SHERIFF WILL

Wound Is Proving Fatal.

POSSE IN PURSUIT OF LYONS

Brave Officer Who Enters House to Arrest Desperate Outlaw Receives Bullet in Neck That Will End His Life.

EUGENE, Or., Feb. 6.-(Special.)-Sheriff EUGENE, Or., Feb. 6.—(Special.)—Sheriii
W. W. Withers, who was shot last night
by Elliot Lyons, about 30 miles west of
Eugene, is sinking fast from last reports,
and cannot survive the night.
The news of the occurrence reached here
this morning about 9:30, being brought

by Nate Chastaine, who was dispatched for a doctor and had traveled with all possible baste. His trip was impeded by a poor road, part of which was covered with two feet of snow.

The facts, as near as can be learned, are as follows: Lyons has been wanted for several months for stealing horses in Josephine County last Fail. He was ar rested in that county, but escaped from the officers and has been at liberty for everal months. It has been reported that one had made his bonets that he would never be taken alive.

Lyons had relatives in this county. His mother and two brothers lived on the Wildcat road just over the summit of the mountains, between Hales and Walton, 30 miles west of Eugene. There are also several sisters married, and the family has always borne a good reputation, with the exception of Elliot, who has been known as a bad character. Sheriff Withers has been keeping a look-

out for Lyons since notification of his crimes in Josephine County, and has been of the helief that he would some time w up at the family home, where his

wite has been staying.

Several days ago Withers thought he had located his man in the vicinity of his former home. Yesterday morning he left here early, taking with him Constable Jack Smith, with the intention of arresting his man. They drove out to the place, timing their trip so ne to arrive there after dark.

Satisfying himself that Lyons was in house, Withers sent Smith to the back r, where he was to prevent the escape of the quarry, while the Sheriff himself entered at the front door, Immediately upon entering the house the two women who were there, the mother and the wife of Lyone, saw what was up and set upon the Sheriff with womanly pleas for the on and husband. They seized upon Withers as he was going to the next room, and prevented him from using his arms. While the Sheriff was in this predicament Lyons stepped in with revolver in hand, shot Withers and immediately rushed out at the door where the Sheriff had entered

wanted to start with him toward home. Nate Chastaine started for Eugene to summon Dr. Paine, while Charles Lyons, prother of the man who did the shooting itched up and was getting ready to take he wounded man to Hales, a distance of

ne found the roads very bad and it took him until 9 o'clock this morning state of excitement and various versions

of the affair were soon affoat. Deputies Fisk and Bawn immediately or ganized a posse and started in pursuit of the criminal, while others started in pursuit of the criminal, while others started for the scene of the shooting to do what they could in caring for the wounded man. Deputy Bawn started with a posse con-cisting of J. S. Stiles, R. M. Pratt, Wallace Chamberlain and George Hunter, who are looked upon as about the base. who are looked upon as about the best man hunters in this city. They are heavily armed and go with a determination to

bring back their prey.

The County Court was in session at the time the news arrived, and before the possess were started on the road, made an order offering a reward of \$500 for the clivery of Lyons, dead or alive.

Withers, although not a strong physically, immediately engaged a and started to her wounded husband, team and started to her wounded husband, where she hopes to be of some assistance in nursing him.

WAS OVERPOWERING LYONS. Another Version of Withers' Encounter With the Outlaw.

EUGENE, Or., Feb. 6.—(Special.)—The latest report coming from Sheriff Withers was brought by Constable A. J. Smith, who was with Withers when shot. He says that Withers had hold of Lyons and was overpowering him, and that the father and mother and wife of Lyons set upon the Sheriff and he was unable then roughly to control his man. In some nner in the scuffle Lyons got his pistol and shot Withers just at the collar line of the neck in the left of the windpipe. The bullet is supposed to be lodged against the spinal column.

Withers was brought to Hales, where is being cared for by kind hands, and e doctors are now with him. When nith met Dr. Paine on the way out ke escribed the wound, and the doctor the opinion that fatal results might be

There is still no trace of Lyons, but it reported that the wife, father and nother, who resisted the Sheriff have

Sheriff Slowly Dying.

EUGENE, Or., Feb. 6.—(Special.)— eorge Fisher and Robert Bawlsby, members of the posse from here, arrived from Hale, where Sheriff Withers was taken, at 10:30 tonight. They left the wounded man at 5 e'clock. He was gradually sinking, even under the influence of powerful stimulants, and cannot possibly survive the night. Mrs. Withers had just arrived at the bedside of her husband as the parties left for this city. The rest of the posses pressed on from Hale to the scene of the tragedy and arrived about 9 o'clock. Great ed on from Hale to the scene of the gnation prevails in the neighborhood he shooting, and residents have joined officers in the man hunt.

AFTER THE GRAFTERS.

Montana Legislature Will Investigate Alleged Corruption in Cities. HELENA, Mont., Feb. 6.—(Special.)—The charges of "grafting" contained in the resolution offered by Representative Dwight, of Missoula County, and directed Dwight, of Missoula County, and directed against state and municipal officials, are to be investigated by the Legislature, the House today having made an appropriation and given the committee authority to summon and examine witnesses. The resolutions stated that gambling is openly and notoriously conducted in the chief cities of the state, and that it is a matter of common rumor that state and municipal. of common rumor that state and municipal officials are profiting through this viola-tion of the law. The resolution demands impeachment of all such guilty per-

It is understood that this resolution was

directed chiefly at Attorney-General Don wan, who two years ago created a furore in sporting circles by closing every estab-lishment of that kind in the state, but which for the past 18 months have been running openly in Butte, Anaconda, Hel-ema, Great Palls and other cities. Attoracy-General Donovan is out in a

signed statement saying that he supposes the resolution is for his especial benefit but calling attention to his previous record in the matter and stating that he has times urged the county officials to close the games.

TO OPEN CROW RESERVATION. Senator Clark Says He Can Have Bill Passed.

BILLINGS, Mont., Feb. 6.-"After frequent conferences with opponents of the Crow Indian reservation bill, I feel confident I can get through this session a bill providing for classification and appraisement of lands and open same for entry and sale to persons qualified for homestead entries at prices graded according to value; proceeds of sales to be paid to Indians and held in trust for them by the Government, maximum price to or less, as may be deemed sufficient compensate the Indians; bill to be ratified by the Indians, although by the recent Supreme Court decision this is not ecessary, the Government having power to dispose of these lands without treaty. Would Indians consent to this bill? If so, it would be more satisfactory. like a full discussion of subject by those interested and consensus

promptly wired me."
The above telegram was received today by Henry White, secretary of the Bilercial committee, from United States Senator W. A. Clark.

DECLARES OFFICE VACANT. Grant's Pass Mayor Circumvents

Deadlock in Council. GRANT'S PASS, Or., Feb. 6.-(Special.)-W. F. Bashor, the recently elected Mayor of Grant's Pass, on the labor union ticket, experienced the same difficulty at the regular meeting of the Council last night as he did at the previous one. The Council refused to confirm the appointees named by him to fill the offices of Police Judge, Marshal and Street Commissioner. Five names were presented by Bashor, and each was turned down severely by the Council. Failing to make his appointments in any other way, Bashor declared the above-named offices vacant and proceeded to name his appointments without the confirmation of the Council. The appointees named all took up the work of their respective offices today and will re-main in office for two weeks at least.

The deadlock in the Grant's Pase Council in the matter of men to fill the offices of Police Judge, Marshal and Commissioner has brought before the citizens of the city the necessity of having the charter of the city so amended that these offices be made elective by the vote of the citizens

INDICATIONS OF DROWNING.

James D. Weeks Has Probably Lost His Life in Rogue River.

ASHLAND, Or., Feb. 6.—(Special.)— James D. Weeks, a homesteader on Elk Creek, in the northern part of this county, is supposed to have been drowned in attempting to ford Rogue River or one of its tributaries during the high water of January 24, though the news of his probshot Withers and immediately the sheriff had entered at the door where the Sheriff had entered and made his escape, while Smith was waiting for him at the back door.

The bullet took effect in the neck and the nervy Sheriff fell to the floor as though dead. For a time his body was paralyzed and he had no use whatever of his body, but after a time he recovered his body, but after a time he recovered his body. The limits.

The bullet took effect in the neck and the nervy Sheriff fell to the floor as the next twenty the next twenty the relatives, thinking he had been prevented from crossing the river by high water, did not become alarmed at his prolonged absence until by chance they heard of the finding of a horse, saddle and bridle on the sandbar in the river after the recent flood had receded. Investigations were at the material and the material and the sandbar in the river after the recent flood had receded. Seeing what had been done the family seeing what had been done the family turned in and assisted Conetable Smith in once begun, and a careful search of the caring for the wounded man and did river to find further evidence in the matter is being made, but at last reports no trace of Mr. Weeks had been found dead trace of Mr. Weeks had been found dead though it is said that the horse or alive, though it is said that the horse has been identified as that belonging to Weeks, who is an unmarried man

Astoria News Notes.

ASTORIA, Feb. 6.-(Special.)-George May, a brakeman on the Astoria & Co-lumbia River Raliroad, was taken suddenly ill on a Seaside division train last to reach Eugene. Upon arrival here with meager news the town was thrown into a residence at that place. When an exami-nation was made by a physician it was found that he was suffering with cerebrospinal meningitis. Today he is somewhat better, but still in a critical condition The Grays Bay Logging Company, which operates a logging camp on Sisson Creek has received sufficient railroad iron to extend its logging road three miles farther into the woods. When completed this

equipped railroad, extending from a large

body of fine timber to tidewater. Roseburg Plumber Drops Dead ROSEBURG, Or., Feb. 6.—(Special.)— O. T. Jones, a plumber of this city, dropped dead at his home last night from heart failure. He had been at work as usual during the day and until late in the evening. On going home he mentioned feeling dizzy. Nothing serious was sus-pected. About 1 o'clock he arose from pected. About 1 o'clock he arose his bed, stepped outside the door, down and expired almost instantly. He was a member of the Woodmen of the World, and left a wife and five young

Damage to Revetment.

INDEPENDENCE, Or., Feb. 6 .- (Spe cial.)-Captain Ogden, Government officer in charge of the Williamette River im-provements, was in the city during the week, and reports that the recent high water did considerable damage to the re-yetment below town, removing about 20 feet or more of the bank. This the cost of construction and necessitate a change of plans.

Dies From Effect of Injuries.

DRAIN, Or., Feb. 6.—(Special.)—C. D. Clark, who was caught between two logs at the Leona mills, three miles north of here, last Tuesday, and so badly crushed that amputation of his right leg was ren-dered necessary, died this morning from dered necessary, died this morning from the effect of his injuries. He left a wife and four small children. He was a

To Buy Risdon Iron Works,

SAN FRANCISCO, Feb. 6. - Rumors the iron trades are persistent, says Call, that the ultimate object of Western tour of the high officials of the United States Shipbuilding Company is the absorption by purchase or consolidation of the Risdon Iron Works plant, which directly adjoins the Union Iron Works in the Potrero.

Resolutions for Builliff Perrine. SALEM, Or., Feb. 6.-The Marion County Bar Association met today and adopted resolutions of respect for the late Finley Perrine, Bailiff of the Supreme Court, by extending sympathy to his family. was always accommodating to members of the bar and was highly esteemed by all.

Storm Signal Lanterns Arrive.

SEATTLE, Feb. 6.-Two electric stormsignal lanterns have arrived from Boston and will be at once installed by Weather Bureau. The lanterns flash red and white lights and can be seen for a in place.

Motor Car Strikes Team. SAN DIEGO, Cal., Feb. &-The team iriven by Mr. and Mrs. Ferdinand Croner, of Portland, Or., was struck by a motor train yesterday. One of the horses was killed, but the occupants of the carriage escaped injury, the vehicle not be

When you suffer from sick headache, dizziness, constipation, etc., remember Carter's Little Liver Pills will relieve you. One pill is a dose

Senate Defeats Direct Primary Bill.

AFTER A LIVELY DISCUSSION

President Brownell Takes Floor for the Measure-Marsters Leafis Fight for the Opposition.

SALEM, Or., Feb. 6 .- (Staff correspon ence.)—The Senate this morning defeated Senator Croisan's bill for direct nomina-tion of candidates for county and state officers. This is the bill that was pre-pared by a committee of men of different political parties appointed by the Direct Nomination League of Marion County. The

the theory that the 45,000 votes for Geer meant anything else than that 45,000 peo-ple preferred him for Senator rather than the Democratic candidate."

The previous question was moved and on ballot being taken the vote on the passage of the bill stood as follows:

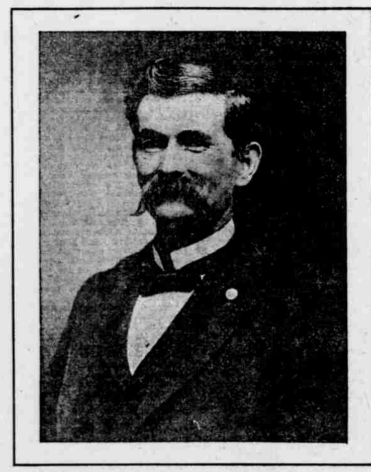
Ayes—Carter, Croisan, Dely, Farrar, Hobeon, Howe, Hunt, McGinn, Miller, Mulkey, Pierce, Smith of Umatilla, Sweek, Williamson, President Brownell—15. Noes-Booth, Dimmick, Holman, Johnston, Kuykendall, Marsters, Mays, Myers, Rand, Smith of Multnomah, Smith of Yamhill, Steiwer, Wade, Wehrung-14.

Absent-Fulton-1. Necessary to a passage of the bill, 16, so

Senator Miller, of Linn County, has secured the passage of a bill making it optional with County Courts whether the will employ a county roadmaster. At first he asked that Linn County be excluded from the provisions of the present law, which requires the employment of a readmaster. The bill was reported unfavorably for the reason that road laws must be general and cannot provide ex-ceptions. He then prepared an amendment which makes the matter optional in all

Senator Mulkey has introduced in the Senate a bill for a general curfew law. It provides that all peace officers are required to apprehend all vagrant boys and girls loitering or wandering about places where they have no business, either bill was adversely reported by the com-places where they have no business, either mittee on election, composed of Senators day or night, except when accompanied

SHERIFF W. W. WITHERS



WHO WAS PERHAPS FATALLY SHOT BY THE OUTLAW ED LYONS.

Stelwer, Mays and Marstens. It was defeated by a vote of 15 for and 14 against, 16 being necessary to pass the bil When the bill had been read the third time, President Brownell called Senator Kuykendall to the chair and took the floor

behalf of the measure. He said that he has always been an advocate of giving unlawful for any person under the age of the people a chance to be heard upon all 16 years to be or remain upon the streets subjects, and favored this bill because it or public places of any city, town or would destroy bossism and give an opportunity for the common people to first from April 1 to October 1, and after 8 ame the candidates and then select from | P. M. from October 1 to April 1. unless among them. "If any man wants to be a candidate for a public office," said Brownell. "and if he has the character and ability that fit him for that office, he should be willing to go before the people who know him and ask them for a nomination. How much better for him to get his nomination that way than to get it through the manipulation of primaries and conventions by a few slick politicians.

"I favor the passage of this bill upon th ground that it is in accordance with the broad principle that this is a Government of the people, by the people and for the people and that it will purify politics and give us a better administration of public Back in the Eastern States I was of the people. The practice there was found very satisfactory to the people. If anything was wrong in the public service the remedy rested in the hands of the people themselves. I, for one, am will-ing to trust to the wisdom and honesty of

the people."
Senator Marsters said that the committee on relations had examined the bill carefully and had concluded that it contained many things that would not for the best interests of the people. the Senators will read the bill," he said, "they will find that it is carefully worded in the interests of the political rounder and sharp politician. It is expensive and inconvenient. The Senator from Clacka-mas tells us he was once nominated for office under such a law. So also has he been nominated for office several times by county conventions. What fault has he to find with county conventione?"

Senator Mareters moved that the further consideration of the bill be indefinitely postponed. Senator Miller protested against thus summarily disposing of the bill and held that all should be heard on so important a measure and that all should go on record. "I am not afraid to trust the people," he said, "and I am proud to stand here advocating the pass-age of this bill because it meets the approval of the people."

Senator Hunt opposed the motion to postpone and hoped the bill would pass. He said that the Lockwood primary law had brought about great reforms in Mult-nomah County and that still greater reforms would be accomplished by the pass ing of a direct primary law. This bill, if passed, would purify the politics of not only Multnomah County, but of the entire

Senator Croisan said that the bill was prepared by a committee of able citizens and should be passed. Senator Farrar said that the universa

demand is for more power in the hards of the people. Now when we go to the pri-marks we find two slates of delegates, each put up by politicians and the vote has his choice between the two. In either case he votes for a slate of delegates framed by politicians.
Senator Mulkey took Senator Farrar to

task for advocating a direct nomination law when he had falled to observe the mandate of the people in nominating a candidate for United States Senator under the Mays law.

This brought President Brownell back to the floor. "I wish to take issue with the Senator from Polk," he said, "on the assumption that the vote cast for T. T. Geer was in the nature of a nomination On the ballot last June were two candidates for United States Senator and when 45,000 people voted for Geer, that ballot meant that they preferred T. T. Geer rather than a Democrat. That was what the vote said, and that was what it meant. You can't have a choice from among Re-publicans, when only one Republican is on the ticket. If there had been several Republican candidates, and T. T. Geer had received a majority of the Republican votes, I would support him in the joint convention for Senator. I don't believe in anyone trying to cram down our throats

by parents or guardians, and detain them until their parents can be communicated with. The bill also provides that when children are confined by peace officers, they must be kept entirely separate fro

Section 2 provides: "It is hereby made such child is accompanied by his parent or guardian." A fine of \$5 is provided for violation of

Both houses of the Legislature have passed H. B. 109, an enabling act permitting the people of Columbia County to vote on the location of the county seat at a special election to be held the first Monday in July, 1903.

The barber bill passed the Senate to day, and having passed both houses, now go to the Governor. It requires barbers to take out a license each year.

Both houses have passed Galloway's bill authorizing cities to levy a tax for library purposes. Senator Pierce's joint resolution to

amend the constitution so as to extend the terms of county officers to four years, was lost in the House this morn-

REFORM SCHOOL WANTS \$132,000 Board of Trustees Makes Recom mendations in Biennial Report.

SALEM, Or., Feb. 6.-(Special.)-Super-ntendent H. E. Bickers, of the State Reform School, has completed his biennia report to the State Legislature. Of the an lature for the support and maintenance of the school for the years 1901 and 1902 there remained on Sepember 30 last, an unexpended balance of \$4082.54.

The board of trustees recommends of the Legislature a more careful consideration and attention to the needs of this institu tion. The board recommends the appropriation by this session of the Legislature of about \$132,000, the increased appropria tion to be expended in the construction of additional buildings and the installing of a new water system at the school. It is recited in the report that the board succeeded in compromising with the various insurance companies that held policies or the industrial building which was de stroyed by fire in December, 1901, by ac cepting \$8632.50 on policies aggregating \$20,-660. This settlement was brought about by G. G. Bingham, a Salem attorney, who received a fee of \$903.25 for his services The court expenses to the state in the case amounted to \$24.70. The balance of \$8104.55 was turned into the state treasury

Marion County Sheriff Sale.

SALEM, Or., Feb. 6.—(Special.)—Sheriff B. B. Colbath today conducted the sale of erty for delinquent taxes in this coun ty for the year 1902. As originally turned over to Sheriff Colbath, the roll represented \$220,000 in taxes, but there remained unpuld taxes at the beginning of the sale today of only about \$800.

Received at the Asylum. SALEM, Or., Feb. 6.—(Special.)—Patients were received at the State Ineane Asylum today as follows; Bertha M. Kranick, aged 31, Coos County; F. W. Deacon, aged 41, Baker County; William Dikeman, aged 35, Harney County; Dexter Jones, aged 15, Deacles County.

Douglas County. Will Increase Hop Acreage. NORTH YAKIMA, Wash., Feb. 6.—(Special.)—There will be a large increase in the hop acreage of Yakima County this year. From present indications, it looks as though all records, of increase in pre-vious years will be broken.

Cannon May Not Recover. SALT LAKE, Feb. 6.—Ex-United States Senator Frank J. Cannon, who was op-erated on for appendicitis Wednesday, is reported to be in a very serious condition tonight, with chances much against his

Feb. 6,-(Special.)-The House judiciary committee, to which was referred the Connor resolution demanding the impeachment of Judge E. W. Harney. of the District Court at Butte, for mai-feasance in office and high crimes against the state, this afternoon brought in a report censuring Judge Harney for drunkenness, but recommending that the resolution be laid on the table. The report was unanimously adopted by the House. This disposes of the impeachment proceedings against Judge Harney, which were instituted in the lower house of the Montana Legislature as an cutgrowth of the somewhat noted Minnie Healy mining case. The Minnie Healy although for ing case. The Minnie Henly, although for

value is estimated at \$10,000,000.

The mine was owned by Miles Finlen, an old personal friend of the late Marcus Daly. Finlen operated the property with indifferent success for some time. F. Augustus Heinze, the young New Yorker, who has created such a furore in Butte mining circles by his unparalleled success and indomitable pluck, secured the mine from Finlen on a verbal bond. Heinze made a substantial cash payment and took possession of the prop-erty. He began development work on an extensive scale and in the course of five or six months discovered rich ore. And with the discovery of this ore arose the difficulty.

Heinze asserts that he offered Finlen the remainder of the sum due under the bond, while Finlen asserts that the mine was not sold to Heinze-simply turned over to him for operation under a consideration. Or in other words, the title to

ment between Heinze and Finlen. Finlen sold his right to the property to the Amalgamated Copper Company, which immediately instituted suit against Heinze for the recovery of the property, and the trial was had before Judge Harney, who decided that the title vested with Heinze. The case was bitterly contested through-out and stories began to circulate that bribery was rampant in connection with

The Amalgamated company applied for a new trial before Judge Harney, sup-plementing the applications by highly sensational affidavits, setting forth that Harney's decision had been unduly in-fluenced by Mrs. Ada N. Brackett, a stenographer in the employ of Heinze. These affidavits charged improper rela-tions between the Judge and the stenographer, and along with them were numerous others tending to corroborate the alleged immoral conduct of the par-

Harney refused to admit the affidavits on the records of his court, and they were then brought to the Supreme Court, with the same result, although in denying their admittance, the higher court held that an appeal from Harney's decision would be heard on other grounds, and the case was appealed and is now pending, having been set for the March term of court. These affidavits created a decided sensation, but scarcely more so than did the application of Judge Harney to have A. J. Shores, leiding counsel for the Amaigamated Copper Company, disbarred on the ground that through the agency of Charles W. Clark, eldest son of United States Senator W. A. Clark, Shores had tried to bribe him in the sum of \$250,000, decide the Minnie Healy case against

This disbarment suit is now pending before District Judge McClearnan at Butte. And it was upon the evidence of Judge Harney at this hearing that Representative Conner based his charges of "high crimes, malfeasance in office and

moral turpitude." By the House committee Judge Harney was subjected to as rigid a cross-examination as has ever been heard in a Mon-tona court. Under the fire of several of the best attorneys of the Northwest Harney made damaging admissions. He admitted that he had called upon Mrs. Brackett, "generally late at night," that he had accompanied her to a roadhouse between Butte and Anaconda and stayed all night, though in separate rooms. He admitted that D. Gay Stivers, a Butte lawyer, had attempted to brib

him, but that he had brought no charges against Stivers "because he was a young man, struggling for a living, and he did not want to blacken his young career, although warning the young man of the dangerous ground."

In doing this, it is claimed that Harney committed perjury by having violated the oath of his office. Other startling ad-missions were made by Harney, such as admitting that he was addicted to the use of liquor and had been out late at night with Mrs. Brackett during the Minpie Healy trial.

He also admitted the authorship of sev eral letters written by him to Mrs. Brackett and the receipt of similar missives from her, in endearing, or to use his words, "gushing" terms.

The Connor resolution was referred to the judiciary committee, which exam-ined witnesses during the last two weeks. One witness told how Judge Harney Mrs. Brackett had visited his saloon ing the street carnival, and that the Judge ing the street carnival, and that the Judge was intoxicated to such an extent that he kicked the table over in a fit of anger, breaking several bottles of champagne and some glasses. The Judge, however, produced a large, roll of bills and paid for the damage. Mrs. Bruckett picked up the change from a \$30 bill and deposited it beneath her correct deposited it beneath her corset. Other witnesses testified that Harney had been so drunk while upon the bench that he staggered and had to steady him-

stairs. Then came another sensation. Mrs. Jo-sephine M. Waters, who had accompa-nied the Judge and Mrs. Brackett the night the table was kicked over, and who made a sensational affidavit against Harney's conduct upon the application for a rehearing, appeared before the judiciary committee and corroborated the eviden contained in her affidavit. No sooner had she left the committee-room than she was placed under arrest on a charge of per jury, it being alleged that her affidavit was false. She was taken to Butte and

released on bonds pending trial.

Judge Harney himself took the stand before the judiciary committee, and while admitting the authenticity of the evidence given by him during the Shores' disbarment trial, asserted that he had never been drunk while on the bench, but that he was suffering from a pe-culiar maindy which caused him to do acrobatic feats. Ex-Governor Smith, John W. Clayberg,

Clerk Neidermyer and numerous others also testified that they had been in at-tendance upon Judge Harney's court, but ad never seen him intoxicated. Of course the Amalgamated interests have moved heaven and earth to secure Harney's impeachment, while the Heinze

women from vessels thrown ashore by the storms that lashed the waters of Lake Erie. To each of the nine men in the crew the Government gold medal "for heroic daring" was awarded.

One of the crew was Charles L

Learned.' While attempting to get a line to a distressed vessel the lifeboat capsized, and when the boat rolled over he was caught beneath it. Finally he was washed out by the waves and drifted ashore, where helping hands revived him. The other members of the life crew made their way to the shore and hurried for the beach apparatus. In about one hour and a half they re years dormant, has developed into one of the richest mines in Butte, and its turned, and Learned had so far recov ered that he made his way to the scene of the wreck and took his place with the crew. All hands were saved, but Learned's career as a lifesaver was ended. In relating the story he said that rheumatism quickly set in as a resuit of the cold and exposure. This was complicated with neuralgia. such pains in my back that I could hardly move," he says, "and the least excitement would cause my heart to bent violently. I had to be very careful of my diet, and suffered much distress after eating. I could not sleep, my head ached. I was all run down and discouraged. Having been disabled in the Government service, I received something over \$600 in addition to my gold medal.

Mr. Learned, is now a prosperous farmer at Sandy Creek, N. Y., and the story of his restoration to activity is best told as he tells it. "About four years ago," he cays, "I saw Dr. Williams' Pink Pills mentioned in a newspaper. I tried them, and firmly believe that if I had not I should be in my grave now. The pills began to help me in less than a week. Not only did they benefit my rheumatism, but they built up my strength, so that I was soon able to do a bigger day's work than in years before. The incomnia disappeared and sleep was sound and refreshing."

Dr. Williams' Pink Pills for Pale People may be had of all druggists or direct from the Dr. Williams Medicine Co., Schenectady, N. Y., six 50-cent boxes for two dollars and a half, postpaid, on receipt of price.

people are no less active in endeavoring to secure the disbarment of the Amai gamated company's leading attorney. The hearing of the latter case has been adjourned until Mrs. Brackett, who has mysteriously disappeared, can be found, Harney says he believes she is in New

THEATER WAR IS ENDED.

enttle and Grand Have Agreed on Bookings for Coming Season, SEATTLE, Feb. 6.—The war between the two leading Seattle theaters is over. By an agreement signed today by J. P. Howe, of the Scattle Theater, and John Cort, of the Grand, it was agreed that beginning with next season, the bookings for which are now being made, the Seattle will handle trust shows. All the shows with admittance above \$1 are to be booked at the Grand, while the Scattle gets all the \$1 and under shows. The week stands also go to the Scattle. This agreement will also affect the theater in Butte controlled by Howe and the latter probably will affect the one in Spokane.

Seattle Lineman Is Electrocuted. lineman in the employ of the Scattle Electric Company, was electrocuted on top of a pole today. While repairing the lines he formed a circuit with his body. and the first intimation his companion had of anything wrong was the sight of blue flames leaping around his head. He when released. He left a young wife.

CATARRH REMEDY is sure to GIVE SATISFACTION ELY'S CREAM BALM

Olves Relief at Once away a Cold in the 1274 has a tag the Head quickly. It is absorbed. Heats and Protects the Membrane. Restores the Sences of Taste and Smell. Full size 50c at Druggiste' or by mail. Trial Size, 10c. by mail. ELY BROTHERS, 56 Warren St., New York.

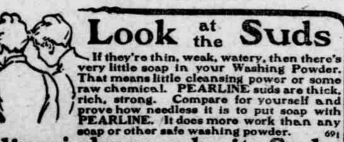
NIP IT IN THE BUD. First Appearance of Dandruff a Fore.

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