### MORE FLOOR SPACE

Exposition Arranges to Care for Exhibitors.

BUILDING CONTRACT IS LET

Machinery Hall Will Be Supplemented With Large Wings, to Be Built at Once-Applications for Exhibits Refused.

The floor space at the Lewis and Clark Fair is now double that originally provided for. Contracts let yesterday to E. A. Lynds for the construction of wings to the Machinery, Electricity and Transportation buildings, make the final provision for the extra space, furnishing twice as much room in which to install

The east end of the Fair grounds was originally built open, but so much pressure has been brought to bear to provide more room for manufacturers clamoring for space that the Exposition directors have been forced to yield and expend more money in erecting buildings for exhibition purposes. A building equally as large as the Agricultural Palace is now being erected directly east of it, the Mining building having been moved 150 feet in order to provide the extra building space. Directly east of that the long hall which will be filled with three classes of exhibits, machinery at one end, transportation facilities at the other and electrical appliances in the center, is to have two wings built. These will each double the floor space at the ends of the building to which they are built.

The contract for the construction of these wings was awarded yesterday, the bid of E. A. Lynds of \$3942 being accept-ed. Stewart and Winslow made a bid of only \$2 more, \$9944. The wings are each 100 by 100 feet.

All the extra floor space has been pro vided for under great pressure. Applicaover the country kept pouring in, till all were given far less space than they de-gired, and many cov'd not be taken care of. Extra space was added several times, until there was no more room left on which to built. All the space is now contracted for, and the buildings will be filled with high-class and instructive ex-

But still the applications pour in. Director of Exhibits Dosch said yesterday that he turned down over 20 good applications yesterday, and that he will be compelled to keep on turning down large numbers every day.

#### FINE STOCK FOR OREGON FAIR Inland Registered Breeders Plan for Large Exhibit.

PULLMAN, Wash., Feb. 9.-(Special.) -The Inland Registered Stock-Breeders' Association, at its fourth annual meeting today, decided to send a fine exhibit of thoroughbred stock from Washington to the Lewis and Clark Exposition in Portland, from September 19 to 29, and the state will be asked to assist in preparing and shipping the livestock. It is planned to have a large exhibit, including cattle, sheep, hogs and horses.

association also passed resolutions asking the Legislatures of Washington and Idaho to pass laws forbidding stock running at large in any county where three-fourths of the land is fenced. floers for the new year were elected as

J. L. Smith, of Spokane, president; J. H. McCroskey, Colfax, vice-president; George Severance, Pullman, secretary, and M. W. Whitlow, Pullman, treasurer.

Members were pledged to exhibit stock at the next annual meeting, the second week in February, 1906. The place of holding the next annual meeting will be elected by the executive committee in 60

#### TO SELECT SITE FOR MISSOURI

Superintendent of Exhibits Here to Arrange for Exhibits.

Superintendent E. D. Allen, of the Missouri exhibits to be installed at the Lewis and Clark Exposition, arrived yesterday and spent the afternoon at the grounds looking over possible sites for the Mis-souri building. The Missouri Legislature has not yet passed on the appropriation for the Fair, but it is expected that a sufficient sum with which to build state building will be appropriated. A bill before the Legislature calls for \$25,000, which will be sufficient to make a display with, as Missouri had a very large and interesting collection of exhibits prepared for the St. Louis Fair. Five carloads of exhibits for various buildings have arrived from Miss

### ILLINOIS IS PUSHING AHEAD

State Senate Passes Appropriation for Lewis and Clark Fair.

SPRINGFIELD, Ill., Feb. 9.—The Senate today passed a bill appropriating \$5.000 for state representation at the Lewis and Clark Exposition at Portland.

Yakima Asked for Fair Fund. NORTH YAKIMA, Wash., Feb. 9,-(Special.)—The County Commissioners were asked today by a deputation of citizens representing the Commercial Club and the Fruitgrowers' Union for \$5000 to make an exhibit of the products of the Yakima Valley at the Lewis and Clark Commissioners will act tomorro and will probably grant a good share of the amount asked. Yakima expects to beat the rest of the

state in making a county exhibit of the products of the soil. Exhibit of Gray's Harbor Industries. ABERDEEN, Wash., Feb. 9.—(Special.)

-The Chamber of Commerce will take up the matter of preparing an exhibit for the Lewis and Clark Fair at its next meeting. It will represent the industries

#### of Gray's Harbor. Exposition Notes.

A regular automatic telegraph system of fire alarms will be set up in the Fair grounds. There will be 15 stations to this system, which is known as the Gamewell system. Stations will be both inside and outside the buildings, and a fire will not be able to gain headway any more readily than in the city. The system works like any ordinary fire-alarm system, automatically harnessing the horses to the fire engines and wagons, as well

as sounding the alarm. The executive committee of the Lewis and Clark Fair yesterday instructed Secretary H. E. Reed to advertise the list of subscriptions to the capital stock of the corporation, upon which there are any delinquent or unpaid assessments. There is only a very small portion of the capital stock still unpaid.

Governor Mead, of Washington, has san to President Goode, of the Exposition, a letter of appreciation for the courtesy

LODGERS WERE TOO SCARCE Rooming-Housekeeper Says He Duped Into Buying

before Judge Cleland yesterday that he went to the lodging-house of Minnie Anderson, at Fifteenth and Savier streets, and rented a room to help things along at a time when Mrs. Anderson was negotiating a sale of the place to A. T. Thompson and wife for \$1800. Frank admitted on the witness stand that Mrs. Anderson came to his saloon and asked

him to come to her house and engage a

Antone Frank, a saloonkeeper, testified

room, and he acceded to her request, Thompson purchased the furniture contained in 22 rooms and also the lease, together with the furniture of a restaurant. He says he paid \$600 cash, execut-ing a chattel mortgage for the balance of \$1200. He testified that Mrs. Ander-son told him the house was filled, and in passing through the rooms he noticed neckties and various articles of clothing lying about, which led him to believe the rooms were occupied. After he had taken possession he found that there were only two permanent lodgers in the house, and ascertained that Mrs. Anderson did not have a lease of the restnurant premises. Amerson also complained that the building was out of repair and the plumb-ing in bad order. He sued to recover his

\$600 and to have the chattel mortgage can-

Mrs. Anderson, in her defense of the sult, testified that she did not misrepresent matters to Thompson, did not strew the articles of clothing about the rooms he had spoken of, and did not tell him she had a lease of the restaurant premises. She said an inventory of the furniture was taken and that Thompson was satisfied to buy. She said she had considerable translent custom which, some how or other, did not come to Mr. and Mrs. Thompson after they took the house. Thompson looked the house over thoroughly more than once and found no fault with it. Mrs. Anderson said she under the lease for the rent, and sued Thompson in the Justice Court and obtained a judgment against him for one month's rent because he refused to pay it, Many witnesses were called on both sides. A. H. Tanner appeared as attorney for Thompson, and C. M. Idleman for the defendant. Judge Cleiand took the case under advisement.

Last of Special 'ervices.

Tonight will be the last of the week night services which have been held at the White Temple. The meetings have been increasing in interest and earnestness, and a large attendance is expected this evening to hear Dr. Brougher on the topic, "Playing the Fool." The Oliphant Sisters will sing.

Last evening Dr. Brougher spoke or 'The Confessions of a Tempted Preacher,' taking the history of John the Baptist,

and saying in part:
"John was a sensational preacher. Crowds flocked to see and hear him. His and manner of living were sensagospel. The great temptation came in the form of jealousy, when the crowds were leaving him and following Christ. They tried to make John jealous of Christ, and then to make him concelted. But his character was shown in four great confessions: First, he was not the Christ, but Jesus was; second, that Jesus was holy and he himself not worthy to loose the shoes of the Master: third, that Jesus was divine, "The Son of God': fourth, the Saviour "that taketh away the sin of the world."

was Paris House Will Be Made Reputable Place.

MANAGER SIGNS AGREEMENT

Pays Fine and Agrees to Conduct Notorious Resort as Respectable Lodging-House-Grand Juror Explains Breyman Case.

The notorious Paris House as a resort for fallen women is no more. In the future it will be conducted as a reputable lodging-house. The recent raid made by Sheriff Word has proven a complete suc cess. James Phillips, the manager of the house, yesterday capitulated. He signed a written agreement, which he, delivered to the Sheriff, which states that during the remainder of the term of T. A. Word, as Sheriff, the Paris House will be run as a respectable lodging-house, and no disreputable persons allowed in Phillips appeared before Judge George and pleaded guilty to two charges of con-ducting a bawdy house, and was fined \$300 in each case, which he paid.

On Wednesday, District Attorney Man-ning, on evidence furnished by Sheriff Word and Deputy Sheriff Hollingsworth flied an information against Phillips. The other charge was framed in an indictment returned by the recent grand Jury. The indictment set forth that Philips, on October 30, 1994, conducted the Paris House as a disorderly place. The witnesses, who so testified, were Miller Murdoch, W. L. Johnson, D. A. Patullo, W. W. Payne, John Bain and W. H. Markeli. Other witnesses examined were A. H. Breyman, the owner of the property, and

Eugene Blazier, the lessec.
Deputy District Attorney Moser stated to a reporter that nothing will be done with the 23 women arrested by the Sheriff and his deputies at the time of the raid "There is no state law covering such cases," said Mr. Moser, "but they can be prosecuted under the city ordinance for vagrancy.

Explains Breyman Indictment.

George H. Thomas, who was the secre-tary of the late county grand jury, called upon Judge George yesterday and took exceptions to the action of Judge George quashing the indictment against A. H. Breyman on the ground that Breyman was compelled to testify against himself before the grand jury, and his constitutional right thereby violated. Mr. Breman was indicted for leasing the Paris House property for immoral purposes. Mr. Thomas stated to Judge George that Breyman's indictment was voted upor and decided by the grand jury on November 16 last, and Breyman was not called as a witness before the grand jury until November 25. Then he was asked who rented the rooms in the Paris House di-rectly to the women, and Breyman an-swered that it was James Phillips, and

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formed concerning the facts. The Brey-man case is now in the hands of District Attorney Manning for future action.

PROPERTY - OWNERS PROTEST Improvement of Russell Street Still Causing Dissatisfaction.

The acceptance of the improvement of Russell street before a special meeting of the street committee of the Executive Board, yesterday, was the occasion for a lengthy and monotonous discussion in which a new discrepancy of the work de-

J. M. Long and others were present to protest in behalf of the property-owners against the acceptance of the improve ment. They were supplemented by the presence of George Rae, a civil engineer, who had been employed to make a test of the work of Elwood Wiles, contractor Contrary to the report of City Engineer Wanzer on the test of the brick used in the street, Mr. Rae stated that in the rattle test the bricks lost 15 per cent and 161/2 per cent, which was more than the fications allowed. Further, in the crusher test, he found the bricks varied considerably, standing pressure from 7500 pounds to larger figures, per square inch. As the specifications required that the brick should only stand a pressure of 50% pounds to the square inch, this last is not

considered a discrepancy.

From all appearances the main conten-tion was over the concrete, which Mr. Rae claimed was inferior in every respect. exhibited specimens which he averred he had taken from the Russell-street improvement. It was not set and could be crushed in his fingers. He argued that he found but a 5%-inch thickness of the concrete foundation, when the specifica-

tions called for six inches There were several differences of opinion as to the quality of the concrete, and was ordered that the City Engineer make an investigation.

East Stark-street property-owners were present and requested that the committee stand half the expense of a filling which might, they thought, cost \$10,000. The committee felt that as they had already agreed to grant \$1500 toward the improve ment, they had done all within their power. The matter will be looked into further, provided the property-owners will me definite amount as to the

#### SUGGESTS REMEDY FOR DRAWS After Passage of Boat.

A-suggestion for the regulation of the closing of bridge draws was made yesterday to Mayor Williams, which he thinks may serve to do away with the numerous ons which are at present arising between the public and the steamboat

"This suggestion was made to me by Rodney L. Glisan," said Mayor Williams "and I think it is entitled to some con sideration. As I understand it, the plan at present is to close the bridges be tween the hours of 6:30 and 7:30 A. M. and 6:39 and 7:30 P. M., so as to permit Side to travel back and forth without interruption. They tell me that in the morning four or five steamers whistle for on this and other evidence Phillips, and on this and other evidence Phillips was indicted. Mr. Thomas further said that the indictment against Breyman was not prepared by the grand jury until pipe or the bridge in other than those hours. Mr. Gilsan suggests whistle for draw closes. This would be all right if it did not delay the great crowds that travel across the bridge in other than those hours. prepared by the grand jury until nine or ten days after it had been agreed upon, but that was not the fault of the grand jury. Mr. Thomas also informed Judge George he had not been properly in-

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### Allen & Gilbert-Ramaker Co.

High-Grade Plano House

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A LITTLE DOWN AND A LITTLE EACH MONTH SECURES ONE. DO NOT MISS THIS GREAT OP-PORTUNITY.

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### JURY RUSHES WORK

Mayor Belleves Bridges Should Close Many Witnesses Heard-No Indictments Returned.

INVESTIGATIONS NEAR END

Testimony in Williamson Case Will Be Completed Today - Inquiry Into Administration of Roseburg Office Continued.

The Federal grand fury was just as ousy yesterday as on the day previous, but it did not make the same showing present session. to the public, and no indictments were

Many witnesses were examined dur-

the Williamson connection will be fin- against those behind the conspiracy to ished today, when indictments may be

That there are other things on the mind of the jury than the investiga-tion into the conduct of Mr. Williamson is shown by the fact that witnesses are still being admitted into the jury-room from the vicinity of Roseburg. T. R. Neuhausen, who has been in charge of the Roseburg Land Office since the suspension of J. T. Bridges and J. H. Booth, is now assisting Mr. Heney in the preparation of evidence to be subbut it is thought to have a bearing on the future indictment of persons who have in the past had to do mith the last of the land-fraud investigations and trials have been settled.

Work of Grand Jury Rushed. Mr. Heney and Mr. Pagin are prepar-

ing to return to Washington on Tuesday next, and the work of the grand jury is being rushed through to that end. It is possible that indictments may be returned this afternoon, but it is thought the most important devel-opments pending will not be made public before Saturday, and perhaps Mon-day, which will be the last day of the

It is rumored that the investigation nto the plot against Mr. Heney, which had as its object his indictment by the ing the morning and again at the afternoon session, meet of them from the vicinity of Prineville, and it is thought that the investigations into dictments are likely to be returned

defame the character of the United States Attorney

Investigations End Monday.

Monday night, however, will see the close of the grand jury investigations for a time, until Mr. Hency has been able to return from Washington, where he is now called to appear in argu-ment before the Supreme Court. Upon his return the jury will be called together for the March term and the investigation continued. Mr. Hency will dictment of persons who and he is in a position to resign from the office he now holds and return to and conduct of the Land his private practice in San Francisco.

### Dog Picks Out His Master in Court

Skye-Terrier, the Bone of Contention, Decides Question of His

HE court room was crowded and the spectators restless in fevered ex-Mrs. Bennett had stated on the stand that she raised the dog from a pup. Mrs. Owen said that she had brought the canine down from Montana. Numerous persons took the stand and testified this way and that way. Varied descriptions of the dog were given. This time he was sandy and this time gray and the next time a shaggy brown. The arguments waxed bitter, There was much conjecture as to what

kind of a dog was causing all the controversy as to his ownership. ceived him a beautiful and lovable St. Bernard, while others painted mental ple-tures of a sugacious fox terrier. Another assumed that the cur was an exceptional of the mastiff species, while the fourth argued that he must surely be a lithe greyhound. At last Judge Hogue

"Bring in the dog." The balliff got busy in a hurry, and presently, to the sur-prise of the expectant spectators, a soiled conglomeration of hair waddled across the court-room floor. He was a skye-ter rier. Judge Hogue extended the courtesy of the floor to the shaggy canine. Mrs.

Bennett became quite restless,
"Come 'ere, 'Dutch,' ' she shouted.
"Dutch," if that was his name, resented this and drawing himself up with hauteur that would do credit to a British toff, strutted toward the reporters' box. "Butte, Butte," cried Mrs. Owen.
"Not a word," thundered Judge Hogue.
I wish every person who has an inter-

est in that dog to keep perfectly still."
And the dog meandered on and on. Fi-nally he recognized the young son of Mrs. Owen. With a yelp he was in the lad's lap and covering him with canine kisses. All the coaxing of Mrs. Bennett could not induce "Butte" to give up his master. Upon the request of the attorney for the defendant | the case was dismissed with the understanding that the dog

should remain in company with its apparent rightful master, young Owen, and civil proceedings instituted to discover the legal rights as to his ownership. This done, the dog and all his champions were taken into the office and photographed by Clerk Olsen with his new camera.

#### WILL KEEP RECORD OF CROOKS

Sheriff Arranges System for Keeping Tally on Criminals.

Photographs and minute descriptions of criminals in the County Jail will be taken hereafter by Sheriff Word, to aid in capturing escapes and for other uses. The photographic equipage has already been secured, and instruments for making measurements will be ob-tained soon. All scars will be noted, and, taken altogether, it will be a simplified form of the Bertillon system, Chief Deputy Morden, In speaking of the new plan yesterday, said:
"We get descriptions of criminals
known to be in this section of the
country, but they are according to the Bertillon system, and as we have noth-ing of that kind here there is no record obtainable. It is, therefore, impossible for us to tell whether the man ever was in the city or not. Then we find it impossible to locate criminals in the East who have been here, because of not having measurements and definite descriptions."

When a criminal has been photo-

graphed, measurements taken, and scars noted, there is more to rely upon than a photograph alone. The head is measured from three different posi-tions, the ears, thumb and middle finger are recorded, and the length of the forearm from the effow to the tip of the middle finger is measured. Measurements are also taken of the legs. and all of the fingers are marked down upon a card, to which is attached the photograph. The name, age, nativity and other general information is also

BUSINESS ITEMS.

If Baby Is Cutting Teeth.
Be sure and use that old and well-tried remedy,
Mrs. Winslow's Soothing Syrup, for children
teething. It soothes the child, softens the gums
allays all pain, curse wind collo and diarrhoea

Your complexion, as well as your temper, is rendered miserable by a dis-ordered liver. Improve both by taking Carter's Little Liver Pills.

