READY FOR FRAN

Western States to Compete at Fair.

STRUCCLE IN ACRICULTURE

Farm Products Will Be Featured by All.

NORTH DAKOTA GETS SPACE

Last of the State Reservations Taken Yesterday, and Competition for the Awards Will Be Strong.

With the awarding yesterday to North Dakots of a full block in the Agricultural palace, the lists of state competition at the Lewis and Clark Exposition were closed. All is ready for installa-tion now, and this work will begin on a large scale next Week. Oregon is the first to begin, having placed a force of workmen in the palace yester-day constructing a huge pyramid. On this will be displayed in attractive order the cream of Oregon's fruits, grains and

Governor Sarles of North Dakota, wired yesterday morning the exhibits de-partment, asking for ten feet of spaces in addition to what had already been reserved for the state. It was impossible to comply with this request, but Gover-Sarles was advised by wire that one use of his commission. \$3 feet long and 40 feet wide, and the largest space of any state outside of

Will Send Roosevelt Cabin.

The feature of the North Dakota exhibit, Governor Sarles' telegram stated, will be the Roosevelt cabin. It is a rough lean-to, in which President Roose-velt lived on the plains of North Dakota when he was riding the ranges of that state as a cowboy. The cabin is of the type found on homesteads in sparselysettled districts, and will be a picturesque feature of the many exhibits in the pal-ace. It will hold not quite so much interest for anyone as for President Roosevelt, should be make up his mind to come to Portland during the Exposition. Seven Western states will compete in the Agricultural palace, a majority participitating states having de cided to confine their displays to their respective state buildings. The states oc-cupying the palace and the space claimed each is as follows:

Apportionment of the Space.

... 70 feet by 32 feet .72 feet by 32 feet .33 feet by 50 feet Montana .82 feet by 40 feet For state exhibits there will be five kinds of wards. For the products that excel special diplomas will be given. Following the diplomas will be gold, silve and bronze medals and cards of honor able mention. All exhibits in the Agri cultural palace will have to compete with those in the state buildings, as a special order has been placed in effect admitting collective exhibits to competition at the

South Carolina at the Fair. Elbert H. Aull, of Newbury, S. C., has written to the Dixie Society for information regarding the Lewis and Clark Expe It is the intention of the South a Press Association to come to the

WILL CARRY THE STATE STAMP After May 18.

he Legislature, will go into effect. The object of the law is to build up the dairying and creamery industry of this state. It requires that the state brand, as designed by the Dairy and Food Commissioner, shall be placed on all butter made and sold in Oregon. A law some-what similar is in force in Washington. At the present time butter may be im-ported from anywhere and sold here as fresh Oregon butter. After the new law goes into sforce, this kind of imposition

At a meeting held in the office of Commissioner Bailey, attended by representa-tives of all the Portland creameries and several creamery men from up the Valley, the subject of an appropriate de-sign for the brand was fully discussed. It was decided that the word "Oregon" in large letters, with the words "State brand" beneath it, would be the proper thing. This will be printed on the wrapper on one side of the square and on the opposite side the manufacturer can have his own trademark or advertisement.

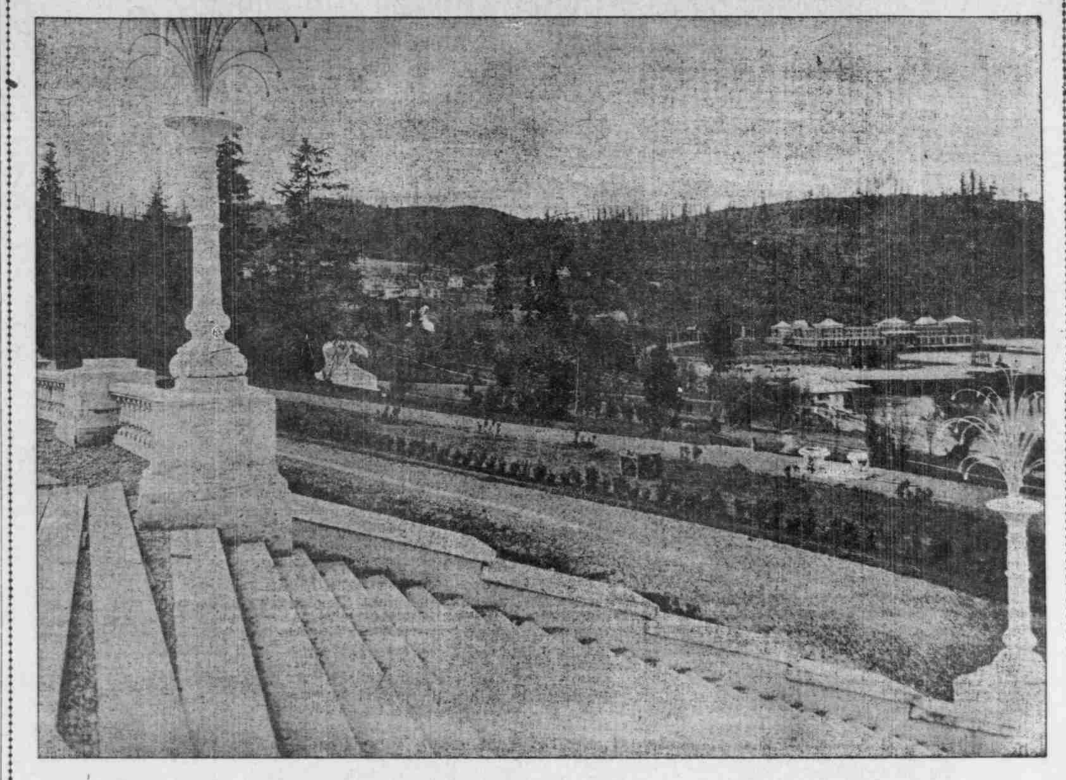
HARRIS AND HILL DELEGATES One Goes to Ministers' Meetings, Other to Trades Council.

R. A. Harris, of the Typographical

Union, has been elected by the Federated Trades Council its representative in the Ministerial Association, Dr. E. P. Hill has heen appointed in turn member of the Federated Trades Council by the Ministerial Association, and hereafter the two delegates will attend the meetings of the bodies to which they are designated. Hill will attend his first meeting ith the council next Friday night. R. A. Harris is one of the representative memhers of the Trades Council. Rev. Charles Steizle, a member of the Machinists' Union, as well as one of the evangelists now working in Portland, attended the Trades Council meeting last night.

The annual meeting of the State Federation of Labor has been changed from La Grande, in May, to the first week in September, in Portland, Labor day is to be celebrated here at that time with unusual ceremony, and the Trades Council is already deliberating on the appointment of

An attack of croup can be warded off that the other articles were not included by giving Chamberiain's Cough Remedy promptly at the first indication of the approach of the disease. For sale by all



LOOKING DOWN THE GRAND STAIRCAS E FROM THE MAIN TERRACE AT THE EXPOSITION.

EXTRA PAY

Employes of Water Works Are Nonsuited.

CITY MAY HIRE BY MONTH

Eight-Hour Provision of the Charter Does Not Apply in This Case is the Ruling of Judge Frazer.

Thirteen employes of the Potland Water Works who sought to collect compensa tion amounting to a total of more than \$5000 because they had been required to work 12 hours a day instead of eight, will not get the money. They sued the city of Portland through S. L. Goldschmidt as assignee, and Judge Frazer yesterday granted a nonzuit after a portion of the evidence had been submitted. The names Those who want to buy fresh Oregon butter will have no difficulty in identifying it in the grocery stores and creameries after May 18. On that date the state brand law, passed at the last session of the Legislature, will go into effect.

Those who want to buy fresh Oregon of the ciaimants are: F. C. Ristig, F. H. Akers, T. E. James, H. L. Lewis, S. Jones, L. C. Boffinger, W. H. White, A. L. Bameries after May 18. On that date the state beyon J. Williams, J. Pauley, W. E. Wilkinson. Some of the men received \$2 a day and the ciaimants are: F. C. Ristig, F. H. the others \$50, \$55, \$60 and \$65 a me The men remain on duty on Sundays, and their attorney, H. K. Sargent, calculating the difference between 12 and 8 hours' work each day, estimated that the men worked 45 days each month and were entitled to pay accordingly. The extra 15 days' time each month, running back for more than two years, was sued

The action was based on a provis law will also prohibit the placing or keeping of the state brand upon butter that
for city employes, and the minimum pay
for unskilled laborers shall be \$2 a day.

This will present the results of the problem of th the 1902 charter, which sets forth that b) days. This will prevent the working off of an antiquated article upon buyers the claimants were all skilled laborers, pump engineers and gatekeepers and one watchman, and that some of them re-ceived more than \$2 a day. City Attorney McNary and S. B. Linthicum, coun sel for the defense, contended that th city could employ these men by the month without reference to the eight-hour provision of the charter, and Judge Frazer as held in granting a nonsuit.

The nonsult is equivalent to a final judg-ment in favor of the city, because it is thought the complaint cannot be amended in any way that will make it stronge

NONSUIT GRANTED BY COURT Action Over Change in Ownersnip of Saloon Falls.

Judge Cleland yesterday granted a non suit in the case of H. Lang against Louis Trummer, to recover damages because of goods alleged to have been taken from "The Brook" saloon, on Washington street, after they had been sold by Trummer to Lang. The sale was made in September, 1904, for \$4500. Lang paid \$2000 cash and agreed to pay the balance in monthly installments. The agreement to transfer the saloon was signed on Sat-urday. September 17, and Colonel Harvey, manager for Trummer, remained in posession until the following Monday morn-ing. In the meantime, so Lang alleged in his complaint, several gailons of whisky a dozen bottles of beer, two bottles of champagne, some wines and elgars were removed; also glassware, apoons, barten ders' effects; etc. Lang further com-plained that a piano house set up a claim of ownership to the plane in the saloer These facts were testified to at the trial, and defendant's counsel, William Reid and John F. Logan, endeavored to show in the cross-examination that the beer, liquers and wines were used up in the time be-tween Saturday and Monday, when Colonel Harvey continued to run the saloon, and were not carried away in bulk; also

the conditions of the bill of sale Lang close.

does not obtain title to the property until it has all been paid for, and further, be-cause he alieged in his complaint that Trummer did not own the property, and the evidence adduced disclosed that Trummer was the owner. There was also the further fact that Colonel Harvey agreed to pay Lang for the goods used in running the saloon between Saturday night and Monday morning. The court found that the evidence disclosed quite a different state of affairs than were set forth in

BEGGED ON KNEES FOR LIFE Jennie C. Kingsboro Granted Divorce

From Brutal Husband. She had to beg on her knees for her life, and to remain in that position for two

hours, fearful that her husband would put into execution his threat to kill her. put into execution his threat to kill her. Jennie C. Kingsboro testified to these facts yesterday before Judge Cleland at the trial of her suit against her husband, William Kingsboro, for a divorce. The decree was granted.

married Kingsboro, at Vancouver, Wash., December 15, 1994. She owned valuable interests in the logging business and other property willed to her by her first hushand, and she supposed Kingsboro would step into the shoes of No. 1 and see that her interests were properly man-aged and increased in value. But he would not work, so Mrs. Kingsbore informed the court, and instead borrowed money from her constantly and spent it. He came home drunk frequently, and it was while he was in an intoxicated condition that he compelled her to kneel and plead for her life. He kept on drinking, and when later she went to bed, he dragged her out on to the floor and threatened to kill her. She further testified that he was jealous, and struck and kicked her. He also plied her with liquor and kept her under the influence for days at a time She was allowed to resume her former

name, Natterstad. Other Divorces Granted.

A divorce was granted to Mary E. Roork from James L. Roork yesterday by Judge Cleland, and she was granted custody of her three children, 8, 6 and 4 years, respectively. Boork de serted his wife at Troutdaie two years ago, going to San Francisco. He has since refused to provide for her or the

Cleland from William Bogardus, to whom she was united in marriage in Iowa in 1899. He abandoned her 11 years ago. She informed the court that they have no

Will Announce Decisions. Judge Cleland will announce decisi Maud Stringham vs. Mutual Life Insur nce Company, motion to dismiss.

J. B. Bridges vs. Robert Wakefield, mo

tion to retax costs. Judge George will decide cases as fol-ows: Lidgerwood Manufacturing Company vs. Security Savings & Trust Com-

Deckenback vs. Rima, rhotion to set side judgment. North Pacific Brewery Company vs. L.

W. Roberts et al., demurrer.
Judge Frazer will decide:
W. C. Gischer vs. G. W. Cone Lumber
Company: C. J. Cook Company vs. A. F.
Eirath and E. Devene; C. J. Cook Company vs. Eirath & Wemme, on the merits;
J. R. Pridges J. B. Bridges vs. Robert Wakefield, objec-tions to cost bill; State of Oregon vs. A. J. Browning, motion for a new trial.

Suit Begun to Quiet Title. The Nadir Land Company has begun uit against John A. Reed to quiet title to lots 21 and 24 block 2. Brainard tract. The company has also sued P. H. Mariay and H. E. Noble, tax-title purchasers, to

and in Highland Park. Says Wife Has a Bad Temper. A. J. Jones, a grocer at 21 North Park street, has sued his wife, M. Jones, for a divorce, because of cruel treatment, and the reason that she is possessed of a

title to lots in Riverside Addition

bad temper. Registration Is Getting Active. Registration of voters is increasing and there bids fair to be a rush toward the

and the clerks were kept busy waiting upon the people. "Sam" Wolf made frequent trips with Democratic voters, and Fred T. Merrill was engaged in bringing his friends to the Courth The Williams workers are still

Gee Gets Extreme Penalty. On a charge of assault and robbery Ed Gee was yesterday fined \$300 and was also ent to the City Jail for 99 days, while

DEATH DUE TO ILLNESS CON-TRACTED IN THE PHILIPPINES.



William W. Jenkins, who died at his ome, 50 North Seventh street, last Tuesday, was born at Fort Simpco, Wash, in 1865. He was the son of Rev. H. C. Jenkins, one of the pioneers of the Northwest. For ten years he was employed at the Perkins Hotel, resigning his position at the time of the Spanish-American War, enlisting in the army. He was sent to the Philippines, where he contracted fever, which later turned into dropsy. After the term of his enlistment he returned to Portland. He was buried at the Lone Fir Cemetery Thursday afternoon. He left a wife, an aged ers. His mother, Mrs. R. L. Jenkins, lives at 284 Main street. His brothers, E. F. Jenkins and Clyde Jenkins, live in Portland. Of his sisters, Mrs. William Steel lives at Lake View, Mrs. M. S. Jones at Walla Walla and Mrs. Biles at Birmingham, Als.

on another charge of impersonating an officer he was fined \$100. The case was immediately appealed. This is one of the most severe penalties ever imposed on a er coming before Municipal Judge

Gee was arrested recently for choking and robbing Grace Camp, a woman of the North End district. He was positively identified by her and two other women, and the only plea in his behalf was that he had been a good man previously.

Fined for Selling Liquor to Minor. Otto Nelson was fined \$25 in the Municipal Court yesterday for selling liquor to A. Setterwhite, a minor. Nelson entered a plea of guilty to the charge. Julius P. Levy, charged with selling liquor to a minor, entered a plea of not guilty and the case was continued for hearing.

Complaint in Divorce Served A complaint in a divorce suit filed in Oregon City by M. Lamont against Emma Lamont was served yesterday by Deputy Sheriff Kelly.

Sue to Recover on a Note. Dimlok & Dimlek have sued Fred I. Wright in the State Circuit Court to re-The County Clerk's office was cover \$36 on a note.

Civic Improvement Board So Desires.

REQUESTS OWNERS TO ACT

Which Need a Coat of Paint Be Given It This Spring.

The Board of Civic Improvement is going to paint the town, or at least an ef- ples of cutting, tearing, brush fort will be made to persuade the people of Portland to wield the brush. It would rather have the work done now before the families of the painters have gone to the Coast and mountains, for it is desired that the painting be of durable material the fourth one to complete the constella and conscientious workmanship. There will be no restrictions as to color or the number of coats applied. As assual, the Froebei. Miss Matthews ake distributers are willing to assist in the apportionment of the paint by any means quite appropriate that he should The Board has taken the stand that al-

though the city may be clean, still it parts of lown. Accordingly the Board has been working with the paint dealers of the city for some time, and has at last succeeded in making an agreement with them by which all those buying paint for in the city between this date and May 15 will be allowed a discount of 10

Circulars have been prepared by the Board and approved by the paint dealers in which the requests of the Board and the proposition of the dealers are set out full. Ten thousand of these circulars will be sent to people in the city, and it is expected that as a result of the efforts so large a majority of the old and dirty-looking houses will be brightened up with new paint that the owners of the remain-ing places will be ashamed to allow their properties to stand alone in unsightli-

the Women's Auxillary, will take up the active work of securing new members for the Board of Civic Improvement and will inaugurate a campaign that will resuit in the doubling or trebling of the Board's membership. There are now not many more than 300 of the people of Portland who are members of the Civic Improvement Board, and it is hoped to bring this number up to a possible 2000 refore many weeks have passed.

The plan of conducting an active cam-

paign has been suggested to the auxiliary. and it is thought that the members will make definite arrangements for doing the work at the next meeting.

The Board of Civic Improvement has already done enough to warrant its existence as a permanent and beneficial or-ganisation of the city, according to the iseas of the officials. In two days of last week it was responsible for 140 reports being made to the police of violations of city ordinances. With one or two exceptions, all of the cases, when investigated by the policemen detailed for the work, were found to be as bad or worse than had been reported, and practically all of them had been remedied without unpleas-ant trouble being made or action having to be taken against the owners of the property upon which the nuisance was sald to exist.

In many ways the Board is still con-tinuing its activities and is meeting with good results for its labor, but it is anxious to do more, and for this reason is desirous of having as large a membership as is possible. Therefore the ladies of the auxiliary will be asked to land their

Arrange for Big Forestry Display The forcetry committee of the Lewis and

the Fair in the Forestry building. Im mense whip-sawed planks from Clatsop County will be an important part of the display now being gathered. In the building there will be also many s wild Oregon beasts and fowls

Society and Club Events

THE Portland Froebel Association met yesterday afternoon in the kindergarten of St. Helen's Hall, with Miss Helen M. Stafford as chairman. The kindergarten was attired in a very Springlike garb with flowers, a real It is Desired That Ail Buildings garden, and pictures, drawings, cuttings significant of Eastertide and of Froebel, who gave us the kindergarten. With the president, Miss E. K. Matthews, in the chair, an interesting programme was given, commencing with a "Spring Song" by the training class. Miss Stafford gave a talk on the April work, illustrating the same by samand modeling, the central thought be ing the awakening of Spring or Easter. This was followed by an Easter song. Miss Matthews then gave a talk on Freidrich Froebel. She placed Froebel as tion of progressive, thoughtful educator -- Rousseau, Cornenius, Partaloggi and Cornenius, Partaloggi and nade his advent into this world in April, for he was such an admirer of nature and said: "I love flowers, I love chilmay not look so, on account of the old dren, I love God, I love everything." A and weatherbeaten buildings scattered picture of "Froebel Thurm," which was here and there in the most prominent erected to his memory in 1883 at Abernelssbach, was shown, and also a minia-ture monument of clay in imitation of the one at his grave at Schweind.

'Froebel came to show the oneness, Of the head, hand and heart, When by love they work together, Each one doing well its part.

Sister Agnes Marie, of St. Helen's Hall, gave a very interesting talk on "Life" in the tenement district of Side. New York. She was well fitted to discuss this subject, as she was a part of it, with actual experience in the work of "Holy Cross Mission." under the aus-pices of St. John the Baptist Sisters. She spoke of the work done and the

Miss Stafford gave in very pleasing nanner a piano solo.

The business transacted was: The au-sociation decided to co-operate with the Y. W. C. A. in caring for a creche in the Y. W. C. A. building during the Exposi-tion, and also to have the headquarters of the association in this building.

The association decided to co-operate with the Civic Improvement Association,

The honorary members elected were: Mrs. C. Duniap, Miss Bessie Louise Fin-The next meeting in May will be the

election of officers and social hour, in charge of the Misses Penwill, Walter, Hutchipson and Stafford.

Jack the Ripper in New York. NEW YORK, April 7 .- Elements of mystery, recalling the stories of "Jack the Ripper," who terrorized the Whitechapel district of London some years ago, led to the sensational stabbing today in a Thirteenth-street hotel of Mamie Wilson, a young woman. She died in a hospital a few hours after the stabbing. The wom-an was stabbed in the abdomen. The and was made with a very long knife. wound was mane with a very long annie.
The character of the cut was similar to
that made on the victims of the London
"Jack the Ripper." James Boyne, a club
steward and a patron of the hotel, has
been arrested. He told the police he was with the woman, but said that she had left him and he did not know how she was stabbed. When he was arrested it was found that seven of Boyne's teeth had been knocked out, and that one of his eyes had been blackened by a blow.

Clark State Commission at a meeting last night authorized the gathering of great quantities of Oregon woods for display at

FIGHT FOR HOTEL

Seguel to Stephens-Deitz Controversy.

WITNESS DESCRIBES TROUBLE

She Tells of the Struggle in the Hotel Scott Leading to Ejectment of the Deitz Family.

When Mrs. C. A. Malarkey was served with a subpens to appear in the Municipal Court yesterday morning she was greatly flustrated. She had never been before His Honor, Judgo Hogue, and she asked the officer who handed her the document what would occur if she refused to obey the summons. "You will be fined for contempt of court," she was informed.

Hence, Mrz. Malarkey, who is one of the most prominent women in Portland and the mother of State Senator Dan J. Malarkey, quickly attired herself and hastened to court. When she was called to the stand to testify in the assault and battery cases growing out of trouble in the Scott Hotel recently, she could hardly catch her breath she was so nervous. To make matters worse, she was to give testimony for the prosecution, and Mr. Gammons, her son's law partner, was associated with J. M. Long in behalf of the defense.

"My gracious!" exclaimed Mrs. Ma-larkey, after being sworn, and seating herself on the witness-stand. "What is the matter?" asked Judge

What is the matter; asked Judge Hogue, smilingly. "Why, I've never been in any court before, and it takes my breath away," came the reply, and she laughed heartlly, every one present joining in "When that paper was served on me I asked the officer what would happen if I didn't come, and he said I'd be

fined, so I'm here."
"Well, what do you think of the court?" asked Judge Hogue.
"Oh, he's all right," replied Mrs. Malarkey, facing Judge Hogue, and smil-

His Honor blushed and joined in an-other laugh with those present, after which Mrs. Malarkey gave her testi-

The case is one wherein Bud Levins. H. L. Stephens and A.-C. Her are charged with assault and battery on Mr. and Mrs. A. J. Delts. The alleged assaults are the culmination of trouble that has been in progress for some time past between Deltz and Stephens. partners in the Hotel Scott. The real issue is as to possession of the house, from which Deitz was ejected by Stephens and his henchmen, it is al-leged, last Tuesday morning at an early hour. Fighting between the belligerents was frequent throughout Monday night, and ended with the ar-rest of Levins at 2 o'clock Tuesday

The prosecution, represented by Attorney T. N. Strong, put in its case yesterday, after which postponement was taken until today. A bewildering mass of evidence was adduced, more than two hours being occupied. At one time Judge Hogue became weary and cautioned a witness to "get down to facts," saying he was not making history.

By various witnesses, including Mrs. Malarkey, it was shown that there was an indiscriminate mix-up between men, women and children early Tuesday morning, when Stephens and his men ousted Deitz, Mrs. Deitz, Mrs. J. H. Smith and Baby Smith, using sufficient force to constitute assault and batters it was alleged. Mrs. Malarket tery, it was alleged. Mrs. Malarkey said she arose, after being awakened by the noise and din, and went up-

bedclothing and wearing apparel," said Mrs. Malarkey. "It was a scene of wild excitement with both sides to the conflict struggling for the mastery Language that was perfectly shocking was circulating on the air, and I should characterize the whole affair as very disgraceful."

TO MAKE EIGHTY-FOOT STREET East Water Will Be Widened Between Madison and Morrison.

An agreement has been signed by the property-owners on East Water street, between East Madison and Morrison, to widen the street to 80 feet by adding 20 feet along the west side. This method of widening the street was adopted for the reason that only two buildings of any importance on the west side of the street will have to be moved back. Joseph Supple's warehouse and the Troy Laundry, while if part were taken from the east side a dozen buildings would have to be set back, including several brick struc-tures. The arrangement is that the prop-erty-owners on the east side of the street will pay for half of the 30-foot strip re-quired to make the street 80 feet wide, which is considered a fair arrangement. aspired by a desire to provide for future expansion of business. It is found that East Water is too narrow now for the transaction of the business already there. There are many machine shops and factories on the street. A single track will be laid, which takes up much m. With the street made 80 feet wide needs of the children, their Summer out-ing at St. Anne, and the enjoyment of the extended to the docks that will be built on the river side. Joseph Supple, the ship-builder, was specially active for the widening of the street.

> They Recounted the Ballots. Through a misunderstanding of the pro-

visions of the new charter of St. Johns, C. W. Potter, Ernest Elliott and Recorder L. F. Clark, made a complete recount of all the ballots cast at the municipal elec-tion held Monday last. Mayor C. A. Cook appointed these men to make an official count and return of the election. It was simply their duty to take the tally sheets and see that they had been prop erly kept and correctly footed up, and then when this was done to certify to the result, showing who had been elected. Somehow, however, they got the impres-sion that they had to recount the whole ballot cast. Taking the ballot boxes, as they supposed they had been authorized to do by the Mayor when he appointed them to make an official count, they opened them Thursday evening at I o'clock and proceeded to recount every ballot cast, completing their work yester day morning shortly after 1 o'clock. There was no harm done. Only a few mistakes were found, and the result, known to the public before the recount was made, was not changed. None of the men elected to office, as shown on the face of the re-turns at the close of the count Monday night, were "counted out." It was simply misunderstanding, but it was suffici to cause an uproar in that community and it was freely charged yesterday that the ballot boxes had been broken open the ballot boxes had been broken open and robbed, for which there was no foun dation. Recorder Clark admits he and Potter and Elliott made a mistake in do-ing a big lot of unnecessary work in nding nearly one night in recounting