Oregon Supreme Court Declares Running of Gaming Place a Nuisance.

STATUTE 40 YEARS OLD

Case on Appeal Was That of M. G. Nease, of Portland, Convicted in the Lower

Court.

Keeping a gaming-house is punishabi ction 1930 of the code, whether there be an open breach of the peac

have only such knowledge, skill and specialists in similar localities,

SALEM, Or. May 13.—(Special.)—The Supreme Court today affirmed the case of the State of Oregon vs. M. G. Nease, commonly known as the "poolroom case," thus holding that keeping a poolroom is a nuisance and may be punished under section 1930 of the code. It is said that this section has been upon the statute books for #9 years without having been applied to gaming-houses but the court holds that this is no reason why it should

ot be applied now. Nesse was the proprietor of a turf ex change, or pool com, in Portland, and in his place persons congregated each day for the purpose of betting on horseraces run in other states and reported to him by telegraph. Nease sold pools according to information received by telegraph, and after receiving telegraphic information is to the result of the race, he canned the tickets held by those who had bet the winning horse. Nease's place b been licensed by the city of Portland.

Nease was indicted for willfully commit ting an act which grossly disturbs the public peace, openly outrages the public decency and is injurious to public morals, and having been convicted, he appealed The case was tried before Judge George and affirmed in opinion by Justice Bean. The only question involved on appeal was whether the acts complained of can ed under section 1939 of the Supreme Court says:

That such a house is a gaming or gam race to a crime or not, has been so often held by the courts that it is no longer open

non law offenses as such, But section 193 ovides: "If any person shall willfully and engfully commit any art which grossity fures the person or property of another, which grossly disturbs the public peace or health, or which openly outrages the public decency and is injurious to the public merals, such person, if no punishment is ex-creasly prescribed therefor by this code, upon conviction thereof, shall be punished imprisonment in the County Jail not less

The keeping of a gaming-house was an offense at common law, because, among other things, it disturbed the public peace and tranquility by encouraging idlenese, riot, lessness, breaches of the peace, dis orderly conduct and the like. The

statute simply means that one who know-ingly and without authority of flaw commits annoys or scandalizes the community, and agitates and disturbs the quiet and tran-quility of the public, or outrages public de-cency and is injurious to public morals, is guilty of an offense. And this is substantially the definition of a nulsance at emmen law.

It is not necessary that there should be an actual breach or disturbance of the peace to come within the statute. . If the statute had declared the acts prohibited to be nulsances, it would have been no more certain than it now is. In place of providing, as has been done in many states, for the punishment of nuisances, leaving it to be letermined from the common law what or the offenses came within that term, the egislature thought it wise to adopt the ther course and embody in the statute as a description of the offenses prohibited the essential ingredients of a con-

ween the two methods. One may the tech nical name, leaving the essential elements common law, while the other sets forth the agredients of the offense, leaving its techical name to be so aspertained. The results are the same.

Beadle vs. Paine & Kuykendall.

Herbert Beadle, appellant, vs. D. A. Paine and W. Kuykendali, respondents, from Lane County J. W. Hamilton, Judge, affirmed: opinion by Chief Justice

The plaintiff suffered a fracture and disjocation of his arm and employed defend-ants to treat him. The arm did not heal satisfactorily, and this action was brought to recover damages. The trial resulted in a verdict for the defendants, and plain-

in the Supreme Court numerous ques-ions were presented regarding the admis-ion of testimony and the instructions to Among the instructions ap-

bound to bring to the discharge of their duty as apecialists, that degree of care, skill and knowledge which is ordinarily possessed by gractitioners devoting special attention and tudy to the same branch in similar localihaving regard to the present state of

It was not negligence of the defendants or ach of proper skill for them not to have an evray machine or for them to use the same the treatment of plaintiffs arm unless such mathins was usually employed by physi-cians and surgeons in the same general lo-cality in which defendants were practicing their profession or in similar localities.

No error is found in the court below.

Kroll vs. Coach.

William Kroll and E. W. Sparrow, respendents, vs. William Coach, appellant, from Douglas County, J. W. Hamilton, affirmed October 31; petition for rehearing dented; opinion by Chief Justice Wolver-

Piaintiffs entered into an agreement with defendant by which they were to furnish part of the money to purchase certain land and receive a corresponding portion of the land. Coach deceived them as to the price of the land, and in this suit the court held that Coach holds as

person can be precluded by any contract or writing that he has been induced to enter into through fraud or deceit."

Other Cases Decided.

George F. Livesty, appellant, vs. James Muckle and Charles Muckle, respondents, from Columbia County, T. A. McBride, Judge: affirmed: opinion by Justice Bean, George W. Scott and H. A. Hammond, executors, respondents, vs. Eva Ford, appellant, from Lane County, J. W. Hamilton, Judge; respondent's petition for rehearing denied; opinion by Chief Justice

W. I. Sweetland, appellant, vs. Grant's Pass New Water. Light & Power Com-pany, respondents; petition for rehearing denied.

Sheriff Retains Charge of Poolroom

Speaking of the decision of the Supreme Court, Sheriff Word said he would retain possession of the room of the Warwick Club on Fourth street, in which there has been a guard in charge since last October, until he receives the mandate of the Supreme Court. The Sheriff also stated that he knew he was doing right when he closed the poolrooms, and was satisfied the Supreme Court would decide satisfied the Supreme Court would decide in his favor.

Quartermaster's Safe Robbed.

MISSOULA. Mont., May 15.-Klide Adams, a colored private soldier, is a fugitive from justice and accused of rol bing the Quartermaster's safe at Fort Missoula of \$1300. The soldier had been m guard all day and asked for the key m the Quartermaster, saying he wanted clean up the room. The man cleaned the room and returned the key. He did not answer to roll call this m and an investigation showed that the combination on the safe had been worked and \$500 in cash and \$600 in checks stolen. Adams is supposed to have left the city last night on one of the late trains and his description has been sent broadcast to the authorities.

OLSEN IS TO WEAR STRIPES

EX-PORTLAND MAN SENTENCED AT LOS ANGELES.

Five Years for Embezzling Diamonds Belonging to a Young Woman He Had Met.

LOS ANGELES, Cal., May 15 -John F. Olsen, a traveling salesman, formerly president of the Travelers' Protective As ociation for five years, and vice-president of the association for three years, and at one time prominent in business and ocial circles of Oregen, was today sentenced to five years' imprisonment in San Quentin by Judge Smith in the Su-perior Court for the embezziement of Kie worth of diamond jewelry, the property of Mrs. Elia K. Thurber, of this city. Telegrams were read in court from Jovernor Chamberlain, of Oregon; Prose-uting Attorney Manning, of Portland, and other Oregon men, testifying to the ormer good character of Olsen. prisoner in sentencing bim, and charac

erized his sentence of five years as the imit of leniency under the circumstances. Olsen in his defense admitted having pawned the jeweiry of Mrs. Thurber which she had placed in his possession but alleged it was with her consent, and that it was their mutual intention to em-bark in business tegether, using the funds realized from the jewelry as a joint cap

Mrs. Thurber was a young woman whom Olsen had known but a few days prior to his disposing of her jewelry.

Olsen came to Portland about three years ago as the representative of the Devore Diamond Company, a tentine con-cern. The postal authorities made trouble for the company, and the Wastern agents, of which Olsen was one, refused to turn over the moneys they had col-lected to the main office. He afterwards formed another company, operating on the same plan as the tabooed diamond com-

A number of "policies" were sold in Portlam and vicinity. The postal in-spectors had again broke up Obsen's hus-ness, and the associates also split up. number of prominent men, among then Governor Chamberlain, had lost consid erable money by buying his "policies."

GRUDGE AGAINST A FOREMAN

C. W. Smith Confesses to Dynamite Explosion at Oak Point.

KALAMA, Wash., May 15 .- (Special. -Charles W. Smith, the young man brought up from Oak Point charged with blowing up a barn on the Larsen place, near Oak Point, Thursday night, waived examination and told all about the crime. He says he did the job when he was under the influence of tiquor and cut the fuse so short that he came near losing his own life.
Smith says he has a jot more dynamite hidden under a bridge near the place, and he will probably be taken down there to locate it tomorrow. He was held in \$500 bonds to the Superior Court, when he will niesd emity. The Court, when he will plead guilty motive seems to have been a grudge against the foreman of the rock quarry

APPEAL IN CASE OF AH SOU Portland Slave Girl May Be Released

on Ball.

SEATTLE, Wash., May 15 .- (Special.) Papers are being prepared to appeal to the United States Supreme Court the case of Ah Sou, the Portland slave girl or-dered deported. At the same time the notice of appeal is filed a motion will also roved by the Supreme Court were the oilowing:

Specialists in the practice of surgery are home for unfortunate women pending the determination of the appeal. San Francisco has such a home, and it is believed that an order can be obtained from the court permitting Ah Sou's detention there until her case is decided. Such action has been allowed before by the same

court, notwithstanding the hydroganti-Chinese sentiment of California

ROSEBURG, Or., May 15.—(Special.)

—The regular term of Circuit Court was convened here this morning by Judge Hamilton. A grand jury was called to investigate the seven criminal cases pending and whatever other matters may be about to their attenmatters may be brought to their atten-

The Glendale murder case is deemed the most important, J. G. Barnes now being in Jail here under charge of having committed the deed. The mysterious murder of Jacob Beuter, 14 miles northwest of Oakland, several weeks age, will very likely also be taken up. Half the civil docket was cleared by Judge Hamilton at a preliminary session last Friday.

Whites Displacing the Chinese

trustee for the plaintiffs such a portion of the land as their money would have bought. On the motion for rehearing the defendant urged that the warranty deed which plaintiffs accepted precludes them from setting up any such agreement other of this railroad company, which is now than that shown by the deed itself. The dispensing with them as rapidly as white funreme Court holds, however, that "no

Northern Pacific Surveyors at Work on Columbia Bank.

PARTY IS NEAR VANCOUVER

Skilled Bridge - Builders in Great Number Said to Have Been Placed on Division South of Tacoma.

KALANA, Wash., May 15.—(Special.)— The Washington & Oregon Railrond sent a special down from Vancouver to Kalama Sunday after a car of Northern Pa-elfic Railroad surveyors. They had a bangage car well filled with camp equipage and instruments. Their destination was Vancouver, Wash., and they an-nounced that they were to work on a location for a bridge across the Columbia at or near Vancouver, and also to perfect the survey along the north bank of the Columbia above Vancouver,

From the best information obtainable, it is the intention of the Northern Pacific Rallroad Company to push the work as rapidly as possible. While it is not as ret definitely announced, it is understo that the bridge across the Columbia will be a little below Vancouver, the track then crossing the peninsula at St. Johns and bridging the Willamette near Linnton and running into Portland over its own

A giance at the topography of the penin conver to Portland it will either ? essary to swing down toward St. or else turn up the river about Wood lawn and intersect the O. R. & N. some where near the head of Sullivan's guich order to reach the Union Depot, and It is believed by railroad men that the Northern Pacific has decided on the lower

O R. & N. MAY MAKE MOVE

Riparia Branch Building Would An-

swer Northern Pacific. LEWISTON, Idaho, May 15 .- (Special.) While all is apparently quiet here today with reference to the railroad situation. there is strong feeling that within the next @ hours something will develop in the way of construction by steam roads, and there is strong evidence that the O. R. & N. will be a strong factor in bring ing about that condition. While this road is resting on its ours, it is understood it is only waiting for word from New York to begin construction of the Riparia branch. It is understood that if the Northern Pacific does not make satisfac-tory explanation concerning the presence of its engineers in the field the issue will be forced, and it would appear that as yet nothing has developed that a truce is n between the lines.

Engineer Polisrd, of the Northern Paific, arrived here from the Culdeste sountry this morning, but refuses to disuse matters relative to surveys which he is in charge of, it is reported the Northern Parific has placed one of the crews of surveyors on the O. R. & N. right-of-ways at Big Canyon, near Peck. which is one of the most important pieces of right-of-way now belonging to the

latter company.

John P. Vollmer, accredited representative here of the Northern Pacific, is gly ing out positive assurance that the North ern Pacific will build to Grangeville with out delay and that the company has not placed its men in the field to binff the electric line project. In the meantime the Lewiston-Grangeville electric line project is taking more serious steps to protect itself with markets and the control of t self with relation to holding its rightways. Colonel Spofford, president of the project, stated today that work would be continued along the line of survey until he road is completed and that there was no bluff on his part. By his orders a crew of men was placed at work this morning grading on the right-of-way at the limits

Wednesday night the Colonel will ask the City Council for a franchise to oper-ale a line through the city, and will also ask for a lease of the water from along Snake River for dock purposes. It is reported that Northern Pacific rep-escutatives are in Grangeville endeavoring to secure terminal grounds in that

WORTHINGTON MAY MOVE.

Rumor That He Will Be General Manager of Western Pacific.

SAN FRANCISCO, May 15 .- (Special.) -li is current talk in well-informed railroad circles in this city tout B. A. Worthington, general manager of the Southern Pacific Company's Oregon lines, with headquarters at Portland, wil soon quit that position, to be gen-eral manager of the Western Pacific Railroad Company. It is asserted that Railroad Company. It is asserted that the object of Worthington's present

visit to Chicago is to consult with men in touch with Gould interests. Prominent ratiroad officials asked today about the report said they had no official information, but believed the

story to be true. The rumor to the effect that General Manager Worthington is about to become concered with the Western Pacific is not credited by railroad officials here. Notaing is known of the story at the general offices in the Worcester building, and no inkling of such change has come to Mr. Worthington's own of-

Mr. Worthington is now on his way nome from a visit to Chicago, having left that city last night for his return nome. He will reach the city, the latter

Bridge Men Move to Vancouver.

VANCOUVER, Wash., May 11 .- (Special)—Last evening a party of Northern Pacific surveyors, with camp equipage, passed through Vancouver and went on up the Columbia River. It is understood up the Columbia River. It is understood that the first work to be done by this party is to complete the survey down the north bank of the Columbia to and through the military reservation. Arrangements have already been made with the Government to this purpose, and a depot is to be erected on Government

across the Columbia have been rife here for some time. A large number of skilled bridge men have moved here and others have been inquiring for residences. It is said the best talent in this line from the Northern Pacific system has been put on the division between here and Tacoma. It is stated that the work of the survey party now in the field will include vey for the bridge across the river.

TAXATION TO BE IN FASHION

Washington Board Is Preparing for Active Campaign.

OLYMPIA, Wash., May IL-(Special)-Sarty action will be taken by the new climan in the First Ward: Charles H State Tax Commissioner in investigating and G. A. Covell in the Second, intangible property, such as franchises Frank Francisco in the Third Ward.

of express, sleeping-car, telephone and telegraph company and the like. Members of the committee announced today that they were receiving hearty assurances of co-operation from Assessors and county Boards of Equalization, and, as Commissioner Easterly expressed it, "Taxation will be fashlonable this year." The commission will prepare a circular of information designed to aid Assessors.

The commission will prepare a circular of information designed to aid Assessors and Boards of Equalization in aiding the commission in its work of getting at the value of intangible property and the details of other property that is believed to be escaping taxation.

The members of the commission, J. H.

The members of the co Easterly, J. E. Frost and T. D. Rockwell, held a meeting today preliminary to the formal organization that will be effected as soon as the law becomes operative June 9. The commission agreed informal-ly on a partial outline of the work to be taken up, and decided that among the first matters to be given attention will be inheritance tax. A graduated inherit-ance tax is imposed on estates passing

to collateral heirs.

Owing to unfamiliarity with the law, many administrators fail to notify the proper authorities, and many estates are escaping taxation. The tax is a lien on the estate, and may be enforced at any time. In the opinion of the commission, a great many thousands are due the state

m this source. tion of Frank C. Morris, of Tacoma, for secretary. Mr. Morris was Deputy Aud-itor when J. E. Frost was State Auditor. and recently has been Assistant Postmas ter in Tacoma. The position pays \$1200

Wanted Back in Georgia.

SACRAMENTO, Cal., May 15 .- Govthor Pardee today honored the requis-tion of the Governor of Georgia for the return to that state of Maro Potter. who is wanted to answer a charge of emberilement at Davisburgh of the funds of a bank at that place. Potter is in custody at Los Angeles.

PETITION WAS DEFECTIVE

MULTNOMAH COUNTY CLERK MADE SERIOUS ERROR.

Demand for Referendum on Big Appropriation Bill, Has Seven Thousand Signatures.

SALEM, Or., May 15 .- (Special.)-The petitions demanding the referendum upon the \$1,000,000 appropriation bill were filed today, though petitions bearing 7000 signatures were brought here from Mcwith the intention of filling It was found that the Clerk of Multnemah County had not made his certificate in the proper form, and that the petitions from that county, bearing 1709 signatures, would be fatally defective. The petitions were taken to Portland where the certificate will be corfiled. It was in anticipation of some such defect as this that the referendum leaders

WES RECUESARY. The law requires that the County Clerk hall set out in his certificate the names persons whose signatures he finds to e genuine after comparing them with he signatures in his registration books, the Clerk of Multinomah County merely criffed that he found a specified number of signatures to be genuine, but did not set forth which they were. M. B. Hen-dricks, of McMinnville, brought the peti-tions to Salem, and took them to Port-

referendum committee come from nearly every county in the state, and contain many names of prominent men. From Muitnomah County there were 1900 sig-natures, Linn County 1900, Yambil) 1775. Polk 560, Marion 680, Union 400, Clacks-

NOTICE GIVEN POSTMASTERS

Oregon City Land Office Officials Obey Orders.

OREGON CITY, Or., May 15 .- (Special.)—Pursuant to instructions re-ceived from Washington, Register Dresser and Receiver Bibee, of the Oregon City Land Office, today mailed to every Postmaster within the Oregon City land district a notice of the re-moval of the Land Office, and requestmoval of the Land Omes, and request-ing that the same be conspicuously posted. The text of the notice, which is subscribed to by W. A. Richards, Commissioner of the General Land Of-fice. Is as follows:

Notice of the removal of the United States, and Office from Oregon City, Or., to Port-

Notice is hereby given that the Presiden of the United States, by executive order dated March 21, 1905, has, pursuant to sec-tion 2251 of the Revised Statutes of the United States, and by virtue of the authority therein given, directed that the United States Land Office now located in Oregon City, Or., be removed, with its husiness, records and archives, to Portland, Or.

In pursuance of said executive order, the United States Land Office at Oregon City, Or, will be permanently closed and discon-tinued at the close of business hours on June 30, 1905, and its business, records and archives removed to Portland, Or., on July 1980

Given under my hand at the City of Wash-ington this 25th day of March, A. D. 1903. The circulation of petitions remonstrating against the proposed change is still in progress throughout the district, where they are being largely signed. When this work is finished the petitions will be presented to President Roosevelt.

Stanford Grads Will Play During

Commencement Week. SAN FRANCISCO, May 15 .- (Special.) Many of the baseball heroes of the early days of the university will play on the Stanford diamond once more is the alumni senior baseball games, which will be one of the features of the great de-cennial reunion of the alumni to be held on the campus during commencement. The ball game will occur Tuesday morn-

ing. May Among the players will be Chet Murphy, of Portland, Stanford '00, who was one of the greatest albietes that ever wore of the greatest athletes that ever wore the cardinal. Other alumni players will be William McLaine. %, the great pitcher: A. B. C. McGilvray, ex.'06, famous as varsity fullback and catcher: George Campbell, '94, Stanford's greatest left-hand pitcher: Otis White, '86, one of the surest outfielders and best hitters of Stanford: Downing. '85, the best athlete of the pioneer class; "Home Run" Young, Stanford's greatest hitter; Jack Sheehan, '86, captain and coach; James L. Langgan. '00, the famous football and baseball coach.

Johnson Wins by One Vote.

CORVALLIS, Or., May 15.—(Special.)—
The annual city election was held here today. There was an active fight over the Mayoralty, and A. J. Johnson was elected by one vote over Z. H. Davis. For the other offices, B. P. Greffoz was reciected Folice Judge; W. G. Lane, Chief of Police, and William McLagan, Treasurer, George Lifty was named for Councilman in the First Ward. Charles Hout and G. A. Coveli in the Second, and Frank Francisco in the Third Ward.

Powerful Madman Runs Amuck in San Diego.

HE IS CRAZED BY DRINKING

No Reason Is Given for the Murder of Two Men, a Boy and Woman-Ends His Life With Gun.

VICTIMS OF MADMAN.

P. ROBINSON, window-cleaner, who ran amuck. W. CHASE, carpenter; shot with

rifle while at work. HARRY DODDRIDGE, son of Internal Revenue Collector; shot as he opened MRS. EMMA STEWART, landlady

shot with rifle in her room; may die. WILLIAM STEWART, son of landlady; stabbed at breakfast table. Mrs. W. H. Dotdridge, mother Doddridge; shot as she tried to

ексаре. W. H. Doddridge; jumped from second

SAN DIEGO Cal., May 15.-Armed with ifie, revolver and dirk, each of which used with deadly dexterity, a mad man ran amuck in this city today, killing two men, a boy and a woman, wounding two other persons, and finally blowing off the top of his own head and dying within a few minutes.

Three of the victims lived in the sam house with the slayer. The fourth person whom he killed and the two who were wounded resided half a mile away, and it was in their house that the maniac took

edy was W. P. Robinson, about 49 years old, of powerful build and some education. The precise causes which led him to wholesale murder may never be tained. It is known however, that he was a heavy drinker, that he was in-tensely interested in the Nihillist movement in Russia, and that against two or three of his victims he fancied some; grievance. On the other hand, he is to have been ordinarily a good-natured man and inclined to be generous—of the last persons likely to take life. general supposition is that drink and ooding over Nihilism brought on an at-

Landlady First Slain

About 8 o'clock this morning, Robinson left his rooms at the corner of Fourth and A streets, went to the apartment in the same building occupied by Mrs. Emma Stewart, the landlady and her son, and rapped for admission. Mrs. Stewart, upon opening the door, was shot through the head by Robinson, who had leveled a S. Winchester.

Robinson then entered the dining-room Robinson then entered the dining-room, where young Stewart, who had been scated at breakfast, was just rising from the table. Robinson attacked him immediately, plunging a long knife into his body close above the heart, the blade sinking deep into the chest, again into the abdomen. At the second stab, Stewart sank to the floor with blood pouring

from his body in a stream.

Robinson then returned to his rooms, reloading his rifle and leaving his knife. and apparently slipped a revelver into his pocket. Leaving his rooms again he descended to the first floor, a portion of which is used as a carpenter shop by H. W. Chase. Chase probably saw Robinson enter, but paid no attention to him, for Debayer, a consultated, close to him. and suddenly throwing up his rifle, fired, the builet entering Chase's breast close to the heart. The third victim apparently

Walks Street With Knife.

From the carpenter shop Robins reeded on his bicycle down Fourth street for several blocks, through the busines section of the town, with the rifle sti in his hand. He went directly to house of W. R. Doddridge, Internal Rev-enue Collector, on the northeast corner of Second and II. Streets. He left his wheel at the curb and ran up the steps to the front door, carrying his rifle in one hand and the revolver in the other. In response to his ring, Harry Doddridge, son of W. H. Doddridge, and an engineer at the San Diego Brewery, opened the door. Robinson immediately raised his revolver and at the crash young Deddrevolver and at the crash young Doddridge sank to the floor with a builet just
above the heart. Death followed before
medical assistance could be summoned.

Mrs. Doddridge, the young man's
mother, hearing the shot and perhaps witnessing the tragedy, ran screaming from
the house. Robinson, hearing the screams,
started through the house after the woman. As she was crossing the yard the
crasy man caught sight of her and fired,
the builet striking her in the back. She
fell headlong upon her face in the yard.

W. H. Doddridge, who was in bed on the
second floor when the commotion began, second floor when the commotion jumped or fell out of the window,

ing the bones of his right hand and prob ably sustaining internal injuries. Turns Pistol on Himself.

Robinson searched the house for mor OLD STARS ON THE DIAMOND the bed and, placing his revolver to his temple, fired a bullet which tore off the

top of his head. Mrs. Emma Stewart, the first victim of the drink-crazed man, was taken at once to a hospital, where portions of the bones splintered by the bullet were removed. The ball entered the cheek, passing through the base of the brain and emerging at the back of the head. The woman did not regain con-sciousness, and died shortly after being taken to the hospital. She was a widow, aged 45, and was highly re-

spected by neighbors.

William Stewart, whose death shortly followed the shooting of his mether, was her only child. He was a newsboy. The first stab he received just missed the heart, the second in the abdomen proving almost immediately fatal.

H. W. Chase, the carpenter, was about 40 years old, and so far as has been ascertained had no family.

Bullet Enters Back.

Bullet Enters Back.

Harry Doddridge, the fourth person attacked by Robinson, had an excellent reputation and was a popular young man of il years. It is not thought he was even acquainted with the man who killed him. His mother has been removed to a hospital. The seriousness of her wound is not yet known. The bullet entered the back at the base of the spine and may have penetrated the sacral cavity. She is the property of the spine and may be sent to go the spine and may acting the tracely is in a serious condition, and may not recover. It is stated that his back is broken.

Testerday for the first time in the city's history every saloon was closed under the new Sunday ordinance. As a result many of the spine that the same to you by mail, present to go the spine to possible the same to you by mail, present and the sample tree back and according to the spine the same to you by mail, present and the sample tree back and according to the spine the same to you by mail, present and the sample tree back and according to the sample tree back and the sample tree

demilohns and bottles were filled on Saturday, and it is believed that Robinson's
insane acts were committed while in a
condition of frenzy induced by drink.
Probably he attacked those he did at
first because they were at hand. What
led him to proceed eight blocks to the
Doddridge home is a mystery. Hie passage along a busy street, carrying a rifle,
was apparently unnoticed, though he
must have passed scores of people between the first outbreak of his homicidal
mania and the final enactment.

Late this afternoon it was thought that
Mrs. Doddridge's wound would prove fatal. The bullet ranged downward and
lodged in her left thigh.

Murderer Made Threats,

Mrs. Stewart, it is said by persons who knew her, separated from her husband, who is believed to be living in Denver. Chase, it develope, was married and his wife is thought to be in Reno. Nev. at the present time. Robinson, the murderer, has relatives living in Rivervale, Ind.

Young Stewart was not only stabled twice, but was shot in the heart with the rifle. His mother was shot twice.

It is now stated that Robinson had been heard to make threats against Doddridge, who, he had alleged, had once been ene gaged in an attempt to have him shanghased when he was a sailor. It is said also that he had expressed a dislike for

Indorsed Another's Check.

OLYMPIA, Wash., May la.-(Special.)-A requisition issued today by Governor Mead for James H. Crossen, under arrest in Saginaw, Mich., reveals a story where a similarity of names led to crime. Crossen once lived in Aberdeen, and another James Crossen lived there also. James H. moved to South Bend and ordered his mail forwarded. A letter inclosing a draft for \$500 came to James Crossen, and was forwarded by mistake to James H. Crossen. 'The latter indorsed and cashed the draft, then skipped. He will be brought back for trial.

LEPER WORKED IN GARDENS

BAN ON BERRIES FROM SECTION OF BRITISH COLUMBIA.

Chinese Died of the Disease and Coroner Insists That the Fruit Be Not Sold.

NEW WESTMINSTER, B. C., May 15. (Special.)-There is considerable talk in this city of having a restriction put on the sale of strawberries raised in the district between Port Hammond and New Westminster Junction, owing to the death of a Chinaman a week ago from leprosy in that district. The Chinaman with the dread disease worked all last year and the previous

year in various strawberry gardens along the Canadian Pacific Railway, between Port Hammond and New Westminster Junction, and at the time of his last affliction, which put him out of misery, was employed on a strawberry farm the junction. The result, of this disci ure has caused a large booking of straw-berries already from other districts, so as to be sure of the gardens in which they are raised. Coroner Pittendrigh, who held the

quest, states that a restriction should be placed on the sale of these berries.

STOCK OF A DEFUNCT BANK Washington Supreme Court Refuses

to Force Transfer. OLYMPIA, Wash., May 15 .- (Special.) The Suprema Court today decided hat a National bank in process of coluntary liquidation cannot be compelled to make a transfer of stock on its books and issue certificates there-from to new subscribers. The point is one that apparently has never been passed on before in any state, as the attorneys were unable to cite any au-

thority on the subject. The Jecision is noteworthy in toat it out of the failureof the Scandinavian-American Bank, in Bellingham. This was one of the H. St. John string of banks that went to smash and resulted in sending St. John to the penitentiary,

from which he was pardoned by Governor McBride. Robert Muir, receiver of the defunct bank, attempted to show in court that securities belonging to the bank had been improperly transferred to the Fairhaven National Bank, in which St. John was interested. The court sus-tained an objection to the bringing o books into court, and Muir attempted to get access to them by purchasing six shares of stock from an individual stockholder.

nad gone into voluntary liquidation and a certificate of stock was refused Muir. He brought suit to compel the bank to issue the stock. The decision of the Supreme Court is to the effect that the transaction would be new business, which the bank is not au-thorized to do.

Stock may be legally purchased of

In the meantime the Fairhaven bank

a stockholder, but the bank's cogal-mance goes no further than a delivery of the profits on the shares to tac holder at the end of the bank's liqui-The decision is a reversal of VOTE FOR PLENTY OF WATER

Cottage Grove Citizens Will Bond the City for \$20,000.

COTTAGE GROVE Or., May M.-The mains of the city waterworks are so small that they are unable to carry suffi-cient supply of water for the needs of the The question of rebonding the town for \$30,000 to replace the present four-inch

TODAY IS THE DAY To Begin Taking Better Care of Your Health.

When the Rigors of the Winter have Weakened and Depressed your Vitality And has Brought in its Wake the usual train of COUGHS and COLDS. Reinvigorate Yourself by taking

zomulsion

Which will put Life-Force directly into your Blood and carry it quickly through every part of the Body. Vitalising your Nerves and Bodily Organs.
Ozomultion is the only Vitalized Emulsion of Cod Liver Oil with Hypophosphites of Lime and Soda, Glycerine and Gualacol.
A Preventive and Cure for LA GRIPPE. PNEUMONIA. CONSUMPTION, CATARRH. BRONCHITIS. WEAKNESS OF LUNGS AND CHEST, THROAT TROUBLES, and a RECUPERATIVE for those Recovering from WASTING DISEASES.
Bold by all Druggists. Two Sissa-8-on and 16-or. Bottles.

TWO NOTABLE RECOVERIES FROM EXTREME DEBILITY.

thouse's Strength Had Bown Waning for Three Years, Wife a Sufferer from Female Weakness.

"My strength had dwindled so that I couldn's apply myself to my business with any map but was tired and listless all the time," said Mr. Goldstein.

"I went to bed completely used up by my day's work, and when I got up in the morning I didn't feel rested a bit. I had awful headaches too, and my kid-neys got out of order and caused me to have severe pains in the back. At one time I became so feeble that I could not stir from bed for three weeks."

Mr. Goldstein is a young man and had then but recently established a home of his own. His anxieties were incres by the fact that his wife was far from

being robust, Mrs. Goldstein mys: "For two years I had been ill most of the time. Sometimes I was confined to bed for weeks in succession under a physician's care. I had headaches, kidney trouble, pain about the heart and many more uncomfortable symptoms connected with that weakness to which my

sex is peculiarly subject. Trouble had invaded this house and settled in it in just the years that ought to be the very happiest. Physicians could not tell them how to get rid of it.

"I was utterly discouraged," said Mr. Goldstein. "Then the urgency of some friends led me to try a blood and nerve remedy which was said to be wonder fully successful. Within a month there were unmistakable signs of improvement in my condition, and within a year I was completely well. Through the use of Dr. Williams' Pink Pills I have now as good health as I ever had in my life." Mrs. Goldstein adds : "The wo derful effect that Dr. Williams' Pink Pills had in the case of my husband led me to try

made me decidedly better and a few months' treatment cured me." Dr. Williams' Pink Pills are the best tonic and regulator, they make pure, rich blood and when there is general weakness and disorder that is what the system needs. Mr. and Mrs. H. Goldstein live at 38 Gove street, East Boston, Mass. Dr. Williams' Pink Pills are sold by druggista everywhere.

them and they helped me even more quickly than they did him. One box

nains with ten-inch was voted on today and was carried by a large majority.

The city will also buy a large tract of and in order to have absolute control of the source of water supply. The erection of a large reservoir is also being discussed with the City Council.

Judge Ross Dissents. SAN FRANCISCO. May 15 .- The Cir-

cuit Court of Appeals today affirmed the decision of the lower court in the decision of the Copper River Timber Company vs. R. F. McClellan. Judge Ross dissented from this affirmation, giving as his reason that the court berefused to hear certain witnesses that legally should have been exam-Hops Advance in Liverpool.

SALEM, Or., May 15.—(Special.)— Conrad Krebs received a cablegram



Try Pearline according to directions Without Soap and see the Suds it makes-full ofquick acting and safe cleansing power Dearline instead

I of Soap not with Soap

Some grocers sell Schilling's

moneyback; some don't.

They have their reasons both ways.

HAND SAPOLIO

POR TOILBY AND BATH Pingers rougheard by seedlework catch every stain and look hopelessiy dirty. Hand Sepello removes not only the dirt, but also the loosened, injured caticle, and restores the fingers to their natural beauty.



