## MAY ADJOURN AGAIN

Legislators Anxious for Over-Sunday Recess.

FULTON MEN DON'T WANT TO

Possibility of Coup for Clatsop Man in Absence of Geer and Multnomah Forces-Letters From Portland-No Change.

SALEM, Or. Jan. 29 .- (Staff correspon ence.)-There is more talk tonight about possible adjournment tomorrow until Monday than about the Senatorial question. Members generally are anxious for an over-Sunday recess, and they want it to begin at noon Friday. The friends of Mr. Fulton, however, are said to be disposed to insist on continuous sessions. They could be easily outvoted, but the combined opposition may not want to take combined opposition may not want to take the chance. Some risk lies in the possisility that if the Geer forces and the Multnomah delegation go away, Mr. Fulton might endeavor to hold a joint convention Saturday, and from some source muster up enough votes in addition to his own to make a majority of all mempers elected to the Legislature—he has 34 of his own-12 additional would make a iegal quorum, and if the 46 were to assemble Saturday at noon, they might proseed to builet for a United States Senator, That would be an easy way to elect the Clatsop County Senator. But it is not at all likely that 44 will go away and leave 16 to elect. Mr. Fulton would scarcely be a party to such an enterprise, even if it were feasible, and even though he may oppose adjournment it may be expected he will accept it in good faith and spirit, if the majority insists. The precedent last week is a guide for all factions and the outlook tonight is that it will be fol-

Letters From Multuomah

No developments of any kind is the subtance of the report that must be made tonight on the Senatorial fight. A little flutter has been created in the Multnomah delegation by the receipt of several letters from Portland merchants, saying substantially that no criticism will be made by them if members from Portland should see fit to vote for and elect Mr. Fulton, These letters have not been generally reseived, but have been addressed to one or two members only. Representatives who have not received them say they have been inspired by persons in Portland, mostly Federal officeholders, who are personally and politically friendly to the candidate from Astoria. They appear to have had no effect and are not so numerous as to cause the delegation as a whole to think that there is any real sentiment Portland that desires them to alter their course. If there is to be a division in the delegation on the subject of Mr. Fulton's candidacy it has not yet manifested itself in any open manner. The week will without doubt end with the delegation in precisely the same situation as at the beginning.

Mr. Fulton has been extremely active today and has had personal interviews with a number of members from Eastern Oregon. He has informed them that he is certain to be elected, and that he has enough votes in sight and pledged, to Yamhill; bring about that result. Members from that part of the state are for the most part voting for ex-Governor Geer. Representative Ginn, who started out with the ex-Governor, is the only one from that section who has so far changed his atti-

No Change in Sight.

Representative Hume did not arrive today, and no change occurred in the vote. Nor is a break of any kind to be expected tomorrow, so far as can be ascerthined tonight. The Fulton people do not promise it, the Geer men say they are solid, and the Multnomah delegation will probably continue to act as a unit in distributing their votes among citizens E. B. P.

EMMITT MAKES A STIR. He Answered "Here"; All Thought He Said "Geer."

SALEM, Or., Jan. 29.—(Special.)—The first genuine excitement of the session a kicked up in joint convention today Representative Emmitt, of Klamath, ke and a few other counties. About Lake and a few other counties. About the time the Senttors were due to arrive, Mr. Emmitt was seized with a burning desire to go outside and see how the dome the Capitol looked in a real Oregon min storm. The observation required more time than the Eastern Oregon Representative had expected, and by the time he had fully satisfied his curiosity the balloting for Senator had begun. When he reached the door of Representative Hall.

B. 250, Balley—To protect employes in workshops.

H. B. 250, Galloway—To provide for balloting for Senator had begun. When he reached the door of Representative Hall. to find that the lobby was It required no little maneuvering and strategy to get through the crowd. When Emmitt was about half way in the clerk reached his name on roll call. "Here!" responded the Klamath County Legislator in a tone that fairly assaulted the ceiling and started the dormant echoes into life. In the confusion everybody

life. In the confusion everybody ht he had said "Geor!" and the Fulton forces were fairly paralyzed. President Brownell, who was trying to reas something or other, gave a startled look over his glasses at Speaker Harris, and the latter turned a visible crimson. The entire Fulton contingent turned in their shairs and the Geer people began to smile. They had made a real accession at last. Chief Clerk Moorhead stopped and whispered to Chief Clerk Jennings, and the latter shook his head doubtfully. By this time Emmitt had reached the bar of the force and Clerk Jennings thought he figure and Clerk Jennings thought he would better make sure. "Emmitt!" he again called.

"We are now voting on United States Senator," interjected President Brownell, who had managed to secure a firmer grasp

od looking uncertainly about the house.

He finally responded:
"In that case I desire that my vote be recorded for Hon. Charles W. Fulton."
The President aighed with relief, the Fulton men composed their agitated fea-tures, the Geer people ceased grinning, and things went on the even tenor of their

Judge George H. Williams, Mayor of Portland, was present during roll call as and ten of the Multnomah delegation tendered him the compliment of their yotes. The ballot resulted:

For C. W. Fulton-Booth, Both, Browble.

nell, Carnahan, Carter, Cornett, Dimick, Eddy, Edwards, Emmitt, Farrar, Gauit, Ginn Hahn, Hale, Hansbrough, Hermann, Hines, Harris, Huntley, Kuykendall, La-Follett, Marstera, Miles, Paulsen, Phelps, Purdy, Rand, Riddle, Shelley, Smith of Yamhill, Webster and Williamson—32.
For T. T. Geer—Burgess, Croisan, Daly, Danaeman, Davey, Hayden, Hobson, Howe, Johnson, Johnston, Judd, Kay, Mulkey, Simmons, Stelwer and Whealdon—16.

For C. B. S. Wood-Bilyeu, Blakley, Burleigh, Cantrall, Claypool, Galloway, Gill, Kramer, Miller, Murphy, Olwell, Pierce, Robbins, Sweek, Test, Wade and Wehrung-17.

Wehrung-II.
For George H. Williams-Bailey, Banks, Cobb, Fisher, Hodson, Hutchinson, Jones of Multnamah, Mays, Orton, Reed-Ie. For W. D. Fenton-Gill, Hunt, Notting-For A. L. Mills-Holman, Hudson, Not-

For H. L. Pittock-McGinn, Myers-2. For C. E. Wolverton-Hawkins. For Binger Hermann-Jones of Lincoln. For M. C. George-Smith of Multnomah. Absent-Fulton, Adams, Hume-3.

Senator McGinn's Bill Relative to

the Senl of Oregon. SALEM, Jan. 29.—(Special.)—The Senate was called to order at 10 A. M., and opened with prayer by Rev. George C. Ritchie, of the First Christian Church,

S. R. 20, by Kuykendall, that the committee on enrolled and engrossed bills be instructed to have all bills enrolled or engrossed on the typewriter, and that bills in which no changes have been made shall not be copied, was adopted. Senate bill 152, by Senator McGinn, to describe the seal of the State of Oregon, was referred to the judiciary committee, with leave to report at any time.

H. C. R. II, by Shelley, to ask the Legislature of Washington to appropriate

S. B. 21, by Hunt, to make the Boys' and

Girls' Ald Society a place of commitment of truents and incorrigibles, and for an appropriation therefor, was passed. S. B. 101, by Carter, to provide for tax levies for libraries in cities, was passed. The Senate ordered, on resolution by Mays, that the joint investigating committees be empowered to employ four ad-

The Senate concurred in House joint resolution No. 2 for the investigation of the pilotage service on the Columbia

S. B. 83, by Smith of Yambill, relative to condemnation of public roads, etc., for telephone and telegraph lines, was passed. Senator Hunt was substituted for Senator McGian on committee to visit the Boys' and Girls' Aid Society.

IN THE HOUSE. Many Committee Reports Are Acted

SALEM, Or., Jan. 29.—(Special.)—The House opened with prayer by Rev. E. W. H. B. 125, Eddy-To change time of fix-

ing tax levies; passed.

H. B. 129, Hines-To provide for the examination, commitment, treatment and parole of inebriates; was deferred until 11:30 Monday.

S. B. 62, Kuykendall-To amend charter of Eugene; was passed.

S. B. 21, Croisan—To regulate the running at large of stock in Marion County; referred back to Marion delegation. S. J. M. 2, Marsters-Asking Congress to enact better land laws and to repeal

lieu land laws; was passed. H. R. 15, Davey-To have House jour-nal revised; went to the committee on

Committee on judiciary reported in fa-vor of H. C. R. 17, to credit certain counties with taxes.
In favor of H. B. 127, Eddy-For recovery on personal property escheated to the

in favor of H. B. 176, Davey—To increase salary of Assistant Penitentiary Warden. Committee on railways reported in fa-vor of H. B. 40, Cobb, for fenders on street-cars; in favor of H. B. 153, Reed, to prevent persons from stealing rides on railroads. The bill was put on the calendar for third reading.

vor of H. B. 83, Galloway, for library tax of 1-5 mill in the several counties.

Committee on roads and highways reported in favor of H. B. 189, Hayden, to authorize flume ways on county roads.
Committee on cities and towns reported
favorably bills to amend charter of North Yambill; to incorporate Ontario; to in-corporate North Powder. Committee on agriculture reported in

of H. B. 188, LaFollett, for hop Committee on health and public morals

reported in favor of H. B. 114, Hutchin-son, to regulate barbers, Committee on fisheries reported in fa-

vor of H. B. 102, Hahn, to protect fishermen and boat-pullers.
In favor of H. B. 22, Test, to protect salmon industry and to appropriate \$20,-000 for hatcheries—\$5000 for hatcheries in

st streams. Committee on labor and industry re-ported in favor of H. B. 29, Banks, to regulate female labor. In favor of H. B. 146, Bailey, to pro-

hibit blacklisting. In favor of H. B. 147, Bailey, to prohibit misrepresentation in procuring em-

In favor of H. B. 148, Balley, to guaran. tee rights of members of labor unions. Committee on revision of laws reported: In favor of H. B. 160, Malarkey, to regulate marriage licenses.

Against S. B. 14, Mays, to penalize bi-

cycle thefts.
H. C. R. 13, Hodson-To authorize committee on enrolled bills to employ more clerks; was adopted.

New bills were introduced as follows: H. B. 247, Shelley—To amend code. H. B. 248, Hutchinson—To compel rail-roads to erect gates in City of Portland. H. B. 249, Bailey-To protect employes

H. B. 251, Hayden-To amend code as to County Roadmasters.
H. B. 252, Johnson-To amend code. H. B. 253, Johnson-To amend charter

PEOPLE'S PRESS SUSPENDS.

State Socialists' Organ at Albany Goes to Newspaper Graveyard. ALBANY, Or., Jan. 29.—(Special.)—The People's Press, the Socialist organ pub-lished in Albany, has gone out of busi-ness. Today's issue ended the existence of the sheet. Editor A. D. Hale published a valedictory in which he attributed the death of the paper to his incapacitation for work on account of failing eyesight. Saturday, January 34, a number of Socialists met in Portland and formed a stock company known as the Co-Operative Publishing Company having for its about 10 published 10 publi Publishing Company, having for its ob-ject the publication of the Liberator, which will succeed the People's Press as

the Socialist organ of the state. Granted \$500 Damages.

SPOKANE, Jan. 29.—In the Superior Court this morning the jury awarded Mrs. Agnes W. Marsh a verdict of \$500 damages in her suit against Mrs. Mary E. Marsh. The plaintiff had asked \$20,000 damages because of alleged shadows. damages because of alleged slanderous statements about her character by the defendant.

Supreme Court Calendar, SALEM, Jan. 22.—(Special.)—The Su-preme Court today set cases for hearing Monday, February 9-Lent vs. City of Portland. Tuesday, February 10-Bussard vs. Hib-

TO MOVE A COUNTY SEAT

HOW IT MAY BE DONE TPOX PROPER PETITION.

Three-Pitths of All Voters Required to Make Change-Senator

Myers' Bill.

SALEM, Or., Jan. 29.-(Staff Correspondence.)—Senator Myers' bill for a general enabling act, which will permit counties to vote upon the relocation of county scats without a special act of the Legislature, is in part as follows: "Whonever the inhabitants of any coun-

ty of this state desire to remove the county seat of the county from the place where it is fixed by law or otherwise, they shall present a petition to the County Court of their county, praying such removal and that an election be held to determine to what place such re-moval must be made; provided, that the petition for removal shall set forth the names of the towns or cities to which such county seat is proposed to be re-

"It the petition is signed by qualified electors of the county equal in number to at least three-fifths of all the votes cast in the county at the last preceding general election, the board must, at the general election of county officers, sub-

of the county. "Notice of such election, clearly stating the object, shall be given, and the election must be held and conducted, and the returns made, in all respects in the man-ner prescribed by law in regard to elec-tions of county officers."

The bill also provides that when the returns are received, if it be found that three-fifths of the votes are in favor of any particular place, the board must give notice thereof by posting notices in all precincts in the county. The notice must also specify a day, not more than 90 days' distant, when the county seat shall he changed. If no place receives three-fifths of the votes, no change can take place. An election on the change of a county sest cannot take place oftener than once in two years.

TO HAVE SAME PRIVILEGES. Telephone Lines to Enjoy Right of

Condemnation. SALEM, Or., Jan. 29.—(Special.)—Sen-ator Pierce, of Umatilia, made an unavailing fight in the Senate today on the bill of Senator Smith, of Yambill (S. B. 83) to amend the law conferring the right of eminent domain on the telegraph, telephone and electric light companies. It is the purpose of the law to confer the same powers on telephone and electric

unable to agree and it is necessary to re-sort to condemnation proceedings. "There was a proposed rallway company in Umatilia County that came in and proceeded to appropriate the high-ways," said Mr. Pierce. "It looks to me

Passed January 27.

Passed January 26.

January 27.

now as if we were granting the same privileges and more to telegraph and

privages and more to telegraph and telephone companies."

Senator Smith, of Umatilia, suggested that it looked to him as if this bill reenacted a provision that he had introduced a bill to repeal.

Senator Mays, who had charge of the measure, explained its provisions, and it passed 20 awes 6 noss.

passed-30 ayes, 6 noes.

SENSATION IN PENITENTIARY.

A Woman Inmate Makes Serious Charges Against Second Warden. SALEM, Or., Jan. 29.—(Special.)—Mrs. Rosa Carlisle, who is serving a nine years term in the Penitentiary, is pregnant and charges Second Warden A. C. Dilley with having caused her condition. Dilley has been suspended from duty at his own re-quest, pending an investigation. Gordon Hull, druggist at the prison, has tendered his resignation, though nothing has been charged against him, except that he did not at once disclose his knowledge that something was wrong. Mrs. Carlis charges that the illicit relations were con Mrs. Carlisle tinued for some time, and with her full consent. She made no complaint to the officers, but the information was given to the superintendent by the druggist last Saturday. Dilley makes a full and square denial of the charge against him, and invites the most searching investigation. Governor Chamberlain visited the prison this morning, but made only a hasty in-quiry into the matter.

Mrs. Carlisle occupies a cell in the south and of the prison, but has the freedom of the hospital room during the day. The only persons who have access to any room occupied by her are Warden Janes and Deputy Dilley. As Janes has been ex-onerated by Mrs. Carlisle and Dilley is the only other officer responsible for her safekeeping, it seems to be incumbent upon him to show that some other person had an opportunity to have illicit relations with her. This, it is understood, Mr. Dil-ley expects to do. Dilley is well known in Salem, where he served three terms as City Marshal. He is a cousin by marriage of Governor Geer, and has been a warden at the prison about nine months. He has the full confidence of Superintendent Lee

and other officers of the prison.

When seen this evening Mr. Dilley protested his innocence, and said that he would be able to show that Convict White, who escaped from the prison 10 days ago, had an opportunity to commit the crime In April, 1900, Mrs. Carlisle was commit-ted to the Asylum, and in December, 1901, she was returned to the prison. According to her story, she has been pregnant four months. There is a possibility that the entire story is a fabrication, but the prison physician is inclined to believe that her condition is as she declares. Governor Chamberlain says a full inves

ADAMS WILL NOT BE THERE. His Condition Will Not Permit Him

light companies as are now enjoyed by railroads, when the usual arbitrators are to Attend Legislature. WALLA WALLA, Wash., Jan. 29 .- (Spo clal.)—It is highly improbable that State Representative Henry C. Adams, of Weston, Or., who is ill at the Walla Walla Hospital, will be able to attend the present session of the Oregon Legislature.

RECORD OF THE OREGON LEGISLATURE

Bills Passed by the Senate.

S. B. S. by Marsters-To provide for death executions at State Penitentiary.

S. B. 10, by Steiwer-To regulate carriage of sheep by express. Passed Janu-

S. B. 14, by Mays-Classing bicycles with horses in the law to punish larceny.

S. B. 21, by Hunt-To make Boys' and Girls' Aid Society a place of commit

S. H. St. by Croisan-To prevent stock running at large in Marion County.

S. B. 34. by Sweek-To provide manner of proving existence of foreign corpora-

S. B. 37, by Myers-Giving crematories same exemptions as cemeteries. Passed

S. B. 41-To permit state fair board to control its own printing. Passed Janu-

S. B. 75, by Daly-Relative to examination of commercial fertilizers. Passed

S. B. 78, by Daly-To require that schools be kept open not less than four

S. B. Si, by Pierce-To appropriate \$20,000 for Eastern Oregon Agricultural

S. B. 83, by Smith of Yambill-Relative to condemnation of public roads for

S. B. 85, by Croisan-Amending Third Judicial District Circuit Judgeship act.

S. B. S5, by Smith of Umatilla-To require hair brands on cattle driven from

S. B. 96, by Smith of Umatilia-Relative to issuance of certificates for practice

S. B. 97, by Steiwer-To require peddlers to pay license fees. Passed January 27. S. B. 101, by Carter-To provide for tax levies for libraries in cities.

S. B. 162, by Daly-Providing that state shall carry its own fire insurance.

S. B. 116, by Wehrung-To authorize counties to appropriate money for adver-

S. B. 119, by McGinn-Authorizing construction of suspension bridge at Oregon

The following incorporation acts: North Powder, Bourne, Dufur, New Astoria,

H. B. 5, by Davey-To amend Third Judicial District Judgeship act. Passed

H. B. 8, by Phelps-To prescribe method of constructing fences in Eastern Or-

H. B. 16, by Riddle-Regulating titles of insurance companies. Passed Janu-

H. R. 47, by Kay-Relative to garnishment proceedings against public employes.

H. B. 49, by Banks-Relating to execution and acknowledgment of deeds in

H. B. 51, by Hale-Relative to salaries of certain Josephine County officers.

H. B. 64, by Burleigh-To change time for holding county court in Wallowa

H. B. 75, by Eddy-To provide that statute of limitations shall not run against

the state. Passed January 23.

H. B. 78, by Whealdon-To authorize City of The Dalles to issue additional

H. B. 80, by Phelps-To regulate election of Road Supervisors. Passed Janu-

H. B. 94, by Phelps-Regulating Deputy District Attorneyship of Sixth Judicial

H. B. 57, by Nottingham-Relating to pay for patients in insane asylums

H. B. 91, by Burgess-To create Stockman County. Passed January 23.

H. B. 109, by Both-To relocate county seat of Columbia. Passed Jan. 27.

The following incorporations acts: Clatskanie, Sublimity, Rainler, Dallas, Merrill, Wasco, Willamins, Falls City.

H. B. 1, by Malarkey-To appropriate \$500,000 for the Lewis and Clark Fair.

The following charter bills: Adams, Lexington, Coquille, Bandon, Ashland,

S. B. 64, by Marsters-To create irreducible school fund for Douglas County.

Signed by the Governor.

H. B. 108, by Gill-To levy tax in Multnomah County for support of library.

Joint Memorials Adopted by Both Houses,

S. J. M. 1, by Mays-Memorializing Congress to construct locks and canal at

g. J. M. 4, by Mutkey-Supporting President Roosevelt in his attitude toward

S. J. M. 6, by Miller-Memorializing Congress for popular election of United

H. J. M. 1, by Ginn-Memorializing Congress to pass bill for relief of settlers

Resolutions Adopted by Both House s.

Printer by Legislature.

H. C. R. 13, by Hodson-To authorize committee on enfolled bills to employ

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S. J. R. 1, by Mulkey-Amending constitution empowering election of State

H. C. R. 21, by Shelley-Asking State of Washington to appropriate more than

Bills Passed by Both Houses.

H. B. 77, by Cornett-Authorizing construction of a free ferry across the

Cornelius, Milwaukie, Stayton, Eugene, Salem, Eigin, Enterprise.

Charter bills for Corvallis, Alamo and The Dalles.

\$100,000 for Lewis and Clark Exposition.

H. B. 58, by Fisher-For a fireboat at Portland. Signed January 26. H. B. 101, by Reed-Portland charter bill. Signed January 23.

S. J. M. 2, by Marsters-Asking Congress to repeal lieu land law.

H. B. 117, by Burieigh—Relating to pay of Wallowa County officials.
H. B. 125, by Eddy—To change time of fixing tax levies.

H. B. 187, by Hermann-Fixing salaries of county officials. H. B. 141, by Both-Fixing salary of Columbia County Judge at \$1000.

H. B. 24, by Reed-Relating to proving of official documents.

Bills Passed by the House.

ment for truants and incorrigibles, and for an appropriation therefor,

S. B. 57, by Myers-To define the rights of riparian owners.

Experiment Station. Passed January 27.

telephones and telegraph lines.

of medicine. Passed January 27.

thing nurroses. Passed January 27.

Passed January 20.

Passed January 27.

Prineville.

Bry 27.

City. Passed January 26.

egon. Passed January 23.

and Harney Counties.

water bonds. Passed January 23.

District. Passed January 27.

inmette at Harrisburg.

Signed January 26.

S. B. 27, by Smith of Muftnomah-To create a State Board of Health.

Sam'l Rosenblatt & Co. CORNER THIRD AND MORRISON STREETS



SATURDAY ENDS **OUR GREAT OFFER** OF THE FINEST OF

Modern Men's Suits

For\$10.50

ALL SIZES-FROM 33 TO 44 SEE DISPLAY IN WINDOW

Men's \$15 Overcoats . \$10.50

Mr. Adams is convalescent but still under the physician's care.

To a correspondent of The Oregonian

Mr. Adams said: "Had I been in Salem when the Legis-lature convened I would have cast my vote for Fulton. As things now stand I do not believe Fulton will be elected, and Geer dees not stand the ghost of a show. The election of a United States Senator from Oregon rests with Multnomah, and I believe they will advance a new man. I was a supporter of the ex-Governor un-til he proved false to the Republican par-ty at the last election, and I will never east my vote for a traitor. Had he and the Republicans of Umatilia County played fair, Furnish would have defeated

Governor Chamberlain."
Mr. Adams is suffering with an abscess in his left side.

BIG SEATTLE LUMBER DEAL. Port Blakeley Mills and 50,000 Acres of Timber Sell for \$3,000,000.

SEATTLE, Jan. 29.—The big lumber mills at Port Blakeley, together with 50,000 acres of timber lands in Mason and Kitsap Countles, have been sold for \$3,000,000 to a syndicate of Michigan lumbermen. The deal, which has been pending for some time, was closed today in San Francisco at the office of Renton, Holmes & Co., who were the majority stockholders. It is understood that the syndicate purposes continuing the business of the mills without interruption.

CHIEF WHITE CALF DEAD.

Was Prominent in the Indian War of the West in the 60's. WASHINGTON, Jan. 29.-White Calf, chief of the Blackfeet Indiana, who played prominent part in the Indian wars of the West in the 60's and won General Miles' regard for his military abilities, died at Providence Hospital, in this city, tonight of pneumonia, aged 80 years. had been in Washington for a week on business for his tribe. White Calf was one of the chiefs who participated in the battle of Wounded Knee.

Chehnlis News Notes, CHEHALIS, Wash., Jan. 29.—(Special.)
-State Treasurer C. W. Maynard has arranged to plant a 40-acre hop yard on his Boistfort farm, in Lewis County. With the exception of one other small yard, which has been increased a few acres, this is the only increase in hop acreage known of in the Chehalis district.

A cedar tree was recently cut near Morton, in Lewis county, from which 42 52-inch shinglebolt cuts were taken. The tree measured 7x9 feet on the stump and had 400 bolts, scaling 17 bolts to the cord, or 23% cords.

George Galbraith, an employe in the mill of the Chehalis Lumber Company, had his right leg broken above the yesterday by being caught by a stick of timber moving on live rolls in the mill.

A disease is prevalent among the horses in the Chehalis Valley which is puzzling the horse doctors. Horses become dizzy and finally get down paralyzed. There have been two fatalities out of about 100 cases.

ON BUSINESS PRINCIPLES Soft-Coal Operators and Miners Confer on Wage Scale,

INDIANAPOLIS, Ind., Jan. 29 .- The joint wage conferences between the min-ers and operators of the central competitive bituminous coal district, composed of Western Pennsylvania, Ohio, Indiana and Illinois, began here today. President Mitchell of the United Mineworkers called the conference to order, and was selected temporary chairman. The selec-

No other soap in the world is used so much; or so little of it goes so far.

Sold all over the world.

ATHLETES

TO KEEP IN GOOD TRIM MUST LOOK WELL TO THE CONDITION OF THE SKIN. TO THIS END THE BATH SHOULD BE TAKEN WITH

HAND SAPOLIO

All Grocers and Druggists

ferent states by both the operators and the miners was immediately taken up. About 20 operators and 400 miners were present at the opening session.

Joint committees, consisting of two min ers and two operators from each state

mittee, were appointed today. No Strike on Rock Island.

with the exception of the wage-scale com

tion of different committeemen by the dif- munication has been received from the that any dissatisfaction exists.

Fairly Pardonable Pride.

St. Louis Republic Without arrogating to itself any of that disagreeable, pharisaical superiority which its own recent crusade for clean government might naturally inspire, St. Louis may tender a recipe to gang-ridden cities, TOPEKA, Kas., Jan. 28.—Superintend-ent Cable, of the Rock Island road, de-There is no startling novelty or originality nied tonight the rumors that have been in the recipe—a determined, fearless grand in circulation today regarding a strike jury, and a prosecuting officer with honorthe Rock Island telegraphers. No com-

without children; it

is her nature to love

and want them

as much so as

No woman's happi-Woman's ness can be complete Nightmare

it is to love the beautiful and pure. The critical ordeal through which the expectant mother must pass, however, is so fraught with dread, pain, suffering and danger, that the very thought of it fills her with apprehension and horror. There is no necessity for the reproduction of life to be either painful or dangerous. The use of Mother's Friend so prepares the system for the coming event that it is safely passed without any danger. This

great and wonderful remedy is always applied externally, and has carried thousands of women through

the trying crisis without suffering.

Send for free book containing information of priceless value to all expectant mothers.

The Bradfield Regulator Co., Atlanta, Ga.

## MEN'S DISEASES

**CURED TO STAY CURED** 



DR. W. NORTON DAVIS.

Different doctors have different ideas in regard to cures. Some call a suppression of symptoms a cure. They dose for drug effects and claim that nothing more can be done. But the real allment remains, and will bring the real symptoms back again, perhaps the same as before, but very likely leave the patient in a much worse condition. We claim that nothing but complete eradication of disease can be a real cure. We treat to remove the disease, and not merely the symptoms. We search out every root and fiber of an ailment, and we cure to stay cured.

Consultation and advice free at office from 9 to 5 and 7 to 8, Sundays from 10 to 12. If unable to call, write for our book, describing the male anatomy and our method of treatment. We send it free by post inclosed in a plain sealed wrapper.

"WEAKNESS."

We not only dure "weakness" promptly, but we employ the only treatment that can possibly cure this disorder permanently. It is a system of mainly local treatment entirely original with us, and is employed by no physicians other than ourselves. This may seem a broad assertion, but it is just as substantial as it is broad. So-called "weakness" is but a symptom of local inflammation or congestion, and a radical cure is merely a matter of restoring normal conditions throughout the organic system, and this we accomplish thoroughly and with absolute certainty.

Stricture.

Our treatment for stricture is entirely independent of surgery. A complete cure accomplished without cutting or dilating. All growths and obstructions in the passage are removed, the membranes cleansed, and all irritation or congestion

Contracted Disorders.

Every case of contracted disease we treat is thoroughly cured. Our patients have no relapses. When we pronounce a case cured there is not a particle of infection or infiammation remaining, and there is not the slightest danger that the disease will return in its original form or work its way into the general eystem. No contracted disease is so trivial as to warrant uncertain methods of treatment and we especially solicit those cases that other doctors have been unable

Specific Blood Poison We cure this disease completely. The system is thoroughly cleansed and every poisonous taint is removed. The last symptom vanishes to appear no more, and ail is accomplished by the use of harmless blood-cleansing remedies. Do not submit to dangerous mineral desing commonly indulged in. Such treatment merely obscures the symptoms.

VARICOCELE **Cured Without Cutting** 

The time was when every man afflicted with varicocele had no choice other than with varicocele had no choice other than to allow the disease to go on undermin-ing his power and health, or submit to a surgical operation. Now he can choose a thorough cure by painless treatment and without heing detained a single day from his business. Our method is original with ourselves, and is the only safe and successful treatment for varicocele yet devised.

Dr. W. Norton Davis & Co. 1451 SIXTH ST., COR: ALDER Portland, Or.