# READY FOR FRAY

Land Fraud Trials Are to Begin.

'MAY LAST ALL SUMMER

Senator Mitchell Is to Be Arraigned Tuesday.

OTHERS WILL FOLLOW SOON

Method of Defense and Names of Defendant's Counsel Have Been Kept Secret...Trial Will Be Sensational in the Extreme.

The battle is on! All of the preliminaries have been arranged, the captains have been chosen, the battle ground is waiting and now the days are to be set. The Federal grand jury has finished its memorable session and each member has

assed to his home where in the years to discharge and tell wondering granichii dren that he was one of those who helped Francis J. Heney and President Roose-velt cleanse Oregon of its timber thieves. but because this body of men has ceased its efforts, so disquisiting to many resi-dents of the state, it does not follow that peace and disquiet is to settle over the Federal building or that Judge Bellinger is to have a well-earned vacation. The pposite is the case.

The center of the conflict is now simply

changed from the second floor of the Federal building to the third, where the court sits, and already the first indications of the great legal struggle that is to convulse Oregon and cause wonder-ment throughout the United States during the long Summer are beginning to show on the surface,

Serves Notice on Mitchell.

United States District Attorney Heney has issued notice to Senator Mitchell to appear before Judge Bellinger this morning at 10 o'clock for his arraignment, and the Senator has an that he is willing, anxious and eager to begin the fight, fierce and implacable which he alleges will result in the rout-ing of his foes and the establishment of his innocence before the world. Owing, however, to the absence of Judge Bel-linger from the city today, this arraignment will have to be postponed for day and word has been sent to the senior Senator to appear on Tuesday morning at 10 o'clock instead, at which time he will have an opportunity to take the first steps in his defense. Senator Mitchell will be arraigned on

Sensitor attenes will be arranged on Tuesday upon the indictment returned sgainst him on February I, in which he is charged separately and alone with having violated section 1782 of the re-vised statutes of the United States in having received compensation for his ervices, while United States Senator be a department of the United States ernment. This is the case in which is alleged that Senator Mitchell used It is alleged that Senator Mitchell used his influence in passing to patent several claims which had been held up in the General Land Office for investigation, which delines were the respective to the control of the case. General Land Office for investigation, which claims were the property, or were retained the firm of Mitchell & Tanner ment that the firm of Mitchell & Tanner which were paid for different services

Case Is Sensational.

This case is the one the investigation of which caused the indictment of Judge A. H. Tanner for perjury, caused the sensa-tional confession of Tanner to save his son from indictment, cost Harry C. Robertson his job as confidential secretary to Mitchell, and marked the climax of the land fraud investigations. The course of Senator Mitchell in his defense, what he intends to do, what motions to make and what attorneys to employ are mat-ters of great interest not only to the Government officials, but to the general public as well, but the aged Senator will

During the weeks since his return to Portland from his last sojourn at Wash-ington, he has remained silently in his rooms at the Francis, where he has ap-plied himself to the outlining of his de-fense. No one, with the exception of his imors have arisen as to this man and out who was to assist in the trial of the Senator's case, but no confirmation could

gained, or no denial elicited.
"I have nothing whatever to say, except that I am innocent. I will not be in terviewed. The press of the country has attempted to prejudice my case before the people and I will not talk." These and kindred speeches of bitterness have been the only statement to be drawn from the distinguished defendant in an

Defense May Be Technical.

the defense of the Senator will be in a large measure technical. From a careful canvass of the situation it is not thought that there are many witnesses who could be brought to serve him in this his time of need. Judge Tanner has stated the history of the contract entered into between himself and the Senator; he has told of the changes made to the document during the visit of his partner in December last. This testimony has been corroborated by A. H. Tanner. Jr. The evidence of the stenographers, of Harry Robertson, of the Blake-McFall Paper Company, of the typewriter agency which sold the black ribbon with which the new-old contract was written, all has prroporated the statements of the other two, while the books of the bank the checks paid to the firm by Kribs and the subsequent division noted at the end of month have pointed to the fulfill-

Trial May Be Long One.

In the face of this array of Government evidence and testimony it is thought therefore, that the defense will of a legal nature, one based on technicality, and delayed by motion and deall probability, be tedlous and long drawn out, extending through the Sum-

This assumption is supported by the in the case of Henry P. Ford at the opening of the court today. The motion will be one in abatement, based on the technical grounds of the legality of the grand jury, and asking that the indict-ments be quashed, for the alleged reason that John Guistin is an unnaturalized tion was much improved and it was to clitten of the United States and that thought advisable to send him to the it there are other members of the jury not on the tax list. This is thought to be the first gun of the Mitchell defense.



WHEN THE CAR STOPS: WHAT IS THE GIRL TO DO?

up can the platforms be cleared off!

Williamson will appear in Portland to have his arraignment before Judge Bel-linger on the indictment returned against im February 11. This is the indictment in which it is alleged that Williamson. Van Gesner and Marlon R. Biggs orned various persons in their employ commit perjury by swearing falsely applications and filing affidavits on ims wanted by the defendants in the inity of Prineville. The indictment icinity of Prineville. The indictment fleges briefly that Williamson et al secured persons to file on lands with the understanding that the claims were to revert to them upon the issuance of pai-

Intentions Are Unknown.

The movements of Mr. Williamson and of his co-defendants are also unknown as no intimation has been given of their in-

ims were the property, or were
Frederick A. Kribs, who had
the firm of Michell 6. A. D. Puter, H. G. McKinley, Emma L. retained the firm of Mitchell & Tanner to represent him in securing the patenting of his lands. It is alleged in the Indictment that the firm of Mitchell & Tanner Young, Frank H. Welgamet, Clark E. ment that the firm of Mitchell & Tanner received the sum of \$150 for passing these claims to patent, exclusive of other sums which were paid for different services.

Monday. April 24.

Mr. Hermann has wired that he will start for Portland on Tuesday and will reach the city on Saturday pext. The indictment under which these deturned on January 31, in which a conpiracy is alleged to defraud the Government of lands by means of false and fictitious affidavits. Senator Mitchell is cused of having used his influence with the Land Office to secure the passage of various cisims to patent, while Hermann is alleged to have passed the lands in his official canacity as Commissioner of the General Land Office.

The dates of trial will perhaps be set by the court as each of the arraignments

all of the cases returned by the grand jury to be called for arraignment and will have the cases set for trial. After attorneys, whoever they may be, has been taken into his plans. Vertices the seattered ends of his plans. business until such time as the first case, which in all probability will be the Mitchell trial, calls him back to Portland.

FULTON DEFENDS HIS ACTION

Admits Writing Letters, but Can't Investigate Every Claim.

ASTORIA, Or., April 2.—(Special.)—Sen-ator Fulton, when asked this evening by The Oregonian correspondent regarding the letters published in today's paper, re-

"Yes I have read the letters published in The Oregonian and accredited to me, and I doubt not they are correct copies The opinion current, however, is that of letters I wrote, but I do not see that the defense of the Senator will be in a they call for any explanation. I have written very many letters for citizens of Oregon concerning matters pending before the Commissioner of the General Land Office. Commissioner of Pensions and other departments. It may be that I have reference, of course, to any pending case but I can easily see that it is possible I of claims which, if all the facts concern

ing them had been known to me at the time. I could not have indersed.
"But what shall I do? Shall I refuse to nesist any person? I cannot make distinc-tions; I must treat all alike; I must represent none or represent all. Of course, if I should have good reason to suppose that a party was presenting a fraudulent claim, it would be my duty to refuse to assist him. But how can I know? I must rely on his word. I cannot go into an investigation of every man's claim. That is the duty of the several departments. Hence it seems to me that I must act for all or decline to act for any, and to do the latter is out of the question.

"The fact is that the greater portion of a Congressman's time is taken up with matters pending before the departments. To be relieved of that work would be a great relief to the member, but how would it please his constituents? I have neither explanation nor apology to offer for I have done."

Murderer Taken to Hospital.

John T. Coleman, the confessed mur lerer of Edna Hoffman, was removed yes terday from the County Jail to the county hospital. Yesterday morning his condi-On Friday, April 14, Representative chances for recovery are good,

Fate of Good Roads Convention to Be Settled.

PORTLAND IS THE FAVORITE

Probable That National Convention Will Meet in This City During Exposition-Thousands of Del-

It will be decided today whether the National Good Roads Convention will take place in Portland this Summer. Within the power of W. H. Moore, president of the association, ites the say, and he will meet with Governor Chamberlain. President Goode, of the Exposition and a number of representative business men today to learn what Portland is willing to do. The executive board of the association is inclined to favor some city of the Middle West, in which to hold convention, but Mr. Moore would money is forthcoming. When seen yes-terday he stated that \$500 would, in his

But, National convention or not, there will be a Good Roads Congress here from mates of Mr. Moore, between 2000 and 2000 delegates will attend. If the Nationmore than doubled.

To Be Decided Today.

liere in Oregon, where there is mud nough, but not the Missouri or Texas variety, the question of good roads has not been of so paramount an interest as else where. But there is need of it sufficient to make the convention a great event. To secure it Governor Chamberlain is to make a special trip down from Salem, and when Mr. Moore leaves for the East tonight he hopes to have announced that Portland has the convention.
Mr. Moore, who has followed this good

oads movement for to years and has devoted time and money to its growth, is enthusiastic over Portland and the Pair and will bring the convention here if possible. But if he does not, he will fur-nish a substitute which will unite the West on this movement. Working with the aid of the railroads, as the good roads movement has always done, there will start from Chicago on May 3 one or two trains. One is certain, that over the Burlington and Northern Pacific, which will make 40 stops and will organize every county and every township of the states it passes through. A car filled with specion varieties of roads will be the chief exhibit and there will accompany the train a number of road engineers who will stop and give lessons in road-build-Beside that, the states will be or ganized into general and sectional goodoad associations, and though the methroad associations, and though the meth-ods will be hurried, they, will be com-plete. At each stop particular attention will be called to the fact that there will be a Good Roads Convention in Portland, and a system will be inaugurated by which every hamlet will have its repre sentative appointed to attend. By this means not only the convention, but the Fair as well, will be advertised. All the country and every state between here and Chicago will be set to work aiding

Movement Is Universal,

This good roads movement," says Mr. Moore, who is an ardent enthusiast on the subject, 'is going to be the most uni-versal of any that has ever seized the There is not today over 2000 miles of regular macademized road in the country, outside of cities and towns, and in the great part of the country the far-mers are stuck in the mud for four months out of the year. The three great civilizers I consider the newspapers, the rallways and the roads, "she shrewdest class of men we have manage the first two, but any one or no one looks after the last. But the Nation is now being aroused to the necessity of making travel aroused to the necessity of making travel easier in the country and the good roads often subject to headache and constipation. These are quickly removed by Carderfully in perials states where the association. These are quickly removed by Carderfully in perials states where the association. easier in the country and the good roads

ciation has carried on its kork. This is particularly so of Texas, as you will see by the number of delegates that will me from that state to the convention re. They are stuck in the mud down here. They are stuck in the mud down there and they have finally awakened to

We have the support of the railroads for, as the biggest railroad men have told me, under present conditions they are practically cut off from carrying freight into or from the country during one-third of the year, and this means an enormous waste of energy to them. If they could divide up the work of gathering and distributing freight through the 12 months, it would mean an equal Jes-sening in the running expenses.

State Governors Interested.

'Forty Governors of the United State are now vice-presidents of the National Good Roads Association, and active workers in the cause. I speak of it as a cause, for it is one. It is the cause of civilizathe greatest causes of the time, and seem to have plenty of followers in that

"It is a cause which is now beginning to bear the fruit of the energy expended in its behalf. For that reason I can safely predict that the Good Roads Con vention will be by far the biggest and most generally attended convention which will be held here during the Fair."

He Favors Portland.

Mr. Moore spoke constantly as if he had not much doubt that Portland would get the convention, though he was not ready to state so yet. His language implied this, and there is no doubt that he will throw his influence to see it come here, if the necessary requirements in the

ray of enertainment fund are piedged. The good roads movement is a thoroughly organized system, as complete in its operations as a political party's ma-chinery. States enrolled upon the National register are furnished a plan on which to work, which will make the cause as wide as the boundaries of that state. An example of this is the method of appoint ment of delegates to the convention. Governor appoints from each county, the Mayor from each city, the commercial organizations from each body, the County Judges from the smaller districts, the railroads from their officials, the colleges and universities from among their faculties and the Federation of Clubs from their organizations, in that manner the whole state is reached and all kinds and classes of people are rought into the movement.
At the Portland convention, whether it

be National or local, Secretary Wilson and Secretary Shaw, of the President's Cabinet, will be present. At St. Louis last Summer President Rooseveit ad-dressed the convention, the only one which he attended there. Behind this National association there are active, hard-working men and they are doing their best to see every Good Roads Con-

SUNDAY CROWD AT THE FAIR American Inn and the Trail Cause of Much Comment.

The usual Sunday crowd paid over its event pieces at the gate and walked about the Fair grounds yesterday. They spent their time chiefly about the Trail and over by the American Inn. which is now assuming its shape. The proportions of this and its method of structure, to hold as many people as possible with safety in a certain ground space, occa-sioned a good deal of comment. For an amphibious structure, on piles like a fishing village in the South Sea Islands, the general opinion was that it will grace the

The growd itself was of course as much a point of interest as the things they looked at, and this Sunday they were noticeably out in their new clothes. week ago the women seemed to be a little ahead in this respect, but not so yester-They were apparently saving up for Easter, while the men came out in Spring garments.

News comes from Hawall: "That the Voicano of Kilauea has become active again. The activity, like the outbreaks of the past, is in Halemaumau, the House of Fire, the inner crater of the voicano. Great fountains of molten lava are playing in the center, and cones are forming." Reduced first-class ticket to Honolulu, sailing of April 15, 1125 round trip. Full information, 632 Market street, San Francisco.

Indictments Are Not to Be Quashed.

JURORS WERE QUALIFIED

Motion of Abatement Will Have No Effect.

INVESTIGATED

District Attorney Heney Finds That Juror Guistin Is a Naturalized Citizen-Supreme Court Holds Indictment Valid.

The indictments returned by the late Federal grand jury will not be quashed and the motion of abatement about to be flied by Attorney Charles F. Lord in the case of Henry P. Ford will fail of effect. Such is the statement of United States Attorney Heney, who is backed by a recent decision of the Supreme Court of Oregon, and Mr. Heney has shown since his arrival in this city that he has an apt way of quoting citations, much to the discouragement of those opposing

him.

But it is not the Supreme Court alone that is behind Mr. Heney and the work of his jury, for the added fact remains that all of the jurors were qualified, irrespective of any ruling by the Supreme Court, and therefore the about-to-be motion has no legs to stand upon in law or

The announcement that the legality of the grand jury's acts was about to be questioned caused a great deal of speculation and surmise throughout the city yesterday. If, as contended by Mr. Lord John Guistin was a citizen of Austria and not of the United States, if several other members of the Jury were not on the tax ist, and if these things invalidated the acts of the grand jury, it would mean a long delay and the useless waste of thousands of dollars spent by the Govern-ment. But this is not to be, so the Government officials say.

Guistin Is a Citizen.

In the first place, it is claimed that John Guistin is a citizen of the United States. He came to San Francisco from Austria with his parents in 1874. Twenty-three years ago, or about that time, he made his first application for naturaliza-tion in the courts of San Francisco. In due course of time he received his final papers from the Circuit Court at Astoria, having moved to that place in the mean-

Guistin later came to Multnomah County and squatted on a tract of land on the East Side, the ownership of which was afterwards contested and is now pending before the Supreme Court. During the trouble over this land Guistin sent his citizenship papers to the General Land Office at Washington and they have never been returned.

Prior to this time, however, Guistin de-sired to visit his old home in Austria and in 1882 secured an application for a passport from the Secretary of State,

Has Qualified as Voter.

When wishing to register, and not hav siman race. To my thinking, it is one of the greatest causes of the time, and I Guistin produced his application for a guistin produced his application for a passnort granted by the Secretary which is prima facle eviden his citizenship, and upon its strength allowed to qualify as a voter. This his tory quiets the contention of nonqua cation as a juror as far as Guistin

> As to the qualifications of the other urors, it is stated by Mr. Heney that he had heard rumors to the effect that the jurors were not all qualified, and he thereore made an investigation. He took the statutes and asked each one all of the questions provided for, and in every i stance the men testified to qualification. But if this had not been so it is con-tended by Mr. Heney that a recent ruling of the Oregon Supreme Court would have still held the acts of the jury to be valid. It is ruled by the Supreme Court, in substance, that whenever a court swears and empanels a jury, whether trial or grand, it by that act bars further proceedings grainst the qualifications of the members and the subsequent impeachment of its verdict. In other words, the empanelment seals the qualification of the mem-

Motion Will Fail.

If this ruling did not exist, however, it is contended by the Government that a motion of abatement would not prevail. for it would be necessary to show that a majority of the jucors qualified did not vote for indictment. In the grand jury it is required that 16 affirmative votes are necessary to indict. There are 23 members of the jury. It would therefore be necessary for the petitioners in abate-ment to show that some of these 16 were disqualified or that there were not enough affirmative votes without the unqualified It is stated that after the Carl Phelps

secretary of the grand jury, became drunk and was dismissed from further service, all of the indictments returned prior to that time were voted over again. In each use additional evidence was introduced ind on the second vote the jury was in all cases unanimous, as it was natter of fermality. It would therefore be necessary to show seven unqualified mores to invalidate the indictments. For all of these reasons it is argued

being quashed by Judge Bellinger or that the many trials will not be taken up in order as scheduled by the court.

MR. LORD TAKES EXCEPTIONS Attorney Says Francis J. Heney Has

Made Serious Mistake. Upon being questioned last evening concerning the statement of Mr. Hency re-garding the validity of the indictments

returned by the Federal grand jury, Charles F. Lord, who, as attorney for one of the defendants, has ruised objection thereto, stated: Since it appears that Mr. Hency exam-

ined the grand jurors, according to his own statement, if it is not a legal body the fault is his alone. He states that he does 'not think therefore that there is ground for such motion." If he paid more attention to the study of the law as announced by the Circuit Court of the as amounced by the Chronic Court of the Chronic Chroni voted for a particular indictment, and even if a record of the vote as given should be kept, the sanctity of their pro-ceedings would be held inviolate by the court. It is too absurd for anyone to seriously consider that an indictment would be valid unless the defendants should show "that there were not 12 votes

whether or not the unqualified man or men were not included within the 12 vot-ing to indict, and the Federal Courts have in a long line of decisions held to the rule.

Now, as to Mr. Guistlanovitch, a member of the recent grand jury. He was born in Starl Grad. Austria, about 50 years ago, and came to Portland in 1878, where he has since resided. His parents, according to the statements of their according to the statements of their neighbors in the old country-now resi-dents of Portland-continued to reside

an American citizen.

"I should seriously regret doing Mr. Guistianovitch an injustice by making this claim in behalf of my client, but the gentleman from California must furnish more than an interview in a newspaper.

"I should seriously regret doing Mr. If you want to know how an aged, feebie, discouraged may or woman may be made active, cheerful and visorous, read this letter:

Mrs. Katherine There, of Albany, N. to keep his indictments which are other-wise defective, in court."

Hansbrough Says Rate Legislation Will Occupy Next Session.

o revision is necessary.

He thinks the postponement of the ex-tra session until October 15 put an end to all chance of tariff revision. It is his opinion, and the view is shared by many other men in Washington, that a session called to meet October 15 for the purpose of passing a railroad rate bill will not find opportunity to consider another such weighty topic as the tariff. He deciares that Congress will consume the time from October 15 to December 1 in organiz-ing committees and getting ready for actual work. He furthermore believes that the two or three weeks preceding the holiday recess will be wasted on some pretext or other, and that Congress will not get down to business before the sec-ond week in January. In his option it will be easy enough to drag out the dis-cussion of the railroad rate bill through the entire long session, leaving no time for a consideration of a tariff bill. This being the situation, as he sees it, Mr. Hansbrough has abandoned all hope of having the tariff revised.

Domestic and Foreign Ports. ASTORIA, April 9.-Arrived at 9 A. M. teamer Elmore, from Tillamook. Arrived lown at S.A. M. and sailed at 9 A. M. Steam er Harold Dollar, for San Pedro; steamer Al-liance, for Coos Bay. Arrived down at 6 A. M. and sailed at 2 P. M.—Barkentine Koko Hend. for Shanghal. Arrived down at noon and sailed at 3 P. M.—Steamer Nome City, for San Pedro. Left up at 7 A. M.—Schooner Alvens. Arrived at 12 noon and left up at 4 P. M.— German steamer Aragonia, from Hong Kong and way ports. Arrived at 8 P. M. and left up at 5 P. M.—Steamer Oregon, from San smooth; wind northwest; weather cloudy San Francisco, April 8.—Arrived Steamer Aurelia, frum Portland; steamer Columbia, from Portland, Sailed east night-Steamer from Fortand. Same and hight-steamer Acme, for Portland. Arrived Ship Pinmore, from Hull, Newcastle, England, schooner Crient, from Gray's Harbor; schooner C. T. Hill, from Tillamook; schooner Allena, from Gray's Harbor.

Skater Falls and Breaks Arm. OREGON CITY, Or., April 9 .- (Special.) -Falling at the skating rink last night Willie Ruconich sustained a compound fracture of the left arm just above the

1 Valo

"The pale complexion of true love" assumes a warmer tint by the use of Pears' Soap.

Sold all over the globe.

# Indigestion?

I Offer All Stomach Sufferers a Full Dollar's Worthy of My Remedy Free. To Try.

I can afford to offer a full dollar's worth frebecause mine is no ordinary remedy. Ordinary remedies treat symptoms. My remedy treats the causes that produce the symptoms. Symptom treatment must be kept up forever—as long as the cause is there. My treatment may he stopped as som as it has removed the cause, for that is always the end of trouble. Stomach trouble is not really a sickness, but

a symptom. It is a symptom that a certain set of nerves is ailing. Not the voluntary nerves that enable you to walk and talk and act-but the automatic stomach nerves over which your mind has no control.

I have not room here to explain how these

t have not room here to expann now three sender, they nerves control and operate the stomach. How worry breaks them down and causes indigestion. How misuse wears them out and causes dyspepsia. How neglect may bring on kidney, heart and other troubles through sympathy. I have not room to explain how these herves may be reached and strengthened and vitalized and made well by a remedy to some their vears in perfection, now known. spent thirty years in perfecting-now knows by Druggists everywhere as Dr. Shoop's Resto-gative. I have not room to explain how this remedy, by removing the cause, puts a certain end to indigestion, beiching, heartburn, insom nia, nervousness, dyspepsia. All of these things are fully explained in the book I will send you

when you write.

In more than a million homes my remedy is known. It has cured stomach troubles not once, but repeatedly over and over again. Yet you may not have heard of it—or hearing, may have delayed or doubted. So I make this offer to you, a stranger, that every possible excuse for doubt may be removed. Send me no money—make me no promise—take no rick. Simply write and ask. If you have not tried my remedy, I will send you an order on your fruggles for a full dellar bottle—not a sample, but the regular standard bottle he keeps constantly on his shelves. The druggles will require no conditions. He will accept my ottler as cheerfully as though your dollar laid before him. He will send the bill to me.

Will you accept this opportunity to learn at my expense absolutely, how to be rid not only of the trushle, but of the very cause which produced it? Write today.

For a free order for Book I on Dywespais.

For a free order for Book 1 on Dyssepais, a full dollar bottle Book 2 on the Heart, you must address by Book 5 on the Kidneys, Shoop, Box A 178, Book 5 for Women, Ractine, Wis. State Book 5 for More, which book you want. Book 6 on Rheumatism

Dr. Shoop's Restorative SAPOLIO to indict without the vote of the unquali-

## FEEBLE OLD PEOPLE

Guarantee Vinol Will Create Health, Strength and Vitality, or Return the Money.

Hundreds of old people right here in Portland need just such a strength-maker and body-builder as our delicious cod liver dente of Fortland—continued to reside there, and have never visited this country. If Mr. Guistlanovitch was naturalized at Astoria, he can easily establish his right to sit as a grand juror, but no passignt, even, if issued by the Secretary of the United States, can alone justify him in passing upon the liberty and honor of the bedy, stop the natural decline and make them well, vigorous and strong.

Y., writes: "Six months ago I felt that I was broken down by age, and I was doomed to the weak and feeble condition NO HOPE OF TARIFF REVISION of old people. The slightest exertion tired me, and I had no arrength. My daughter brought me a bottle of Vinol. Hansbrough Says Rate Legislation I soon felt an improvement, I continued

its use, and am now well, cheerful and stronger than I have been for years, in fact, I feel 10 years younger. Vinol is not a strong stimulant which reacts on the system, but it is a genuine toole and body-burney which creates trooping by building an exception. OREGONIAN NEWS BUREAU, Washington, April 9.—Senator Hansbrough, of North Dakota, a strong advocate of a readjustment of the tariff, believes that the chance of tariff revision has passed and chance of tariff revision has passed and the body to do its work as nature ignored the strong of the stro chance of tariff revision has passed and the 1000 to 60 its work as nature intended, and makes rich, red blood. In this way it stops the natural decline and the Dingley rates to meet changing conditions. While Mr. Hansbrough is a strong protectionist, he believes the existing tariff should be readjusted, but he has come to the conclusion that the stand-patters have convinced the President that no revision is necessary. Clarke & Co., druggists.

## Heart Weakness.

Dr. Miles' Heart Cure has made many hearts well after they have been pronounced hopeless. It has completely cured thousands, and will almost invariably cure or benefit every case of heart disease.

Short breath, pain around heart, palpitation, fluttering, dizzy, fainting and smothering spells should not be neglected. Take Dr. Miles' Heart Cure and see how quick you will be relieved.

It cannot make a new heart, but will restore a sick one by strengthening the heart nerves and muscles, relieving the unnatural strain, and restoring its vitality.

"I had a very bad case of heart trouble. For six months I could not work. Last July I was plowing corr and feeling bad all day; in the afternoom in plowing one row I had to lay down, or fall down, three times. My heart throbbed as though it would burst through and I had difficulty in setting my breath. I nurchased a burst through, and I had difficulty in getting my breath. I purchased a bottle of Dr. Miles' Heart Cure, and before I had used half of it I could lay down and sleep all night. Previously I had to get up from five to ten times a night. I have taken several bottles, and my heart is as regular as clock work. I feel like a new man and can work considerable for an old man, \$4½ years old."

H. D. McGILL, Frost, Ohio.
Dr. Miles' Heart Cure is sold by

Dr. Miles' Heart Cure is sold by your druggist, who will guarantee that the first bottle will benefit. If it falls Miles Medical Co., Elkhart, Ind



Humors Gured with Harfins Soap, Skinhealth is ment) and Skinhealth Tablets. A purely and Skinhealth Tablets. CKINHEALT LA

consists of Harfina Soap, 25c., medicated, anti-leptic; Skinhealth (oint.), 25c., to kill cetms, teal the skin, and Skinhealth Tablets, 25c., to expel humor germs. All druggists. Harfina Soap for the Complexion, for pimples, blackheads, reduces, roughness, chaf-ing, chapping, rough hands. Nothing will give such a speedy cure. 25c.; 3 cakes, 65c.

Send Sc. postage for Free Samples and booklets to PHILO HAY CO., Newark, N. J. WOODARD, CLARKE & CO., Fourth and Washington.

# Why Endure Pain

itching piles, when there is an absolute cure i Dr. Perrin's Pile Specific is an internal remedy that painlessly produces a positive and lasting cure. Pleasant to the taste, it is absolutely free from opium, cocaine or other injurious drugs. Simply take a spoonful three times daily before each meal

Dr. Perrin's Pile Specific The Internal Remedy

For dyspepsia, indigestion, constipation biliousness, catarrh of the stomach and kindred ailments it is the greatest remedy that has ever yet benefited mankind.

Think what a relief it would be to you to be rid of these troubles and to avoid the almost certain consequence of Piles.

Dr. Perrin Medical Co., Helena, Monta

### ATHLETES TO KEEP IN GOOD TRIM

MUST LOOK WELL TO THE CONDITION OF THE SKIN. TO THIS END THE BATH SHOULD BE TAKEN WITH