Junior Senator Tells How State Fared.

HOPES TO SECURE MORE

Difficulties Met in Getting Appropriations.

CHATS ON VARIOUS TOPICS

Of Irrigation and River Work He Takes an Optimistic View, and Tells of Plans at the Next Session of Congress.

United States Senator Fulton reached Portland yesterday morning and remained in the city during the day. He was accompanied by Mrs. Fulton, and it was his intention to go to his home in Astoria

The Senator is glad to return to Ore-son for a short rest, and as much of a tacation as he can crowd in between the hours of his public work, which will pur-sue him even into his home. He is wear-led by the atrenuous struggle made for the state's interest during the last ses-sion of Congress, and has not forgotten the battle over the Cellio Canal and Coiumbia River appropriations, nor the vari-ous other skirmishes through which he hes gone; but in solte of it all he is in waiting for other struggles to come, and has mapped out a campaign for future stanions. Added appropriations for river and harbor work, new laws to assist in the irrigation and reciamation schemes of the reclamation department, and general legislation will take up a large part of the time, and efforts of the junior Sen-ator from the state when he sgain goes back to his post at Washington.

Fight Over Cellio Canal.

The Senator eat in his room at the Im-perial yesterday afternoon and gazed thoughtfully at the people in the street

"I don't know," he began, "that I can say anything of interest, that is, anything the people do not aiready know. Every-ining I have been interested in at the last session has been of such importance to the public of the state that nearly all of the details have been printed time and

speaker, mat there was a hard fight over the Cellio Canal appropriation. At first it was the intention of Mr. Burton, chairman of the rivers and harbors committee, to leave the canal out of consideration. That was combatted by Mr. Williamson and myself, and then it was suggested that there would have to be a choice between the Columbia River jetty and the canal, but neither Mr. Williamson nor myself would agree to this. In the end the appropriation of \$300,000 was given, which, though small, is better than nothing, and piedges the Government to completion of the canal. It would have been better to have secured the appropriation on a continuing contract, but that was not possible under the circumstances speaker, ' mat there was a hard fight over completion of the canal. It would have been better to have secured the appropriation on a continuing contract, but that was not possible under the circumstances and conditions. The situation now stands that the Government is pledged to give something to the canal every time the harbor appropriation bill is passed, but this bill is sometimes not passed, but this bill is sometimes not passed, I wanted to get the appropriation under the sundry civil bill, which is passed at each sension, and I hope to do so at the coming session. If I am able to do that it will insure the earliest possible complet of the canal.

Oregon Fares Well.

"I think that Oregon fared very well in regard to her appropriations," continued the Senator, "for she received more rec-

ognition in proportion to her population than any of the other states. "There is one thing I want to say," added Mr. Fulton. "and that is that I wanted to get more recognition for other projects. The Williamette River between Portland and Salem, and Salem and Albany; the Coos Bay and other places needed money, but it was absolutely im-possible to get it under the conditions. hope and think it will be possible later, wever, and will make an attempt at the

Optimistic View of Irrigation

Then Mr. Fulton told of the prospects of irrigation in the state. He takes a little more optimistic view of the situation than did Mr. Williamson when he returned from Washington, but this is perhaps due to the developments of the The Kiamuth project is in good shape,"

ran aliament project is in good snape, said the Senator, "and will be completed by the Government. Some very encouraging logislation has been secured as affecting that project. Permission has been given to drain the lakes and also to use unt portion of the beds left dry by re-

of the waters.

Malheur scheme is looking than it did." continued the than it did." continued the "Heretofore the attitude of the Willamette Valley and Cascade Mountain Wagon Road Company has stood in the way of the Government. This company has at least 30,000 acres of the land comprised in the proposed irrigation tract and neised in the proposed irrigation tract and has refused to agree to the terms proposed by the Government. I introduced a bill in the Senate providing for the condemnation of lands desired for irrigation, but it was defeated on constitutional grounds. However, I think that it was not constitutionally defective, as do many of the great lawyers of the Senate. Even Senator Spooner, one of the recognized authorities, modified his objections towards the last. The bill is needed not only in Oregon, but in other states as mly in Oregon, but in other states as well, and I chink I will be able to have it

pansed at some future sessi-Will Make Some Concession.

I want to say here," further remarked a Senator, "that C. E. S. Wood, attorthe Senator, "that C. E. S. Wood, attorney for the Wagon Road Company, has done all in his power, in loyalty to his employers, to assist the people in influencing the company to do what is best for all. I think his efforts and the threat

for all. I think his efforts and the threat-ened legislation together have had a beneficial effect, for it now appears that the company is willing to treat and that some concession will be made."

The Harney County and the Umatilia County projects were also in better shape than for some time, according to the Sen-ator. Experts from the Reclamation Bu-reau were now in the field and it is thought that it will be possible to irri-gate both sections.

gate both sections.

"Have you as the Oregon delegation and the President decided upon any of the appointments which are waiting to be made?" the Senator was asked, but be smiled a negative smile.

"I don't think we have settled them yet," he said, "or considered them. "There is a supposition," he continued. "that there will be a Register and a Receiver to appoint for the Roseburg Land Office, allays all pain, curse wind coin and diarrhose.

but I do not know what foundation there is for the rumor. The office is now closed pending investigation, while Booth and Bridges are suspended."
"If the officials were indicted by the Federal grand jury, would the suspension be turned to dismissal?" was the next question.

Aspirants for Places.

"I do not know," was the answer, "but I should suppose so. The office is now closed to business and should indictments be returned it would be closed for an indefinite time if the indicted officials were not removed. I should therefore think that new officers would be appointed."

"Is the supposition so general that you have seen any people hunting for the lobs."

The Senator amiled an audible smile. "Well, I have heard," he said, "that there are a number of aspirants for the places." "Speaking of land offices, Senator, have you heard anything of the story that the Oregon City Land Office is to be moved to Portland?"

Court Grants Couples the Decrees Asked.

TALES OF CRUELTY ARE TOLD

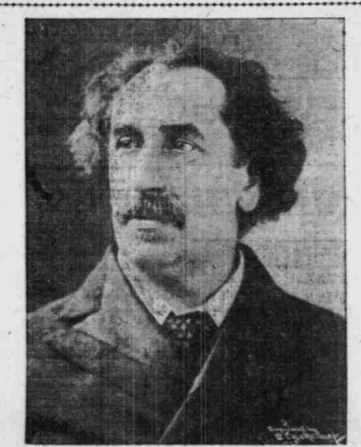
More Applications for the Dissolution of the Marriage Bonds Are in Course of Hearing by Judge Frazer.

Oregon City Land Office is to be moved to Pertiand?

"I have heard nothing directly, though I have heard it rumored that the President had ordered the change. A year ago the question was agitated on two grounds the first that it would be cheaper to have the office in the Federal building in Portland, the second that it would be more convenient. At that time both Senator Mitchell and myself recommended against the change and the subject was dropped. Since that I have heard nothing of it until today, and then nothing definitely."

"Have you heard shything about the alleged investigation of the United States Marshal's office?" the Senator was asked. "I don't think there is anything in the story," was the reply. "It is the practice to have all the Federal offices in spected at certain times, and if there is an inapector in this district it is for routine work, I think. When I left Washington it was the understanding that Mr. Matthews should not be disturbed."

Then the Senator, in conclusion, told of



DR. WILLIAM J. DAWSON, THE GREAT LONDON EVANGELIST, WHO IS TO CONDUCT EVANGELISTIC CAMPAIGN ON THE PACIFIC COAST.

civilization. Day after day they prospect, usually with undiminished vigor and enthusiasm. Very few of them ever quit the life unless they strike it rich, but keep at it until they die. A genuine pros-pector rarely ever gets deepondent. They believe their turn is coming."

Mr. Dalton, who is accompanied by his son and sister, is on his way to Scattle to prepare for his annual trip to Alaska. He has valuable mining interests near Hainea, Alaska, where he will spend the Summer. Mr. Dalton is the discoverer of Dalton Pass and Dalton Trall, both of which became noted during the first great gold rush to Alaska.

PERSONAL MENTION.

C. B. Winn, a citizen of Albany, is a guest at the Imperial Hotel. Leslie Butler, a banker from Hood River, arrived in Portland yesterday for a few days' visit.

State Senator E. W. Haines is in Port-land for a few days this week. He is registered at the Imperial Hotel. connected with the Oregon Lumber Company, is a guest at the Perkins Hotel. Rev. E. L. House, paster of the First Congregational Church, has returned from California with health completely restored, and will preach tomorrow

Frank C. Baker, chairman of the Re-publican State Central Committee, gave a luncheon to Senator Falton at the Commercial Club rooms at noon yes-

William F. Woodward, of the firm of Woodard, Clarke & Ch., who, with his wife and daughter, has been spending the past six weeks at Catallina Islands, South-ern California, returned yesterday morn-

Heardinthe Rotundas

"When the first warm days of Spring appear I begin to feel nervous and restless." said Jack Dalton, of Alaskan fame, at the Imperial yesterday afternoon. "I feel all right during the cold months, but when the weather breaks I am anxious to go to Alaska, whether it is time or not.

"I have been spending the Summers in Alaska for more than 20 years. To spend a Summer some place else would seem unnatural. I always come to the States

a Summer some piace else would seem unnatural. I always come to the States for the Winters. That is, in late years, "Some people think that there are ourts of Alaska which have never been explored. I do not believe this is the case, as there are hundreds of prospectors in the territory who are constantly on the search, penetrating the wildest and roughest country. I have known prospectors to apend the greater part of their lives in Alaska without even locating a valuable claim. I have seen other people come in there who never before had had a pick in their hand and strike it rich before they had been there a week.

There are any number of weteran prospectors who spend the Winters in Alaska, some of them hundreds of miles from civilization. Day after day they prospect.

Divorces were also granted as follows To Peter Gregerson from Hannah Gregerson, for desertion. To Rose R. Edwards from John M. Edwards, for infidelity; alimony granted

To Belle Johnson from Frank Johnson,

ALL SIX BOYS ARE DISCHARGED

Otto Prag, Arresting Officer, Is Grilled by Attorney.

Grilled by Attorney.

The treapass casas against Frank McClumb. Wallace Kadderly. Ralph Kalderly, Leo and Ted Burges and Wetcomb Clock, E. F. Cannon, complainant, fell down completely yesterday afterneon at the trial before Justice Waldemar Selon in the East Side Court and all were discharged. In order to witness the trial, the court-room was filled with spectators, about 15 boys being present. All are from the vicinity of Arleta, and the boys under to boys being present All are from the vicinity of Arleta, and the boys under arrest were from the school there. The state failed to show a ecintilla of evidence against any of the boys under arrest, except Wetcomb Clock, who, under pressure, admitted that he crawled through the window of Mr. Cannon's bouse on the Moure Section. crawled through the window of Mr. Canngn's house on the Mount Scott railway three weeks ago to investigate an alleged ghost. That was really all the evidence confecting any of the boys with trespass on Mr. Cannon's premises. Half a dozen witnesses were placed on the witness stand-to show that notices warning people to keep off were not posted on the premises al. that notices warning people to keep off were not posted on the premises, although Mr. Cannon said he posted them there. It was simply shown at the trial that the boys of the neighborhood played ball near the premises. Mr. Cannon said on the witness stand that his nouse had been defaced, the pump and windmill damaged, but he could not tell who did it.

D. J. Maiarker who arted for the de-

D. J. Majarkey, who acted for the de-fense, characterized the action as a most outrageous proceeding, and de-nounced Otto Prag, the special deputy who made the arrest. Prag was placed on the gridfron when under cross-eg-

that he took wetcomb Clock from the public school, while not under ar-rest, to the office of Cannon, and there put him through the sweating process for about one hour, and dragged from aim the admission that he did break a window in the Cannon house two years ago, and crawled through the window four weeks ago.

our weeks ago.
Malarkey sakes Prag:
"What sutherity had you to do

"An order from the court," was the

answer.
"Did you arrest the boy at the schoolhouse?" asked Malarkey.
"No; I asked the teacher to excuse him, and she did so," was the answer.
"And you took this 13-year-old boy to the office of Mr. Cannon without arresting him, and there frightened him into making admissions?" said the attorney, "before he was under arrest?"
"Yes, I took him to Cannon's office," said Prag.
"Let me see, you were a special offi-

"Let me see, you were a special officer were you not, and because of your outrageous conduct in arresting these boys the Mayor ordered your star taken away, did he not?" asked Ma-

larkey.

"Yes, he took my star away," said Prag, "but it was not on account of the arrests of these boys."

"Way did the Mayor take your star away then?" asked the attorney.

After squirming around for a time, Prag answered:

Prag answered: "For future political reasons. The Mayor is afraid of me, the same as you are," answered ex-Special Police-

you are," answered ex-Special Policeman Otto Prag.

Attorney Malarkey having wormed his answer out Prag let him go. It was the conviction of the crowd, which jammed the courtroom that Otto Prag has some sinister Jesigns on the future political career of Mayor Williams, because his "star" had falleh.

Justice Seton in giving his decision said that Cannon had suffered great injury to his property, but the court could do nothing more than enforce the law. He said he did find that admonitions had not much effect on boys; be-

tions had not much effect on boys; be-sides he considered it the duty of par-ents to do that.

RAISE RATES FOR THE CARS

Must Pay Five Hundred Monthly for Use of Bridge.

For the passing of its cars over the Burnside-street bridge, the Portland Consolidated Railway Company will in future be required to pay \$500 a month to the equaty instead of \$150, the rate which has been in operation since the bridge was constructed. This order was made by Judge Webster and the other members of the County Court yester-day. The increase is to go into effect April 1. The matter of raising the toll on this bridge for cars has been under consideration by the county authorities for a long time past. The city charges the railway company \$1000 a month for the use of the new Morrison-street bridge.

bridge.

The rate paid by the Oregon Water Power & Railway Company for the passage of its cars over the Madison-atreet bridge is only \$100 s month. The company is operating under an old contract, which it says is perpetual. The members of the County Court intend looking into the question.

Indicted Men Arraigned.

Indicted Men Arraigned.

Robert Wakefield and J. B. Bridges, contractors, indicted for bribery, and G. B. Thomas, charged with having, as a member of the Port of Portland Commission, accepted a bribe of \$550, were arraigned before Judge Georga yesterday, Bridges was represented by Ed Mendenhall, as attorney, Wakefield by R. W. Wilbur, and Thomas by W. A. Cleland. Ten days time to plend was granted the defendants by request. This was readily assented to, because there will be no jury in attendance until next month. til next month.

til next month.

District Atterney Manning yesterday filed informations against Wakefield, Bridges and Thomas. The informations recite that Wakefield and Thomas on March 8, 1904, gave Thomas \$500 to influence his vote on bills for extras due in the construction of the Portland dry-dock, and that Thomas unlawfully ac-cepted the money. The witnesses whose names are attached to the in-

The accused were not formally arrested. Having ascertained that the informations were filed, they came to the Courthouse and surrendered themselves into custody. They were released upon their own recognizance until the further order of the Court,

Will Provides for Family.

Will Provides for Family.

John Labbe, who died recently in this city, devised his estate, appealed at \$80,000, to his wife. Angeline Marguerite Labbe, and his children, Edward J., Charles Henri, Antoine Gilbert and Marguerite Louise Labbe.

The will of the deceased was filed in the County Court yesterday. By its provisions the widow receives the household property of every description and an undivided one-half of all real and personal property for life. After her death the life interest is to pass to the children in equaf shares. The latter are also bequeathed the rest of the property, to be distributed when the youngest child becomes it years of age, which will be one year hence.

Will Discharge Night Crews.

The two night crews engaged on the tax collection books, numbering 15 men, will be dispensed with this evening by Sheriff Word. Their employment began on the first Mondsy in February. One crew worked from 6 o'clock until mindight, when the second force came on and worked until 6 o'clock in the morning.

Bruce's departure from this city is regretted by many friends, His successor at the Seamen's Institute will be Rev. A.

E. Bernays, formerly a teacher at the Bishop Scott Academy, and intering the ordinance I have no knowledge of it."

A new point was raised during the gaged in mission work for seamen at Tacoms, Wash. A farewell service will be held for Mr. Bruce tomorrow night at the property of the case against Fred Fritz. It was admitted that the bartenders were in the establishment, and that Trinity Episcopal Church. Mr. Bernays not thought by them or by their counsarives here today. Will Discharge Night Crews.

Sheriff Word says the men are no longer required, and his idea is to cut down expenses as soon as possible

excellence is based upon personal knowledge and use.

Cases Will Be Decided Today. Judge Cleland will decide the fol

Judge Cheinid will decide the following cases this morning:

J. E. Dickey vs. G. W. Jackson et al.;
Albert Crowe vs. O. T. Collins; N. F. Norene vs. H. S. Galloway et al.; H. C. Proudfoot vs. Alice R. Weister et al.; Endora E. Smith vs. James F. Smith; in the matter of Caroline H. Roach, deceased.

Judge George will decide the following cases:

Judge George will decide the following cases:

Mansfield vs. Mansfield, motion for bill of particulars; Davis vs. Noble, demurrer to amended compisint; Miles vs. Swanson, demurrer to repty; State vs. Gannen, demurrer to information; Manning vs. Moore et al., demurrer to amended compisint; Nottingham & Co. vs. Elerath et al., demurrer to separate answer of Wemme; Joplin et al. vs. Hunt, habeas corpus; Buffum et al. vs. Robinson, demurrer to complaint; Fisher et al. vs. Deviln et al., motion to quash writ of review; Duback vs. Bartlett & Palmer, demurrer to complaint

The following cases will be decided by Judge Sears;
Charles Ochs vs. Oregon Furniture and

cepted the money. The witnesses whose names are attached to the informations are Malcolm Macaniey, William R. Mackenzic, A. C. U. Berry, Robert Wakefield, Fred Hesse and J. B. Bridges. at law (merita); Henry Jenning & Sor vs. Ernest Miller, suit in equity (merita).

> File Incorporation Papers. Incorporation articles of the First Congregational Church of St. Johns were filed County Clerk's office yesterday by Leggett, David Hess and S. L.

Incorporation articles of the University Park Congregational Church were also filed. The incorporators are J. K. Brous, D. O. Websier and Mrs. Viola Price.

REV. C. C. BRUCE WILL LEAVE Chaplain of Seamen's Institute Will Go to South America.

Rev. C. C. Bruce, chaplain of the Sea-men's Institute, Front and Flanders streets, has resigned that position to acept a similar appointment at a port in outh America. He starts Monday for South America. England, where he will visit relatives, before he leaves for his home, for a few years at least, in South America. Mr. Bruce's departure from this city is re-

WINS HIM A CASE

WHAT JOY THEY BRING

TO EVERY HOME

as with joyous hearts and smiling faces they romp and play—when in health—and how conducive to health the games in which they indulge, the outdoor

life they enjoy, the cleanly, regular habits they should be taught to form and the wholesome diet of which they should partake. How tenderly their health should be preserved, not by constant medication, but by careful avoidance of

every medicine of an injurious or objectionable nature and if at any time a

remedial agent is required, to assist nature, only those of known excellence

should be used; remedies which are pure and wholesome and truly beneficial

in effect, like the pleasant laxative remedy, Syrup of Figs, manufactured by the California Fig Syrup Co. Syrup of Figs has come into general favor in many millions of well informed families, whose estimate of its quality and

Syrup of Figs has also met with the approval of physicians generally, be-

cause they know it is wholesome, simple and gentle in its action. We inform all reputable physicians as to the medicinal principles of Syrup of Figs, obtained, by an original method, from certain plants known to them to act most benefici-

ally and presented in an agreeable syrup in which the wholesome Californian blue figs are used to promote the pleasant taste; therefore it is not a secret rem-

edy and hence we are free to refer to all well informed physicians, who do not

approve of patent medicines and never favor indiscriminate self-medication.

Please to remember and teach your children also that the genuine Syrup of Figs always has the full name of the Company—California Fig Syrup Co.

- plainly printed on the front of every package and that it is for sale in bottles of one size only. If any dealer offers any other than the regular Fifty

cent size, or having printed thereon the name of any other company, do not

accept it. If you fail to get the genuine you will not get its beneficial effects.

Every family should always have a bottle on hand, as it is equally beneficial for the parents and the children, whenever a laxative remedy is required.

> Novel Point Is Raised by the * Attorney.

> ONE O'CLOCK ORDINANCE

If His Client is Heavily Fined, Lawyer Logan Says, on Appeal the Money Would Go to County Instead of City.

Attorney John F. Logan, represent-ing John Conrad, put forth a new and novel argument to Municipal Judge Hogus yesterday during the hearing of money worse than the county; that if fined heavily his client would appeal, and that if the judgment of the lower court was sustained the money would revert to the county. Its force was sufficient to with the fatal accident a few hours later.

court was sustained the money would revert to the county. Its force was sufficient to win the case for him.

Seven cases were before Judge Hogue for disposition, and after pausing upon them he ordered Balliff Goliz to ascertain if the police could see their way clear to file a complaint against the propeletors of the Tuxedo saloon, on Alder, between Pourth and Fifth streets. If they cannot, he said, it will show they have not the proper evidence, or that they imply the place is closed, as required by law.

"However, if the police cannot bring a complaint, I will do so myself," said Judge Hogue, "for I have sufficient evidence right now. I want this matter attended to immediately, so that the case may be called tomorrow."

"I will make investigation into the case," said Chief of Police Hunt. "The Tuxedo saloon has been reported closed right along, and if it has been violating the ordinance I have no knowledge of it."

Hogue ruled otherwise, and as it was acknowledged by them, Fritz

acknowledged by them, Fritz was found guilty. Sentence was suspended until today.

A fine of \$25 was imposed upon W. H. Wilson, proprietor of the Badger saloon. Fourth and Davis streets. John Blazier's case was indefinitely postponed, and that against Frank Griffith was dismissed. There was no evidence, it was claimed. Griffith declared he had been closing his place at 11 P. M., and it was purely an accident, he said, that his bartender happened to be in the saloon with a woman, and that they admitted Captain of Police Balley ons morning recently.

morning recently.

Sentence will be passed today on John Courad, Fred Fritz, A. Shapiro and August Erickson. This will practically end the cases that have been continued from time to time, and which were brought into court by Captain of Police Balloy, Sergeants Slover and Taylor and the patroimen of the second relief.

DIES OF FRACTURED SKULL Man Who Fell Down Elevator Shaft Passes Away.

Hogus yesterday during the hearing of the cases of saloonkeepers charged with violation of the I o'clock closing ordinance, and won his point. His contention was that the city needs the money worse than the county; that if was later.

Curver is from Isabella, O. T., where Carver is from Isabella, O. T., where his wife and family reside. He was intoxicated when he fell, and, after investigating the case, Coroffer A. J. Finley decided that an inquest was unnecessary. The manner of Carver's fall was explained by A. E. Norton, the beliboy at the hotel, who said that the unfortunate was not of the care. unfortunate man got out of the cage and tried to hold it down with his hands. It kept ascending, and he soon had to loosen his hold, when he fell to the bottom of the shaft. His skull was fractured.

fractured.

Carver was once quite well to do, it is thought, as papers in his possession showed he once had a neat bank account. Other papers showed he had instructed his bankers to put him through bankruptoy. He was 33 years of age. His body is heid, pending instructions from his widow.

HOUSEKEEPERS.

Table linens, biankets, curtains, com-forters, towels, napkins, sheets, pillow cases. We are headquarters. Special dis-counts to large buyers. McAllen & Mo-Donnell

HAVE TRIED

WRITE US FREELY. We want you to write an inequality of the state of th

It will pay you to make a trial of the most successful medicine known, for the relief of the ills and pains of womankind, viz:

Wine of Cardui

A Non-Intoxicating Female Tonic

This grand curative medicine is a pure, scientific extract of medicinal, vegetable ingredients, which have a special, soothing and healing effect upon women's delicate internal organs. Cardui will quickly relieve your headache, backache, dragging down pains, dizziness, etc., restore your natural menstrual functions, stop excessive drains, cure all womb diseases, strengthen your vitality, steady your nerves, and in every way put you upon a footing of perfect health.

It is for sale in \$1.00 bottles at every drug store, with full directions for use on the wrapper. Try it.