Father Charged With Drown ing His Child.

WELL-KNOWN ABERDEEN MAN

Orime Is Alleged to Have Been Committed at Ballard About Three Weeks Aro-No Arrests Have Been Made.

ABERDEEN, June 3. - The Sheriff of King County has sent instructions to Sheriff Huff, of Chehails County, who in turn has notified the police of this city, that a man by the name of Paul Under wood is wanted by the authorities at Ballard, Wash., to answer to the charge of murder in having accomplished the death of his infant daughter by premeditated drowning. Underwood, who is charged with one of the most revolting crimes imaginable, the wilful doing away with his 3-weeks-old babe, arrived in this city, his former home. Sunday afternoon, ac-companied by his wife. He has been around town since greeting his old friends and acting most unlike a man who had just committed a deed that would make men curse and women shudder. Young Underwood was raised in Aberdeen, where he has lots of friends and is well liked. A shingle-weaver by trade, he was nctive in the organization of his craft, and was a prominent officer of Gray's Harber Union, No. 2618. Early in last De-Harber Union, No. 8618. Early in last De-cember he married Miss Neilie A. Weath-etwax, a charming young lady of this city, and the wide circle of friends of both these young people predicted for them a happy life, they seemingly being cattrely sulted to each other. Soon after his marriage, Underwood gave up his job at the Union shingle mill, and taking his bride to Ballard at once secured work bride to Ballard at once secured work there. While but little was heard of him in the interval, both the families of the young couple supposed them to be estabday afternoon was a surprise. The accu-ention made against Underwood that he premeditatedly thrust his little daughter while still nijve into a sack, weighted it with rocks, sewed it up and threw it overboard in Salmon Bay, at Ballard, seems too horrible for belief by his friends here, and they will need the most positive proof to convince them of the truth of the charge. Underwood and his wife have not yet been arrested.

### BUILDING BOOM CONTINUES. Structures Are Going Up to Walla Walls on All Sides.

WALLA WALLA, June 2.-Wolls Walls is enjoying a continuance of the building boom this year, which has marked the rapid increase in population of the past five years. At the present time, two brick blocks are under course of construction in the business district, and within two weeks work will be commenced at least

Another Odd Fellows' temple, to be one of the finest in the Northweet, will be grected this Summer. Residences are going up in all parts of the city. Carpenters are scarce, and commanding 23 to 3

\$11,000 Repairs for Schoolhouse. C. H. Bebb, an expert civil engineer and architect of Scattle, who was brought here by the School Board to examine into condition of the condemned Paine sol building, made his report to the board today, and shows that the building

can be repaired at a cost of \$11.000. The board will have the building repaired at once, intending to buy nothing but ma-terials of the highest grade, and wil-employ a competent superintendent. Remonstrance to Franchise. A petition is being circulated and numerously signed by prominent residents and taxpayers of the City Council against granting a franchise to the Washington

& Oregon Electric Railway, Light and Power Company, or to any other corporation or individual, a right of way within the city limits for the building of any raffroad line or lines for traffic purpos other than street-car lines, contending that such traffic lines are a detriment to the best interests of the city and propcrty-owners, a serious menace to the public welfare, and not at all necessary for the building of such railway lines. Big Lift to School Library.

The exhibit of drawings, sketches, relief map work, etc., of the children of the le semonis which had been displayed at the Armory for three days, brought to a close yesterday. The work shown consisted of essays, drawings, sketches and relief map work. The citigens turned out en masse, and something over \$300 was realized for the school is

Woman With Gun Fined. During the baseball season thus far ad-

vanced the management has had considrable trouble with a woman named Kate oten, about the recovery of those base balls that have been hit over the fence and into the lot of Miss Hooten adjoining the grounds. At the Sunday game usual number of balls were lost, and Miss Hooten was arrested for interfering with the boys that have been paid for recovering the balls, having used a revolver to carry out her orders to keep away, the inquiry in court, Miss Hooten fined \$10 and ordered in the future to allow the recovery of the balls.

## WOMAN'S CLUB REUNION. Washington State Federation Convenes at Pullman.

PULLMAN, Wash., June 2.- The Wash Ington State Federation of Woman's Clubs began its sixth annual reunion here this afternoon with an executive meeting of the board of directors, which 37 delegates were present. session proper begins temorrow and con-tinues three days. Two hundred guests are expected. Mrs. Elvira Marquis Ellwood, of Ellensburg, as state president; Mrs. Jessie F. Emery, of Spokane, state treasurer, and Mrs. B. Hassell, of Everett, recording secretary, are present. The officers of the state and local clubs were entertained tonight at dinner by Mrs. Vanderen at Stevens Hall, the girls dormitory of the college, after which they were entertained by an open-air con-cert on the college campus and an exhi-bition drill by the young ladies' cadet

# HUMPHREYS LOSES HONOR.

Another Suit to Find Out How Many

State Officers Are to Be Elected. OLYMPIA, Wash, June L-Arrangements have been made which will, if precedents are followed, result in the sidetracking of the mandamus proceedings brought by John E. Humphries, of ings brought by John E. Humphries, of Seattle, against Governor McBride to compet the latter to name in his forthcoming election proclamation certain va-cancles to be filled. Another action will take precedence over Mr. Humphries'

seems that Judge Humphries was particularly anxious to test the question of the number of Judges to be elected this Fall, but the Governor was anxious to also have the questions of vacancies in his office and that of Lieutenant-Governor tested as well. As a result of a confertested as well. As a result of a circum at the circum and cir suit that would make a clean sweep of all matters in doubt, and it is said his aspirations to become a nomines on the Judgeship ticket were given encourage-

ment by leading Republicans as a reward for his efforts. His case was filed in the Supreme Court Monday, but it was found Supreme Court Monday, but it was found to deal only with the number of vacancies on the Supreme Bench, the Governorship and Lieutenant-Governorship not being mentioned. This omission, it is said, was very unsatisfactory to Governor McBride and Attorney-General Stratton, and when J. W. Robinson, of this city, signified his desire to bring a case that would test all matters in doubt, he was encouraged to proceed. The papers have been aged to proceed. The papers have been drawn and an agreement secured from drawn and an agreement secured atoms the Supreme Court to hear the application of Mr. Robinson at 10 A. M. next Friday. Judge Humphries' case is set for 2 P. M. the same day, and as the former will include the questions presented in Judge Humphries' application, it is anticipated that the court will give the latticipated that the court will give the lat-ter case only passing consideration, and whatever honors Judge Humphries hopes to gain will fall on other shoulders if any ore are to be gained.

HOW ST. JOHN GOT HIS START. Bank-Wrecker's Way of Securing

Washington Institutions. WHATCOM, June 1.-In the St. John trial today, the story of how the defendant managed to secure control of three banks in this county came out. The first bank was secured by St. John and Frank Oleson going to four of Oleson's friends, borrowing \$2500 from one, \$900 from an-other, \$414 from a third, and \$720 from a fourth. This money was taken to the Seattle National Bank and deposited in St. John's name. "After St. John doing this," testified Cashier Andrews, of that ition, "and on his representation that he was possessed of an income of \$4000 per month, and would almost immediately come into possession of \$55,000, matured insurance policy, I lent him 14500, with the understanding that I was to have four-fifths of the capital stock of the bank as security, after control was secured." Mr. Andrews testified that af-terward he lent St. John \$22,500 more with which to buy the Citizens' National, of Fairhaven, getting the bank's stock as security.

Proprietor Gundlach, of the Blaine Bank, testified that he sold because he was given option of doing so, or being forced out of business hy having a big opposition bank started. He was told by St. John that he intended to put banks in all the larger Coast cities, with branches in Chicago, New York and London. His company was to be called the Anglo-American Banking Company.

GRAND LODGE ELECTION, Washington Odd Fellows Will Meet

Next at Walla Walla. WHATCOM, June 2.-The Grand Lodge of Odd Fellows today listened to the reading of reports by their officers, and chose Walla Walla as the next place of mecting, and elected officers for the ensuing year. The proposed amendment to the constitution, providing for blennial, instead of annual meetings of the Grand Lodge, was voted down. J. C. Taylor, of Spekane, was chosen Grand Muster, and George A. Elisperman, of Blaine, repre-sentative to the Sovereign Grand Lodge, which meets at Des Molnes, In., next September. The report of the grand sec-retary shows that the lodge made a gain of 1222 members in this state during the

The Rebekah Assembly also chose officers today. Inna K. Smith, of Spokane, was made president. There were spirited contests for the positions of grand warden and grand treasurer, resulting in the election of Elia Parks, of Ilwaco, for the first named, and Mrs. Mary Runkle, Seat-

VANCOUVER BARRACKS, June 2 --Licutevant Thomas S. Moorman, Sevenenth Infantry, has been attached to Company A. Eighth Infantry, and sent to Fort Lawton for temporary duty to await the arrival of his company at Scattle on routs to Fort St. Michael, where it will be stationed.

Lieutenant Moorman left for Fort Lawton yesterday, in charge of the fol men of the Signal Corps: Sergeant J. T. Bauer, C. L. Bianchette, R. P. Kersten, B. Cook, W. H. Tanner, A. C. Butler, H. F. Miller, L. D. Shellenberger, E. A. Muchey, A. E. Mitchell, I. J. Martin, E. L. Moore, J. Murphy, A. W. Ohn and J. Weidner, These men have been seeigned and F. B. Thurman, will be sent to Fort Liceum to report to the signal officer in charge for duty. Licutenant Jennings B. Wilson, Seven-

State Education Board Meets.

join it upon its arrival at Scattle.

OLYMPIA, Wash., June 3.-The State Board of Education met today in compli-ance with the law. Three members were present-State Superintendent Bryan, Mrs Carrie Shaw Rice and Mrs. Clarence Ryan, On account of the small number present, the board transacted only a small amount of routine matters, and adjourned till June 16, when the other members will be able to attend.

Oregon Mining Stock Exchange.

1	PORTLAND, June 3.			
4	Today's quotations were:			
1	Ataska M. & M	Asked. 11 18%		
	Copperopolis 22 Crystal Consolidated 14% Chicago 7% Cascade Calumet 7%	1 00 3752 854		
	Gold Hill & Bohemia	20 8 23		
	Sumpter Consolidated 2% Sweden Copper (Gid.) 87% Winnipeg (Ltd.) 10	90 15		
1	SPOKANE, June 3.—The closing qu	otations		

for mining stocks today were:

204.	Ask.	Bid.	Ank.
Amer. Boy 6	014	Bamb. Car \$15	164
Blacktail11%	20	Republic 9%	10%
Butte & Bon. 25	2	Reservation 1/2	- 1
		Sullivan 6%	8
Gold Ledge 11/2		San Poll20	22
Mtn. Lion 2214		Trade Dollar 914	77
Morn. Glory 254		Jim Blaine 1	4
Prin. Maud 2		Fishermaiden 54	4176
Quilp27		Ben Hur11	125
	-		
SAN FRANCIS	co, l	June 3Official cl	outite

quotations for mining stocks; quotations for mining stocks;

Alta \$0.00 Kentuck Con Andres 2 Mexican
Belcher 4.0ccidental Con
Best & Belcher 19.0phir
Bullion 2 Overman
Caledonia Th Potoni
Challenge Con 15 Savage
Chollar 175eg. Belcher
Confidence 90 Sierra Nevada
Con Cal. & Va. 1 49.Bliver Hill
Crown Point 5 Union Con 4
Gouid & Curry 11 Utah Con

NEW YORK, June 2.-Mining stocks today closed as follows: 

BOSTON, June 3.—Closing quotations:
Adventure ... \$22 50 Oeccola ... \$62 Alloust ... \$67 Parrott ... 30 Amalgumated ... \$67 Parrott ... \$25 Amalgumated ... \$60 Closing ... \$150 Hingham ... \$60 Closing ... \$150 Phingham ... \$60 Closing ... \$150 Phingham ... \$60 Closing ... \$150 Phingham ... \$150 Phin BOSTON, June 3 .- Closing quotations

CURES NERVOUS HEADACHE. Horsford's Acid Phosphute.

# MARQUAM. LOSES

SUPREME COURT HOLDS SALE OF PORTLAND BLOCK VALID.

Payment of Taxes on Lonn Not Usury -Tribunal Disposes of Seven Cases.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* An agreement for the payment of taxes on a loan, in addition to a rate of interest, does not constitute usury, even if the tax makes the total amour greater than the interest at the legal

Fallure to question the validity of a Sheriff's return of sale in the lower court precludes taking advantage of the defect in the appellate court. A "Sunday" paper published on Satorday is not a Sunday paper to a legal

is, therefore, not usurious." The claim that the extension of leases were incumbrances and clouds upon Marquam's title are held to be mere conclusions of tle are held to be mere conclusions of law, "insufficient to create an estoppel, much less to require a forfeiture of the mortgage company's lien." Action of trial court in considering unavailable the claim that the transfer by the Marquams of substantially all their property to the mortgage and trust company acted as a hindrance and a fraud upon other creditors was confirmed. The contention that the stile company, as plaintiff's agent, failed to apply rents and profit collections to payment of interest notes is considered a technical objection that was entirely disposed of in the lower is considered a technical objection that was entirely disposed of in the lower court. The opinion holds that the "life of the trust was made dependent upon the existence of the mortgage, and the title company was given a lien for advances made in pursuance of the stipulations contained in the trust agreement, so that a foreclosure of the mortgage would necessarily put an end to the would necessarily put an end to the trust relations. Regardless of any stip-ulations of the parties, such foreclosure would deprive the trustee of the subject of the trust to operate upon, and the agreement would benceforth become operative. It was, therefore, incumbent upon the title company, when made a party, to answer, setting up its duties and obligations in the premises, as well as its rights and interest in the prop-SALEM, June 3.—The Supreme Court today rendered seven decisions, as follows:

The United States Mortgage & Trust

Trust

The United States Mortgage & Trust

Trust

# WELL-KNOWN IN POLK AND YAMHILL COUNTIES



buried in Buena Vista cemetery Sunday, was well known in Polk and Tambill Counties. He had been a resident of these sections for 39 years. Mr. Nach was born in Ohlo, October 9, 1821. He colleted in the Union Army on July 18, 1861, from Putnern County, Missouri, under eneral Prentice, and received his discharge on March 15, 1862. Richard Nash, his grundfather, helped to servey and plot the City of Boser of the deceased, was a scout in William H. Harrison. The son also served in the same capacity as his father, in the same war, and under the same General, as well as in the Seventh Missouri Cavalry, Company M, under Colonel Morgan, this con pany being known as the "Bloody Seventh." He was a member of the George A. Custer Post, of McMinnville, Or. He came to Oregon in 1864 with his wife and six children The following year he located at

INDEPENDENCE, Or., June &-

Daniel Sandurkey Nash, who died near McMinnville, May 51, and was

North Yambill, and since that time had lived at Buena Vista, Eugene and Mc-Minnville. His first wife died August 2, 1882, and in 1885 he was married to Meivine C. Halford, of Sprague, Wazh., who still survives him, with the following children: Mrs. Marguerite McLane and Jake Nash, of Buena Vista; Mrs. Mary Rathburn, of Portland; Mrs. Martha Gray, of Lawen, Or., and Eunice Bonney, of

company, respondent, va. P. A. Marquam, et al., appeliants, appeal from Multnomah County; John B. Cieland, Judge; affirmed; opinion by Justice Wolverton. This is an action involving the foreclosure of a mortgage for \$300,000, given November 13, 1824, for five years, on Portland property to United States Mortgage & Trust Company in 1824 by supellants. & Trust Company in 1894 by appellants. A stipulation in the mortgage provided that in case of default in payment of interest quarterly, or complying with conditions thereof, the mortgagee could de-clare the whole of the mortgage due and reclose at once. Interest payments for February, May and August, 1899, being defaulted, foreclosure proceedings were begun November 13, of that year, the date upon which mortgage became due. On the date of the execution of the mortgage Marquam and wife enwender. These men have been assigned is duty on the telegraph line between that station and Fort Gibbon. The remainder of Lieutenant Moorman's command, Corporal J. F/munds, M. Coyle, H. E. Simmons, H. Shietten, S. I. Stewart, F. A. Boyers and F. R. Thurman, will be a subsequently made, authorizing the line United States Mortgage & Trust Company, respondent, vs. P. A. Marquam et al., appellants; appeal from Multinoman County; John B. Cleiand, Judge: affirmed; opinion by Justice Wolverton. This is an appeal from a decree confirming the sale of real arguments. tered into a trust agreement with the title company in relation to the mortcompany to make leases, extending not more than a year beyond life of trust, all surplus receipts over expenditures to be applied to the discharging of the teenth Infantry, has been attached to mortgage, and when all requirements of Company B, Eighth Infantry, and will the trust were satisfied then the property was to be reconveyed. When suit was begun, Marquam and wife alleged violation of terms of agreement on part mortgage and trust company, simed leases had been made period extending a year beyond the life of the contract; that the leases were an incumbrance and cloud upon title to realty, and that foreslosure suit would work irreparable injury to appellants. Upon trial under issues tendered by denial of all material allegations

answer, it was found that the trust agreement was not any part of the contract with the mortgage company, and that the mortgage company was not a party thereto; that the title company was not the agent for the trust com-pany in relation to trust agreement, that the leases complained of were made at its own instance without the approval of Marquam and wife, that the mortgage company did not consent to making more than two of them, and the plea was Subsequently the Marquams answered, alleging, among other things, that the trust agreement was entered into in part consideration for the loan made by the mortgage company, and that its execu-

was an essential condition prece dent to the making of the loan; that the extension of the time of leases beyond date of foreclosure of mortgage operated as a cloud on title to the land, and that the property conveyed in trust was substantially all the property owned by the Marquams at that time; that Marquam was indebted to divers other persons in the sum of more than \$70,000; that the mortgage and trust agreement was, in effect, an assignment for the benefit of only a part of Marquam's creditors and was, therefore, illegal and vold. A counterciaim for 450,000 was made, but, upon motion and demurrer, the answer was held to be insufficient.

The title company filed a cross-com-plaint, claiming balance due of \$40,897 81. The Marquams answered, but the defense

was stricken out.
Upon trial, lower court held that the title company, upon fire execution of the first agreement with the Marquams, came into possession of the property and had since controlled and managed it, rendering statements of the management of the trust, that no objections were ever made thereto prior to July, 1896, and that in May, 1990, there was due the title company \$28,667, exclusive of attorney's fees; that the trust agreement was, in effect, a mortgage, and had been carried out, and the assets to arise from a sale under execution were marshalled with reference to the relative equities of the plaintiff and the several parties defend-

ant. The Marquams appealed.
On question of leasing parcels of the property beyond the maturity of the mortgage, court finds there were but two such leases made, neither of which was at the instance of the mortgage com-pany, and was not effective to postpone or forfelt the plaintiffs' mortgage lien. Court holds that the loan was not "surious. The opinion on this subject says: "Parties are permitted to contract for interest as high as 8 per cent, with taxes added, and if all rates, charges or other compensation agreed upon for the use of the money do not exceed the rate, aside from the taxes on the debt or obligation, the transaction does not fall within the interdiction of the law.

Company, respondent, vs. P. A. Marquam good a right to have it foreclosed as if it were plaintiff in the suit." Opin-ion holds that the title company was entitled to foreclose the mortgage on lots in block M, since those lots were hypothecated by the same instrument to secure the same obligations to the title company as the property covered by plaintiff's mortgage, and as much subject to a foreclorure at the suit or the title company as the other premises. "A cross-complaint of a lien is, for all purposes, a complaint against the holder of the equity redemption, and may also extend to all property covered by his lien, and thus he may have full relief at once and not be driven to a fore-closure by plecemeal," concludes the

Decree of lower court is affirmed.

The United States Mortgage & Trust on. Principal objection is lack of proof of publication, which was based or technical grounds, there being no affidavit of any attache of the newspaper printing the notice that was attached to the Sheriff's return showing the public This question not having been raised in the trial court, appeliate court holds it cannot be urged in the superior court for the first time. The opinion holds that the "Sunday Welcome," being pub-lished on Saturday afternoon, is not a Sunday publication, in a legal sense, and that the publication of the notice in that paper falls within the legal acceptation of a newspaper. The judgment of the lower court is affirmed

C. S. Brown and Anna Wilkinson, respondents, vn. Mary Case, appellant; appeal from Clatsop County; Thomas A. McBride, Judge; reversed and dismissed;

opinion by Justice Wolverton.

I. W. Case, defendant's brother, in consideration of his debt to her of \$2600 and of her keeping house for him, conveyed to her his home, valued at about \$11,000, and, thereafter, made an assignment for the benefit of his creditors. After his death this suit was brought to set aside the deed to his sister. is held that he was solvent at the time and that the consideration is not so inadequate as to warrant setting aside the decree is reversed and the complaint dismissed.

State of Oregon, respondent, vs. Mann Howard, appellant; appeal from Baker County; Robert Eakin, Judge; reversed and remanded; opinion by Chief Justice Howard was convicted of the larceny of

a mare in Baker County. Testimony showed that Howard had authority to take up a mare, branded "I. C.," the property of one Paimer, from off the range. He did so and changed brand on animal to "H. O." Paimer learned that his horse had been found by Howard and telephoned, when Howard agreed to leave the animal in Palmer's field. But its owner went about 15 miles after the animal, and upon finding the brand changed Howard and a companion named Meldrum were arrested. Judge in lower court refused to instruct jury, as re-quested by defendant, that if the accused took possession of the animal, agreement with the owner and with no intention at the time of the taking of stealing her, it would make no differ ence whether the brand was changed or not, and that if they should so find, they should disregard any and all evidence as to the change of the brand. Court holds that the jury was not clearly and distinctly instructed, since the proof in the case tended to show either the crime of larceny by stealing, for which the defendant was being tried, or the crime of larceny by altering the brand, another separate and distinct crime. The judgment is reversed and cause remanded for a new trial.

W. T. Carroll, respondent, vs. Eliza Nadine, appellant; appeal from Union County; Robert Eakin, Judge; reversed; opinion by Justice Wolverton

J. E. Reynolds, appellant, vs. J. W. Scriber et al., respondents; appeal from Union County; Robert Eakin, Judge; affirmed; opinion by Chief Justice Bean.

spondent, vs. P. L. Willis; ordered on stipulation that this cause be determined on the briefs without oral argument. W. A. Coughanour, appellant,

German Savings & Loan Society, re-

son, respondents, James Welch and Sarah Welch, appellants; appeal from Union County; Robert Eakin, Judge; affirmed; opinion by Chief Justice Bean.

German Savings & Loan Society, re-spondent, vs. Sarah M. Kern, adminis-trator, appellant; ordered on motion that appellant have until June 24, 1908, to serve and file her brief herein.

Julia C. Richardson, appellant, vs. Ber trand Orth, respondent; argued and sub-mitted on appellant's objection to the taxation of costs herein.

B. O. Walker, an attorney of the State of Washington, was admitted to practice in this state.

## COLONEL BACHE DIED.

Well-Known Army Surgeon Passes Away at San Diego. SAN DIEGO, Cal., June 3.—Colonel Dailas Bache, Surgeon United States Army, retired, is dead at his home in this city. He entered the Army as Assistant Surgeon in 1861, and served in the field during the entire Civil War. After peace was declared he was stationed for a time in San Francisco, and for a number of years was the Chief Surgeon of the Department of the Platte, with headquarters at Omaha. Later he was at Washington. at Omaha. Later he was at Washington as Assistant Surgeon-General. He remained on duty there until his health failed, and then he came here. His re-tirement from the Army occurred since he came here. Colonel Bache was twice married, his widow being the daughter of Major-General James W. Forsyth, re-

Oregon Ploneer of 1848. LEBANON, Or., June 3.-Richard Cheadle, an Oregon pioneer of 1848, died at his farm, two miles south of here, yesterday, aged 72 years. Mr. Cheadle was born in Ohio, June 12, 1890. He came to Linn County soon after. Arriving in Oregon. in 1818 he took up a homestead near here, where he resided continually until his death. In 1851 Mr. Cheadle married Miss Louise Lee. The fruits of this union were Il children, eight of whom are still living—Dr. E. M. Cheadle, Mrs. Allee Borchers, Dr. G. W. Cheadle, Mrs. Kate Honeman and Miss Grace Cheadle, all of Portland; Mrs. Ellen Hall and L. R. Cheadle,

A few years ago Mr. and Mrs. Cheadle moved to Portland on account of poor health and left their farm in charge of their son, L. R. Cheadle. About two weeks later they returned on a visit, when Mr. Cheadle became ill, an attack which proved fatal.

of Lebanon, and Mrs. J. M. Powell, of

Ploneer Salem Business Man. SALEM, June 1-Word was received in Salem this evening of the sudden death in the State of Sonora, Mexico, of Amos Strong, a pioneer resident and business man of Salem. Mr. Strong went to Mexico several months ago, where he has ex-tensive mining interests, and his unexpected death is supposed to have resuited from intense heat, since his family here had no knowledge of his illness. Deceased was about 50 years of age, and was a na tive of Salem. He is survived by a wife and one daughter. For many years, Mr. Strong was engaged in restaurant businews in this city.

PROVES TO BE PORTLAND MAN. His Decomposed Remains Found in Snimon River, Idaho.

SALMON, Idaho, June 2.—The partly decomposed remains of a man were found on a rocky bar in the Salmon River last evening, about six miles below this place. by a boy , who had been fishing in the neighborhood. A Coroner's jury empan-eled to inquire into the cause of the death brought out the fact that the remains were those of B. A. Whittier, a traveling salesman, representing the firm of Chap man Bros. & Co., of Portland, Or. Whit-tier came here early last October, and it was remarked that he was drinking heavily. Finally he became despondent and attempted to cut his throat. A day or two afterward the man disappeared and had not been seen since. Speculation has been wide as to what became of him, but the general opinion was that he had drowned himself, and the sequel goes far to prove this to be the case. Whittier is said to have been well connected, and diligent inquiry was made for him by his relatives and the business house he represented shortly after his disappearance. It is said the Odd Fellows and A. O. U. W.

Traveling men in Portland who were seen last night had never heard of Whittier, and knew nothing of the firm he was said to have represented. The name of neither Whittier nor of Chapman Bros. & Co. appears in the City Directory.

Doings of Salem City Council, SALEM, June 3.-An effort to dispense with one special policeman now in the employ of the city, and return to a onea decisive vote at a meeting of the City unell tonight. Council went on record as opposed

to granting any further building privileges within the business district, where, roofing, combustible materials are used.

ACCOUNTS FOR SUMS UNDER DIS-PUTE PAID ON MINE,

Attorneys Will Make Their Arguments Today-Defendant Is Sanguine of Acquittal.

DES MOINES, Ia., June 3.-As far as the taking of evidence is concerned, the case of the Government against Letson Baillet, in the Federal Court here, was completed today. Witnesses for the Government were paid off and discharged, and some of them left for their homes. Arguments in the case will be commenced tomorrow morning, and the case will probably be completed, with the pos-sible exception of the instructions to the jury by Judge Munger. The rapidity with which the defense completed its case was somewhat of a surprise. It is taken by many to mean that the defense has great confidence that the verdict will be favor-able to the defendant.

Balliet was his own principal witness to-day. He was on the stand practically the entire afternoon, Nine-tenths of the time he was answefing questions put by his counsel. The cross-examination of Balliet by United States Attorney Miles took just about 10 minutes. That time was devoted to an attempt to show that Balliet had not spent the amounts of money alleged by him in securing control of the mine. The attempt was unsuccessful, however, as Balliet gave the amounts and names of persons to whom the payments were made, accounting for the major portion of the amount claimed by him.

In his testimony, Balliet denied that he had ever authorized the use of the so-called "Jolly" or "hot air" letters. He said he knew nothing about them. If form letters were used, and were called by such names, he knew nothing about it. The form letters were used by the office force to shorten their work. Balliet said he spent about \$15,000 or \$30,000 in se-curing control of the mine, having bought the Sheriff's certificate to the mine and paid off judgments, back taxes and other debts. He said he had found a mortgage for \$25,000 on the mine when he went to Baker City, after having bought the mine concerning which he knew nothing, and so had to wait until the time for redemption had expired before securing full possession. It was this that caused so much delay. Articles of incorporation of the White Swan Mining Co., Limited, were introduced to show the character of the business the company was authorized to transact. The Sheriff's deed to Balliet was also introduced with Balliet's deed

to the company.

Attorney Miles cross-examined Balliet for about 10 minutes. He questioned him as to the amounts of money included in the \$15,000 or \$20,000 which he said he paid in securing control of the White Swan Baillet accounted for \$12,000, and said there were a number of small judgments which he could not remember. This closed the taking of evidence.

ADMITTED TO THE BAR. Entire Class Recently Before Supreme Court Passes.

SALEM, Or., June 1.—The Supreme Court today announced that every member of the class of 21 young men taking the examination before the court last week for admission to the bar had successfully passed the examination. The class was composed of: Jacob B. Ofner, M. Otto Pickett, B. Leroy Stowell, Robert H. Thomas, James M. Ambrose, Paul S. Dick, John D. Newsom, Jay H. Upton, Hopkin Jenkins, J. Harry Kloeterman, Nehemiah Mosessohn, N. Wilbur Wal-lace, David N. Mosessohn, Samuel E. Not. son, John L. Norwood, Allen Forward, C. C. Bryant, W. S. Risley, Jose Morene La Calle, Frank B. Riley, W. C. Camp-

Monthly Report for Asylun At a regular meeting of the State In-sane Asylum Board today Dr. G. F. Cal-breath, superintendent of that institution. submitted his report for the month of May. There are now 1247 patients receiv-ing treatment at the asylum. Dr. Cal-

breath's report contains the following sta-Male. Female, Total. .875 276 1251

Lockout at San Bernardino. SAN BERNARDINO, June 1. - Notice was given today that until further notice locomotive department of the Santa machine shops in this city will be ed. This action is simply a lockout because of failure to settle the boiler makers' strike. The repair shops at Need-les were also closed down Saturday.

Baptist Association Meeting. RIDDLE, Or., June 3 .- The 48th annua

meeting of the Corvallis Baptist Associa meeting of the Corvaille Baptist Associa-tion was held with the Riddle Baptist Church, May 29, 30, 31. The following named officers were elected by acciama-tion: Moderator, Rev. S. A. Douglas, Roseburg; clerk, T.N. Humphreys, Myrtic Creek: treasurer, S. C. Miller, Dillard. Rev. C. P. Bailey preached the annual ser-mon. There were 16 churches represent-

mon. There were is controlled representations of the American Baptist Publication Society's colportage wagons introduced in this field as well as looking toward placing an association missionary in this work. Elder B. C. Miller preached one of hie persuasive gospel sermone from the text, "My son, give me thine heart" to a crowded house. The next association will meet with the Oakland church on Thursmorning after the first Sunday in July, 1963.

Astoria Brevities.

ASTORIA, June 3.-The County Comssioners' court will begin its June term morrow and one of the first things to be done will be to open blds for the construction of the new Upper Necanicum

Link C. Burton, deputy fish commissioner for the State of Washington, has returned here from a trip of patroiling the north shore of the river. He used a small boat and rowed from Ilwaco to Vanouver, visiting every slough, creek and river on the way. He was very successful and secured licenses from some fishermen who had never taken them out before.

Graduate From Divinity School. EUGENE, June 2 .- Graduating exercises

of the Eugene Divinity School were held last night at the First Christian Church. A fair audience was in attendance. The address before the graduating class was delivered by Rev. J. T. Eshelman, of Tacoma. V. E. Hoven and E. R. Moon were ordained to the ministry. The graduates are as follows: Classical and minis terial course. F. E. Billington, Elmer M. Patterson, Victor E. Hoven, Leon D. Green; English ministerial course, Alica M. Smith; school of oratory, Constance A.

Validity of Law Upheld. OLYMPIA, Wash., June 2.-In a case

brought to test the validity of the quar-antine laws of the state, the right of County Commissioners to order and maintain a quarantine was upheld by Judge Linn, of the Superior Court today. The proceeding was an application for a writ of habens corpus for a logger, who was arrested for breaking through the smallpox quarantine established in the Mason County Logging Company's camp. writ was denied, and the company will accept the decision as final.

Commencement at Willamette. SALEM, June 1.-Willamette University mmencement exercises were begun this evening, with a concert at the University Chapel by the undergraduates of the colleges of music and oratory. Friday will be devoted to field sports. Sunday will be observed as Baccalaureste Sunday, and commencement exercises of the different colleges will take place next week.

Officer's Wound Proves Fatal. WHATCOM, June 3.-S. A. Grandjeau, that by mistake by a brother officer, while both were engaged in a search for men who held up a saloon in Fairhaven, May 25, and shot Policeman Peterson and Thomas Barger, died here today of his wounds.

Warden at McNeill's Island,

TACOMA, June 2.- The report is curnt in well-informed circles that Edwin C. Miller, of Tacoma, Deputy County Assessor, has been appointed warden at the Government penitentiary on McNeill's Island, to succeed Warden Palmer, term

OLYMPIA, Wash., June 1.-Nathan W. White, a resident of this section for 25 years, was found dead in his cabin near Kamilche, Mason County, last night White was one of the oldest ploneers of Mason County. He was 75 years of age Inquiry Into Fernie Disaster.

Ploneer Found Dead in His Cabin.

VICTORIA, B. C., June 3.-Mr. Haw-thornthwaite, member for Nansimo, will move in the Legislature that a Royal Commission be appointed to inquire into

Shingle Mill Strike Over.

ELMA, June 2.-The strike at the Tacoma Cedar Lumber Manufacturing Company's mill is over, and the men have returned to their work.

CASTORIA The Kind You Have Always Bought Bears the Signature of Chat H. Hetcher.



F every woman in the land today sick

and station of all kinds of female ills.

Secretary of the West Side Valkyri-Singing Club of Chicago. tion and many suffering women will be brought to know and appreciate Wine of

Cardui by what she writes: "Wine of Cardul is certainly a boon to women and as my experience with it has been most gratifying I am glad to speak a good word for it. About two years ago I caught a severe cold at the time of menstruation and it stopped and discontinued for several months. I had very severe pains at the time with bearing-down pains and headaches almost constantly and I did not care whether I lived or died. I lost flesh and added about ten years to my age. After I had about given up hope of ever getting well my attention was called to your Wine with female troubles could be brought of Cardui. One bottle helped me and six to realize that a medicine exists that cured me."

would restore her to health, there would be few homes that would not resound with rejoicing. Barren wives, invalid mothers, of relief than Miss Stahlberg secured? it got me out of bed and I gained 23 pounds." sisters and daughters furnish American This same relief is in the reach of every Mrs. Pearl Philpot, Muskogee, I. T.: homes with much of their bitterness and woman in this land today. No one is too serrow. That there is such a medicine poor to buy health in a bottle of Wine of children. When my monthly periods would has been proven by the reported relief of Cardui. Thousands of women who go to come I would have pains in my back, head, over a million suffering women. Thou- specialists and spend thousands of dollars legs and bearing-down pains in my bowels. sands of them have taken the trouble to in the fruitless pursuit of health finally I would nearly have fits. My hesband got personally write to The Chattanooga Med- come to Wine of Cardui and secure relief. me a dollar bottle of Wine of Cardui and it icine Company of their cures. They tell Wine of Cardui is the simple remedy that did me so much good. No tongue can tell how Wine of Cardui has strengthened the relieves female suffering. Wine of Cardui how much good it did me. Since I have weak girl and prepared the apprehensive never fails to benefit. It is peculiarly taken Wine of Cardui I have given birth to wife for motherhood, how it has quickly adapted to regulating menstruation and two children. One is dead but the last one cured mothers and women of every age reinforcing weak women. Druggists all is living. It is just three months old and the over the country are selling thousands of prettiest thing I ever saw. I took the Wins One of these cures is that of Miss Nan bottles of Wine of Cardui every day. No before confinement and I was just sick one Stahlberg, of No. 448 West Fifteenth one is too poor to buy it, yet no amount of hour. I am in better health than I ever was Street, Chicago, Ill., who is well known as money could buy a better medicine. Wine before. My age is 18 and I weigh 128." the Secretary of the Valkyrie Singing of Cardui has endeared itself to the 1,000,000 Why not go to your druggist today and



name "Cardui" and they write the following letters to show the world what they think of this medicine:

Mrs. Mary Cline, Stilesboro, Ga.: "Your medicines have done me more

good than any that I have ever tried. My son from Chattanooga brought me a bottle. Af-Could any woman ask more in the way ter being confined to my bed for nine weeks

"I was married two years and had no

Club She occupies a very prominent posi- women it has relieved. They love the secure a \$1.00 bottle of Wine of Cardui?

WINE OF CARDUI ALL RELIEVES ILLS".