mountains, hills, valleys and stream combine to make it ideal.

The speakers are fittingly chosen. They are G. B. Dimmick, who represents not only Oregon City, but the state; Mr. Humphreys the present senior warden of the parish and Mr. Harding who might aptly be called the "Father of St. Paul's Parish."

COMMERCIAL CLUB GETS FREAK LETTER

Secretary Lazelle of the Commercial Club receives many peculiar letters, asking all manner of questions and often they are very difficult to answer but the secretary is versatile and they are generally answered to the questioners entire satisfaction.

One answer the following letter which was received a few days ago from Florida:

"Hawthorn Fla. Aug. 29. "Gents: Please send me a map of your county. How far are you from the coast? Have you plenty of farm labor? Any negroes there? What is the cost of farm lands? Has the great lighting system, acetylene gas, been introduced in your valley? If so what generator is used? Your booklet is beautiful. Can you find some lung-sick, or throat or rheuma-tism man who will exchange property for a good paying hotel here in this healing climate.

"This climate cures lung, throat, and rheumatism cases sure. I can give you a good business in a hotel. Look it up please. I have a good tourist travel and a house full of tourists in winter."

SUPERVISORS OPEN 3 COUNTY SCHOOLS

The county schools in East Clackamas, Cherryville and Liberal started Tuesday, and the others will be opened at intervals between now and the second week in October. A large number will open on September 18. Superintendent Anderson was present at the opening of the Cherryville school; Supervisor Calavan at the Liberal school, and Mrs. Emily Shaw, supervisor at the East Clackamas school. The attendance at the schools is reported as having been gratifying.

Superintendent of Public Instruction Gary, Tuesday faced a problem in his school work just a little harder than the fourth dimension. He has a stereopticon machine which he intends to use in illustrating lectures, he will make throughout the county in the interest of education.

The written instructions that came with the machine begin as follows: "It is so simple a child can operate it."

Well, to make what might be a long story short, Mr. Gary could not, and in an effort to excuse himself, said:

"At any rate it proves that I am not a child."

WOODMEN HONOR HEAD COUNCIL

MAYOR BROWNELL WELCOMES DISTINGUISHED VISITOR IN ELOQUENT ADDRESS.

BIG MEMBERSHIP GAIN IS EXPECTED

Delightful Program Rendered, And Members Of Camp Meet Guest, Who Makes Fine Speech.

Willamette Falls Camp, No. 148, Woodmen of the World, entertained most delightfully at Woodmen Hall, Tuesday evening in honor of Head Council Voak, who is touring the West and Northwest in the interest of the order. District Manager C. L. Shirriff, also was present. Council Commander Sndlow introduced Mayor Brownell, who in a most eloquent and interesting address welcomed Mr. Voak, and told of the good that was being accomplished by the order throughout the country. The Mayor pointed to the danger workmen, and in fact all persons, face daily, and declared that it was the duty of the head of the household to provide such insurance for his family as that furnished by the Woodmen of the World. Mr. Voak told of the work of the order, and the gratifying increase in membership each year. His address was by far the most interesting that has ever been delivered by a member of the order in this city.

After the following program had been rendered, a smoker was held, and each member was presented to the head council:

Music by orchestra; address by chairman; selections by ladies' quartet, composed of Mesdames DeLarzes, Cooper, Green and McCaw; solo, Mrs. DeLarzes; whistling solo, C. L. Shirriff; more selections by ladies' quartet; solo, Mrs. DeLarzes. Addresses of welcome and introduction of Head Council by Mayor Brownell; address by head council and music by orchestra.

The attendance probably was the largest in the history of the camp, and it is believed that the visit of Head Council Voak will result in a large increase of membership.

MILWAUKIE BRIDGE NEARS COMPLETION

The bridge on the Milwaukie road at the north entrance to Milwaukie across Johnson Creek is under reconstruction by Clackamas county, and while the work is in progress the old road is closed to team traffic. Vehicles are compelled to take the road from the northeast side of Milwaukie through Willaburg to Sellwood. The concrete abutment to the bridge were built some time ago, and only the single span remains to be erected. That will probably be finished by September 15. The old span was weak and unsafe for heavy vehicles and automobiles. The new bridge will be strong enough to carry the heaviest loads. It is on the East Side state highway.

CLINT COLE FREED OF ASSAULT CHARGE

Clint Cole was acquitted of a charge of assault and battery, preferred by J. M. Rutter, in Justice of the Peace Samson's court Tuesday. The case was one of those peculiar ones, which it is difficult to determine just who is to blame. The trial was a long one, and it was evident from the start that Cole had much in his favor. The evidence, as adduced showed that Cole and Rutter engaged in the altercation over a pile of wood which Cole is alleged to have placed in a road. Cole says Rutter after remonstrating, struck him with a milk pail. This evidence was corroborated, although Rutter denied it most vehemently. Albeit the jury, which was composed of Joseph Owens, G. R. H. Miller, Y. L. Swafford, C. R. Lovesay and F. C. Burk, decided that the defendant was not guilty. The whole trouble happened in the environs of Canemah.

THE GRAND

Today

ON A TRAMP STEAMER.

THE TRAPPER'S FATAL SHOT.

IN THE SHADOW OF THE PINES.

AMONG THE JAPANESE.

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