AID EACH OTHER

Ministers and Trades in Harmony.

WORK TOGETHER

Fraternal Delegates Will Be Exchanged

REV. DR. STELZLE SUCCEEDS

His Plan to Have Representative Clergyman Attend Labor Council and Workingman at Ministers' Meeting Adopted.

At a meeting of the Portland Ministerial Association held yesterday noon it was decided to exchange fraternal delegates with the Federated Trades Council, and member will be selected to attend the meeting of the Trades Council next Friday night. This is the culmination of the efforts of Rev. Charles Stelzie, of the evangelistic movement now in this city. At the last meeting of the labor union delegates that body took favorable action upon the proposition to send a representative to the gatherings of the ministers.

Percland is the fifteenth city where the exchange of delegates has been adopted by the ministers and the trade unions, accorded the right of the floor on all oc-

In a general letter just issued, Mr.

sociation and the Central Labor Union may bring about many municipal reforms. this direction which they may not ac-complish in the cause of good citizenship, independent of partisan politics. Especially in those matters which involve moral issues—such as the saloon, gambling, the social evil, Sunday work, child labor, sanitary conditions in tenement houses and factories, and everything else that influences the moral life of the com-

special sermons on the Sunday preceding Labor Day and to attend the meeting of

Fifteen Hundred Dollars More Re-

quired for Evangelical Work. The committee of the union revival movement having charge of the col-lection of funds for the expenses of was the reply. to pay the bills.

When the evangelists came to Portland each of the nine districts was assessed a certain sum, proportionate with the number of church members in the district, and all pledged to raise that amount, but when the bills began to come it was found that the assessland each of the nine districts was ments had been too low and it was deelded to continue the taking of collections in the various meetings until the treasury should hold sufficient to pay the expenses.

At the first few meetings the evan-gelists announced that the collections were for the expenses of the meetings only and it was generally understood that the passing of the plate would be discontinued after the first week. The people contributed liberally as is shown by the books of A. S. Pattullo, treas-urer of the committee. The sums realized from the larger churches ranged from \$50 to \$90 at each meeting, and at the darger gatherings in the theaters more than \$100 was placed upon the plate several times.

have taken much of the money, but a good share of it goes to the singers that accompany the evangelists. The latter are not paid a cent by the combut one night during the last week of their stay here a "free will' offering will be taken and the sums thus realized will be given to the preachers.

GOOD CHEER MEETINGS.

Conversions of Repentant Sinners Features of the Gatherings.

The second "good cheer" meeting of the evangelists was held at the Marquam Theater yesterday noon. There were large delegations present from all of the nine districts of the city and according to the reports the services being conducted by the various revivallsts are attracting wonderful attention and have been prolific in good results. No actual reports of the number of conversions were made, although several said about how many had signed cards their respective districts. At the White Temple Dr. Chapman spoke upon the "Unpardonable Sin." The singing of Fred Butler and direction of the choir by Charles Allen were excellent.

At the Men's Resort the interest is intense. Rev. J. E. Snyder conducts meetings every night and upon several occusions has been assisted by Rev. Charles Stelzle, the workingman's exponent of religion and they have had several men come to the altar who are familiar figures about the North End. come to Portland expecting to open a large gambling-house in the city during the Exposition signed one of the cards and later came to the rostrum and publicly confessed Christ and announced that hereafter be would de-vote his efforts and money to the cause of Christianity.

The street meetings of Rev. J. L. Mc-Comb continue to attract large crowds and many of those that stop to listen for a minute are so interested that they follow the automobile to the Taylor-Street Methodist Church to hear more of the word of God. A few nights ago a young man found his way to the church after listening to Mr. McComb. He was persuaded to sign a card and later became so thoroughly aroused with the spirit of religion that he confessed the theft of \$50 from a former employer who is in business in Portland now. He returned the \$50 and has promised to lend un upright life hereafter.

Merchants Will Close for Revival.

It was announced last night that 300 merchants had agreed to close their places | Francisco

dval meetings.

HIS LICENSE TAG BROKEN Why Dr. G. T. Trommald Was Not Fined by the Court.

Because of the mistakes of others and Because of the mistakes of others and because of his previous clear record. Dr. G. T. Trommaid escaped a fine of \$25 in the municipal court yesterday, and when he was released it necessarily followed that George E. McCartney, a chaffeur and automobile repairer, had to be freed. The latter was arrested by Patrolman Nelson for operating a car with no license tag attached, but upon investigation it was shown by him that the mation it was shown by him that the ma-

Judge Hogue thereupon ordered the ar-rest of Dr. Trommald, but also held Mc-Cartney. Both appeared before the court Cartney. Both appeared before the court yesterday morning, and both had their excuses ready. Dr. Trommald contended and his statements were corroborated by Deputy License Inspector Hutchinson that he had a tag, but lost it. He had trouble with the license department and got another tag. That one was broken, he said, and he had not yet had it replaced when McCartney took the machine to his repair shop.

to his repair shop. Patrolman Nelson, it so happened, saw McCartney speeding down Washington street with the automobile, without the proper tag, and arrested him. Mrs. Trommaid was in the car at the time. The policeman booked the chaffeur and caused the charge to be placed against

Your Honor, I don't care to have Dr. Tronsmald fined, when he has never been before this court on any previous charge, and when it is shown that he attempted to get a tag," said Deputy City Attorney Fitzgerald to Judge Hogue.

"Well, if Dr. Trommald is not fined I go not favor a fine for McCartney, for

consider the owner of the automobile fore responsible than the repairer," remore responsible than the repairer," re-plied Judge Hogue. "I will continue both cases indefinitely, but if either defendant comes in again a fine of \$50 will be im-

VAUGHN WILL FIGHT COURT Through Counsel He Asks That a Warrant Be Issued.

Attorney W. T. Vaughn, charged by Municipal Judge Hogue with contempt and according to Mr. Stelzie the plan of court, intends to put up a hard aght works splendidly. The fraternal delegate He has engaged V. K. Strode and does not ask the right to vote, nor to Ogiesby Young as his counsel. They aphave any of the privileges of regular members of the union, but he is to be called yesterday morning. The defendant himself was absent as he was fendant himself was absent, as he was "very busy." The case was set for hear-

ing tomorrow.

The proceedings are on affidavits filed by Edward Giess, stating that At-Working together, the Ministers's As-torney Vaughn approached aim and ciation and the Central Labor Union asked that he make his testimony may bring about many municipal reforms.
Indeed, united, there are few things in Hogue was greatly surprised yesterday

> knowledge the jurisdiction of the court, and that citation or warrant would be unnecessary," said Judge Hogue.
> "Well, I just had a talk with Mr.

Vaughn, in which he said he wished to Labor Day and to attend the meeting of the union delegates regularly.

NEED MONEY TO PAY THE BILLS

"Very well," replied Judge Hogue.

"Mr. Clerk, lesue a warrant."

"Will Your Honor fix bonds?" asked Attorney Young.
"Do you wish bonds, or do you wish him to go on his own recognizance," asked Judge Hogue. "It is for Your Honor to Jetermine,"

recognizance.

No practical clue to the whereabouts course taken by Monk Finton, the United States Marshai last Saturday has been obtained by the officials yet, although it is the impression that he is probably headed for the coast. of the escape, together with an offer of reward, has been sent to all towns and the marshal's office feels onfident that some news of Finton will

received soon. The authorities here do not incline the belief that the prisoners were aided by anyone in their escape, and developments after the dash for free-dom tend to show that it was made

without help. The handcuffs worn by Finton were The extraordinary printing bills, the found Saturday afternoon on the rear enting of halls and such expenses porch of the First Congregational Church, at Park and Madison streets Mrs. Stebbinger, who lives in the vicinity of the Lewis and Clark 1905 ele tric sign on the hill, has notified the officials that on Saturday afternoon a man, answering the description of Fin ton passed her house with his wrist bound in a white handkerchief, which was stained with blood. If this man was Finton it would seem that he had injured his hand in removing the handcuff, which would not have been necessary had he had a key. Both prisoners have small hands and with the handcuffs not tightly fastened it would not be a very difficult matter to slip

Bids for Sand Island Lease.

Bids were received and opened by Major Langfitt yesterday for the lease of the five seining grounds recently marked out by the Government on the south shore of and Island in the estuary of the Colum-a River. These leases, when awarded, bia River. will run for a term of three years, and will give to the bidder the sole use of the grounds for seining purposes.

The bids received were: Hanson and Olsen, \$500 for No. 4, \$750 for No. 5; H. G. Smith, \$775 for No. 2, \$550 for No. 3; W. E. Tallant, \$400 for No. 1, \$1350 for No. 2, \$1250 for No. 3, \$500 for No. 4. and \$100 for No. 5; Frank A. Leufers, \$6000 for all for three years; Walter L. Pulliam, \$400 for No. 1, \$1500 for No. 2, \$1300 for No. 3, and \$600 for No. 4; Brick Lind-strom, \$600 for No. 2; Stenland Bros. & Johnson, \$250 for No. 1 and \$765 for No. 2; Columbia River Packers, \$1000 for No. 2 and \$500 for No. 2; T. A. O. Stenland, \$1520 for No. 2; Howard Winter, \$750 for No. 2. At the meeting at the Resort Sunday for No. 2: Howard Winter, \$750 for No. 4: Nels night a professional gambler who had \$1500 for No. 2 and \$250 for No. 4: Nels Sankala, \$1500 for No. 2 and \$750 for No. 2 Charles A. Davis, \$565 for No. 3.

Canadians Plan Social Session.

A social session of the Canadian So ciety of Oregon will take place tonigh at 8:15 o'clock at the Glendora, Nine teenth and Couch streets, when all Canadians are asked to attend, whether they are members of the society or not. An attractive programme of en-tertainment has been prepared and in addition to the names already announced of those who will take part, Miss Elia F. Hoberg will sing. There is no charge for admission, and an enjoyable time is in store for those who

Desertion the Ground for Divorce. Julia D. McCutcheon was divorced from J. S. McCutcheon by Judge Cleland yesterday, and her maiden name. Forster, was restored to her. The litigants were married in Portland in 1898 band deserted her in July, 1962, at San

COMMITTEE OF TEN

Republican Club Makes Some Appointments.

OF MEN SELECTED

They Will Confer With Like Bodies From Other Organizations Looking to Party Unity in Support of Candidates.

Lest Republican brethren tug at ross purposes in the coming primaries and make so much bitterness that an independent or a Democratic nominee would taste sweet to disgruntied valiants, the Republican Club last night appointed a committee of ten prophets confer with similar committees o other Republican organizations, with a view toward picking out merger candidates for the various city offices.

And to prevent the ten prophets from constituting themselves a machine and making a slate, they were commanded to report back their recommendations to the clubs next Monday night for

ratification Other Organizations Consulted.

The other organizations which are to be taken into the pariey are the Young Men's Republican Club, the New Deal and perhaps the Municipal Asso-ciation. The Young Men's Club has already chosen a committee of ten and the New Deal is expected to do the same. Next Friday night is set apart for a communion of all the apostles. The committee so far as chosen are as

WE:

Republican.
Club.
C

In order not to foist on the Eightl Ward, for example, a nominee for Coun-cilman, who was preferred by the First Ward, the club last night instructed the mittee not to recommend candidates ward Councilmen nor for places on the Republican City Central Committee

Ten Members Chosen.

vague, in a case before the court vague, in a case before the court when Attorney Young came into court about half an hour after the case was set for Wednesday, and said that a citation be served, or that a warrant issue, as it might please the court. It might please the court. It is might please the court is might please the court. It is might please the court. It is might please the court. It is might please the court is might please the court. It is might please the court is might please the court is might please the court is might please the court. It is might please the court is might please the In the thought-domes of the gentlemer but after a deal of Alphonse and Gaston between those two champions Keady won out and the ten members of the ommittee were chosen by the precinct epresentatives on the spot.

The committee was thus appointed in

order to let the people have the say and to keep it away from the bosses. This work was accomplished after a maze of conflicting motions and amendments had been sloughed off with the aid of Presi-dent Tyler Woodward who presided.

Those Who Took Part. Among the parties of the great cosmos who participated in the doings last night

the revival meetings is about \$1500 about finally said he would short of the estimated amount required to pay the bills.

Tyler Woodward, C. W. Nottingham, D. J. Quimby, C. E. Lockwood, W. P. Keady, Willis Fisher, C. F. Lord, J. N. Blair, H. C. Smith, Dr. N. B. Cox, N. H. Bird, Thomas Hislop, G. D. Dunning, E. J. Jaeger, P. A. MacPherson, W. S.

WILLIAM F. SCOBIE DIES. Director of Music at Good Shepherd Church Passes Away.

William F. Scoble, about 64 years old director of music in the choir of the Church of the Good Shepherd, Vancouver Avenue, and a music teacher at Salem died yesterday at the Good Samaritan Hospital from stomach trouble. His funeral will take place tomorrow from the private chapel of the Edward Holman tondertaking Company. Mr. Scobie was shooting. Schramm was at one time a born in England, and while a boy he sang well-known contractor

in one of the most famous church choirs in the world, Westminister Abbey, London, Coming to Oregon from Chicago, Ill., Mr. Scoble settled in Salem nearly ten years ago and held a musical appointment in ago and held a musical appointment in connection with the choir of St. Paul's Protestant Episcopal Church in that city. One year ago Mr. Scobie began to visit this city once a week to give musical instruction to pupils and to take charge of the Church of the Good Shepherd choir. A pupil of the famous Garcia, Mr. Scobie was an eminent singer in his younger days, and was much esteemed for his thorough knowledge of church and his thorough knowledge of church and high-class concert music. Lately he had suffered from poor health and he arrived at the Good Samaritan Hospital March 7

GRAND JURY MEETS TODAY Several Indictments for Land Frauds Are Expected

for treatment, but never rallied. leaves a wife and family.

The last chapter of the land fraud investigations will be opened for the public gaze during the week, for the grand jury will reconvene this morning at 10 o'clock for the four days of its final session.

Since his arrival in the city Mr. Hency has been very busy investigating the work which has been done by T. B. Neuhausen during his absence, and from the mass of material collected is sifting what can be used at this time

There will be a crowd of witnesses present at the opening of the jury and the session will be a high-pressure one until the end. The Government officials will give no hint of what plans will be pursued, but it is thought to be certain that several indictments will be returned by the end of the week.

Forty Witnesses Summoned.

COTTAGE GROVE, Or., April 3. ecial.)-Uncle Sam has had several sleutns scouring this country for the last ten days, and as a result about 40 witnesses were summoned to appear before the Federal grand jury at Port-land tomorrow in connection with the alleged land frauds. The Booth-Kelly Lumber Company and Jones and Cook will figure prominently in this case. The special agents have gathered up an immense amount of evidence, but as to how far-reaching it is remains a matter of conjecture.

DROWNS IN THE WILLAMETTE William Stewart Falls Into the River and Sinks.

William Stewart, more familiarly known as "Johnny-on-the-Spot," and "Cordurby Scotty" fell from a wood scow at the foot of Main street late yesterday afternoon and was drowned in the Williamette River. Deputy Corpor Baldwin was summoned and reoner Baldwin was summoned, and re-sponded immediately, but the victim's body could not be located and is still in the water.

Stewart was a victim to the Chinese gin habit, and "wood rustled" for a livelihood. For years he was a famil-iar figure about the streets of Portland. and it was his habit of following up loads of wood that gained for him the cognomen of "Johnny-on-the-Spot." His other sobriquet was given him because he always wore corduroy trous-

Stewart was not employed at the time of the accident, but was helping about the elevator of the Pioneer Fuel Company's wood yard, at the foot of Main street. He lost his balance, fell 18 feet to the derk of the scow, toppled over and dropped into the water. He grasped a rope thrown to him, but too feeble to cling to it until drawn from the water.

Sues for Value of Paintings.

Suit was filed by H. F. Guth, of St. Louis, against T. R. Carson, of Portland, in the United States Court yesterday seeking to recover \$3000 damages. The complaint alleges that Carson wrongfully and unlawfully took possession of two oil paintings, valued at \$1250 each, and the property of Guth. The plaintiff also alleges that by such acts of the defendant he has been damaged to the extent of \$250.

Immigration Inspector Returns. John H. Barbour, inspector in charge of

the United States Immigration Service, returned to his office yesterday after an extended visit through the East. During his absence he visited New York, Washington, Boston and Chicago. While in New York he inspected the immigration stations there and feels that they are in o way ahead of the service performed

Hits the Right Mark at Last.

ST. LOUIS, April 2.-Samuel Schramm aged 42 years, died from a self-inflicted bullet wound today, after having shot his

APPOINTED CHAIRMAN OF THE PANAMA CANAL

COMMISSION

THEODORE P. SHONTS, A PROMINENT RAILROAD PRESIDENT.

who has been appointed chairman of the Parlama Canal Commission, is to be paid

a salary large enough to compensate bim for the financial sacrifice he will make in leaving his present lucrative position. Mr. Shonts was born in Crawford County.

Pennsylvania, and has been in the railroad business since 1881. He has been

outh College, Illinois, and

successively general superintendent, general manager and president of the Tolest. Louis & Western Railmad. He is a graduate of Monagouth College, Blinois,

brother-in-law of John Drake, pariner of John W. Gates,

Theodore P. Shonts, president of the Poledo, St. Louis & Western Railroad.

SEEK TO DISBAR

Action Brought Against Attorney Watts.

CHARGES ARE FILED

G. H. Jessup Is Back of Complaint.

HEARING WILL BE GIVEN

Young Lawyer Declares That the Accusations Are the Result of Spite and Denies the Truthfulness of the Charges.

Disbarment proceedings have been filed against John F. Watts, a young attorney, by George H. Jessup, who recently caused the arrest of Watts or a criminal charge which was ignored by District Attorney Manning. Watts says his former partner, Dan R. Mur-phy, is behind Jessup. Mr. Murphy denies that he is the prosecutor in the case, although he admits having fur-nished the District Attorney with a memorandum of certain misdeeds of Watts while he and Watts occupied the same office, Mr. Murphy states further that when Watts was arrested at the instigation of Jessup, District Attorney Manning remarked that he did not desire to prosecute Watts crim-inally but would consider an action for

disbarment against him if furnished with the necessary information. The charges have been filed with the grievance committee of the State Bar Association of which H. H. Northup, N. H. Bloomfield, T. G. Greene and R. W. Montague are members.

Jessup on his own account avers that in August last he retained Watts to collect a claim of \$12.50 from Nels Nel-son which Watts collected and falled to account for.

Other Charges Against Watts.

A second charge is that Mrs. Lottie Bowen on August 1, 1903, gave Watts \$150 for safe keeping, and that of this amount he appropriated \$18.50 to his own use. Mrs. Bowen is now plaintiff in a soit for a divorce against/her husband, Harry Bowen, and Dan R. Mur-phy is her attorney.

A third complaint against Watts is of having borrowed \$100 from James McDevitt in August, 1903, and giving as security a bill of sale for a piano which he did not own.

For a further and fourth cause of complaint Watts is accused of having on May 1,1962, collected for Dr. C. H. Raffety, \$40 which he neglected to account for.

A fifth charge is that Watts was employed by H. M. Johnson to defend his son, B. M. Johnson, in a criminal case and was given \$100 to deposit as bail. After the case was dismissed it is alleged Watts witndrew the \$10) and

oney to an agent of the woman.

A seventh complaint sets forth that

from G. M. Davis, giving Davis a check drawn on the Merchants' Naional Bank for \$20 in payment, which was dishonored because Watts had no oney in the bank

Watts Makes Reply.

John F. Watts says of these charges: "All of the charges that have been made against me under the name of Jessup originated and have been formulated and sed upon the attention of the public companion, Charles E. Hayes, All but the matter of Jessup's occurred during the time I was unfortunately associated as a law partner with Mr. Murphy. "In the Jessup matter an attempt was made to injure me through a mistake

made in a name, and that was fully ex-"In the Bowen matter Mr. Murphy at-

\$6.50. Murphy is now her attorney in the second divorce suit filed by her in this county, and which is now pending in the Circuit Court. In the matter of Mr. Johnson, there is and has been, a dispute in regard to the sum of \$16, and I have been unable to get the son of Mr. Johnson, who got the mone, and the father together.

the Dornsife matter; that was set tied against my will. I paid to J. B. Lea-sia, the father of Mrs. Dornsife, 227, money that I never received, and for which I hold his receipt. Mr. Murphy and Mr. Hayes acted as Mr. Leasia's at-

'In the McDevitt matter I borrowed from Mr. McDevitt \$100 without being asked for note or security. About three months afterwards I transferred to him a bill of sale that I held for a plane.

Says Money Was on Deposit. "I do not believe that Mr. Davis has my check, for at the time mentioned, and subsequent to that, I had moneys in the bank sufficient to meet it, and I have repeatedly asked to see the check, but neve saw it, and I was informed by Mr. Davis' partner that Murphy had repeatedly of-fered to buy the check for the purpose of njuring ene if possible.
"I do not believe that Dr. Rafferty has

ever conversed with or has given author ity to Murphy or Jessup or anyone else to use his name in regard to any tran-saction between him and myself. "The charges made will undoubtedly injure me in the eyes of many people, and all I ask is a suspension of judgment un til the honorable gentlemen comprising the grievance committee have investi-gated the spirit of those I abhor and detest and who are at the bottom foundation of these charges."

HUSBAND SUES WIFE FOR BILL Verdict Returned That She Must Help Pay for Groceries.

The extremely unusual case of a man zuing his wife to recover the amount of a bill of groceries sold by him to her was heard in Justice Reid's court yesterday and resulted in a verdict for the husband. The case was that of H. H. Ward vs. Helen M. Ward and Sarah E. Mariin. Ward is a grocer, and as such furnished groceries to the amount of \$54.20 to the defendants, who kept a boarding house. From the testimony given it was evident that the defendants were equally interested in the ownership of the boarding house, but that Helen M. Ward's proprietorship was without the knowledge of her husband while the goods were being

Mazelwood

65C A Roll

At Your Grocer's

When it came to collecting the bill there was a lack of money.
Suit was then brought by Ward and ow his wife will have to pay to her husband half the grocery bill.

Sues to Recover Stock.

Suit to recover possession of 80 shares of stock of the Portland General Elec-tric Company or its value, \$6000, was filed in the State Circuit Court yester-day by R. H. Thompson against Clara E. Morey, executrix of the will of her

late husband, P. F. Morey. Thompson alleges that in 1891 at the request of Morey he delivered to him 80 shares of ntock in the Willamette Falls Electric Company to be safely kept by Morey and returned upon de-mand. Thereafter Thompson says this stock was exchanged by Morey for 89 shares of Portland General Electric stock, which Morey agreed to hold for him. Thompson demanded the stock from Mrs. Morey on October 27, 1994. and she refused to recognize his claim

Found Not Guilty of Theft.

After having spent 52 days in the County Jult Louis Gilbert, a French Canadian, by occupation a logger, was tried and acquitted by a jury in Judge Frazer's court yesterday of stealing 54.75 from Gus Loken on January 8. Loken had received \$12 wages and he bought himself a pair of shoes and other things and indulged in a few drinks. He occupied a room in the Salvation Army lodging-house with Gilbert, and when he grose in the morning immemoving portables and in other architects. bert, and when he grose in the morning he said he discovered that \$4.75 was missing, and he accused Gilbert of having taken it. Loken made a statement to the jury of his expenditures which, more to his dictates than it will admit. when footed up, amounted to \$11.50. The board calms that Mr. Jones is mere-He testified that he also bought a num-Calculating that all be had in the be-ginning was the wages be received, \$12, for Gilbert to steal. The jury returned a verdict of not guilty within five

Charges Husband With Cruelty.

Rose V. Hooper, who charges Bert M. Hooper with beating and otherwise illtreating her, yesterday filed suit against him in the State Curcuit Court for a divorce, and she also raks the legal custody of their calld, a boy 8 years old. Mrs. Hooper in her complaint sets forth that Hooper in October, 1902, eral days later reluctantly paid the money to an agent of the woman.

at Seattle choked her, and on February 15 last, in Portland, struck her in the face and afterward choked her on October 17, 1903, Watts borrowed with great force, leaving marks upon

Chinese Is Ordered Deported.

Wong Ho, a Chinese, recently arrested in Astoria by the immigration officials under the charge of Illegal residence, waived testimony before United States Commissioner Sladen yesterday, and was ordered deported. An appeal was immediately taken and now the case will be heard before the United States Court. Wong Ho seeming to prefer to take his chances there rather than with the confidences there rather than with the confidence that the confidence is neclined to think that the architects have been tather than the confidence that the confidence is neclined to think that the architects have been tather than the confidence that the confidence is neclined to think that the architects have been tather than the confidence that the confidence is neclined to think that the architects have been tather than the confidence that the confidence th missioner

Fined for Watering Milk.

Under warrants issued upon complaint M. S. Pisher and J. O'Leary appeared before Justice Reid charged with seiling adulterated food by watering milk. Both tempted to settle my attorney fees, to men pleaded guilty and were fined 85 and which I would not assent, and Mrs. Bow-en is still indebted to me in the sum of is proving to be expensive to Fisher since

Wakefield Pleads Not Guilty. Robert Wakefield pleaded not guilty before Judge George yesterday to an indictment charging him with bribery of G. B. Thomas member of the Port of Portland Commission. Bridges and Toomas will enter their pleas today.

To regulate the stomach, liver and howels and promote direction, take one of Carter's Little Liver Pills every night. Try them.

BOARD TALKS BACK

Denial Given to Assertions of Architects.

BIDS FOR PLANS

Says That While Stone and Brick Are Preferable to Wood for the School Buildings, Taxpayers Must First Find Means.

The building committee of the School

her of drinks and treated some men. Important building will be erected ac cording to the best plans submitted to the School Board. This will be done Loken, according to his own statement, says the board, regarding the East Side spent it all and there was nothing left. High School, the building of which has greatly stirred up the architects, "We work above board," said R. K.

Warven. "They leave everything to Jones," say the architects.

"Put in your plans and they will be passed upon," says the board. "Give us a prize if we lose," say the architects. "That is, to the ones who lose highest."

But this the board will not do. It avers that it will give fair judgment on all prepares plans and submits will be passed upon like the rest.

As to the half-made charges of co ruption presented by the architects, when they commented upon the fact that con-tracts had been let to certain men with

too great regularity, the board says II stands ready to prove that Hobkirk and Major Freeman have not had more than got these, the board says, was on account of the fact that they had the lowest bids opened in public and "above board." High School. It will not offer prizes, principally on account of the lack of prece-

squarely and not leave the choosing to Mr. Jones. The board says it is used to being raifed at, and takes the words of the architects quietly, until they go out of their way to condemn the wooden school buildings, in the first place, the School Beard is inclined to think that is a matter for the taxpayers to settle, and not the archi-

dent, but it promises to judge all plans

"We would gladly build stone and brick structures, if the public would stand for it. says Mr. Warren. "So there is no point in the arcinitects turning this attack upon us into one on the building-likewise. Brick structures are undoubtedly much to be preferred over wood, but we cannot construct them until the public is willing to pay for the expense.

That the wooden school buildings are not fire-traps is also stated by the School Board. The entrainess are wide and the dights of stairs handy. A fire could start in any of the Portland schools, and, in the opinion of the board, not a child would be harmed.

There are no less than fourteen remedies in this standard family medicine. Among them we might mention sarsaparilla root, yellow dock root, stillingia root, buckthorn bark, senna leaves, burdock root, cimicifuga root, cinchona bark, phytolacca root. Ayer's Sarsaparilla is certainly a medicine, a genuine medicine, a doctor's medicine. Made by the J. C. Ayer Co., Lowell, Mass. AYER'S HAIR VIGOR-For the hair. AYER'S PILLS-For constipation.
AYER'S CHERRY PECTORAL-For coughs. AYER'S AGUE CUEZ-For malaria and ague.