cage and the City of Seattle are now in the

the Question.

SALEM, Or., July 26 .- (Special.)-

adopted by the last Legislature, Gov-

Right of Way of C. & E. Road.

and fastened about the man's neck.

a daughter was positive that the body

UNKNOWN MAN'S SUICIDE.

Beside Empty Shotgun.

Train at Chehalis.

from the mower he was driving.

Macadamizing of Salem Street. SALEM, Or., July 25.—(Special.)—The contract for the macadamizing of South Commercial street for a distance of one

mile, and extending to the southern limits of the city, was signed this afternoon by the city authorities and the Warren Construction Company of Portland, by

W. L. Archambeau, the price agreed upon being \$10.446. This was the lowest of sev-

Mr. Archambeau, in turn, entered into

a contract with the Citizens' Light & Traction Company, of this city, for haul-ing the crushed material for building the

street from the rock quarry, 3½ miles south of the city, and also for furnishing power for the operation of all machinery

The street railway company will set to work at once to extend its line from the work at once to extend its line from the cornetery to the rock pit. 1½ miles, and

the contractors expect to begin the street improvement work in about six weeks.

Peeped and Lost an Eye.

HOOD RIVER, Or., July M.—(Special.)— Because he peeped from behind a tree just as a charge of dynamite exploded under a near-by stump. Bert Jewett's face was filled with dirt and gravel, which com-

Settled Quarrel With Fists.

being held by Justice Long.

CROSS GREAT CREVASSES

Mazama Scouts Return and Report a New Trail, Much Easier to Climb Than the Old One, and Much Safer.

PARADISE VALLEY, via Longmire Springs, July 26.-Lest night the wildest enthusiasm prevailed among the Mazamas, occasioned by the safe reers, the first composed of General Stevens, Professors Fiett, Lyman, Landes, C. X. Landes and Mr. Plum, who had made the ascent of Mount Bainler by the old trail, and the other, the Kiser Corps and Mr. Sholes, who had been since Saturday searching for a new trail up the west side of the mountain. turn of two scouting parties of climb-

mountain.

Mr. Sholes told of the new trail, which is very much easier than the old one, and perfectly safe climbing to within 500 feet of the top of one pinnacle and 1500 feet of another. There the most magnificent crevasses, in every imaginable shape and size, so that they become fairly black as deep that they become fairly black as the depth increased and criss-crossed in every direction make passage absolutely impossible

lutely impossible.

Mr. Patton, a Kiser man with long experience in mountain-climbing, says he never any anything that could approach it in the magnificence and grandeur of its beauty. Mr. Patton also reported the presence of mountain goats in the wild vicinity of the west

in one long line, made up of companies of ten. Each company has a leader, but the members are provided with alpensiticks, spiked boots and completely disguised by grease paint and adhesive disguised by greate paint the Sierras, is thoroughly organized and under signed agreement to obey the leader in every detail. It is hardly possible that an accident can occur. The Sierrans

an accident can occur. The Sicrrans will leave their blankets at Camp Muir for the Mazamas, as they pass the Mazamas going up as they come down. The most marvefous piece of mountain-climbing ever performed on the American continent, according to many members of the great clubs, was the feat of two young Sierrans, Jack Glassock of Berkeley College, and Mr. Dudfeat of two young Sierrans, Jack Ginsacock, of Berkeley College, and Mr. Dudley, a nephew of Professor Dudley, of
Stanford. They have Just arrived in
camp after 24 hours of climbing. They
took a new route up the mountain, going on the southwest side, where near
the top they encountered the most terrible crevasses, so wide that they could
cross only by climbing down into
them. They made their way from crevasse to crevasse till they reached the
crater.

orater.

Often young Hancock, who was the leading spirit, pulled himself up by overhanging ice ledges, then dropped swinging into the crevasse from the two sipenstocks and drew up his companion. He has climbed all the leading peaks of the Pacific Coast.

Both men are under 20. They had for food six crackers between them, and these were not eaten. Glassock looked worn and aged when he reached camp.

The Sierras and Appalachians made

The Sierras and Appainchians made the ascent and returned at 7 octock last night, without serious accident. Dr. Lappan sprained his knee on Gib-raltar Rock, but continued the ascent. Mr. Blaze was the only one to suffer from mountain fever. The wife of Changian Clemens of the

The wife of Chapiain Clemens, of the United States Army, is ill, wrapped in blankets and lying among the rocks of Camp Muir. Her condition is not alarming, and she will probably make the descent today, coasting most of the

The Mazamas will reach the summit and return to Camp Muir tonight.

ACTION IS WITHOUT DEFENSE

Governor Mead Again Scores Governor Johnson.

OLYMPIA. Wash. July 26.—(Special.)— In a reply to the recent letter to Gov-ernor Johnson, of Minnesota, sent in an-swer to Governor Mend's review of the extradition controversy between the two extradition controversy between the two Governors, Governor Mead instats that no inference could be taken from his first letter that he was conferring a favor on son, personally, in honoring the ida John-son requisition. State of Minnesota or Governor John-

"I pointed out that in your refusal to "I pointed out that in your refusal to allow any corrections to be made in the Dessie M. Allen requisition, and in summarily dishonoring the demand, you acted contrary to the statutes and in an arbitrary manner," he says. "At no time have I sought to instruct you in couriesy, but I have pointed out what I deem a violation of the law by you.

"I have sought diligently to obtain from you what reasons you have founded on

what reasons you have founded on he Federal Statutes for dishonoring the Dessie M Allen requisition, but have ob-tained no satisfaction. I submit that as an executive who professes a willingness uphold the Constitution and acts of Congress concerning interstate rendition your refusal to honor the requisition is absolutely without defense."

NO LICENSE TO SELL LIQUOR

Jesse Curtis Arrested at His Place on . the Barlow Road.

OREGON CITY, July 26.—(Special.)—
Constable Bert Jonsrud, of Kelso, hast
night lodged in the County Jati here Jesse
Curtis, held under \$500 bonds to the Circuit Court on the charge of selling liquor
without a Heense. Curtis, who had applied for a Government Heense, conducted a place on the Barlow road, four miles above McIntyre's. Although Curtis had not yet received his Government Hoesse, the state is in possession of evidence that Curtis sold liquor in quantities of a pint, and it was on this showing that the ac-cused man was held to the Circuit Court after a hearing before Justice T. G. Jona-

rud at Keiso.

Curtis is considered an old offender in the illegal sale of intoxicants, having prior to his residence in this country been a resident of Wasco County, where he caused the authorities trouble along the same line. When strested Curtis had write authorities the like capital. quite a quantity of liquor in his cabin.

CANNERY BUILDING BURNED

Seufert Bros.' Loss at The Dailes Is

About \$8000. THE DALLES, Or. July 26 (Special)— one of the canneries owned by Seufert from at their plant east of this city was urned today about from, the fire apread-

and entirely ruining the three buildings. The loss will probably reach 1800.

The burned cannery was an old one containing old machinery, and stood about one mile east of the cannery in present use by the Senfert firm. The O. B. & N. tracks were somewhat damaged by the

tracks were somewhat damaged by the fire, delaying trains for a short time this afternoon. Sparks from a passing engine are supposed to have started the blaze. FOREST FIRE IN CLACKAMAS

So Far No Big Timber Has Been

Touched.

OREGON CITY, Or., July M.—(Special.)
-A forest fire, one-half mile in width and

—A forest fire, one-half mile in width and already having covered an area one mile in length, is raging at the head of Canyon Creek, in the foothills east of Wilholt, this county, and in the vicinity of James, Report of the fire, which has been burning for three days, was brought to this city today by Dee Wright, of Liberal.

The fire started three days ago, presumably from a campfire, on the Hungate homestead, ewned by Helvie & Jones. Only underbrush and second-growth timber are being consumed, the fiames not having reached any of the valuable heavy timber. The present course of the fire ranges toward the summit through an unsettled district and except the wind shifts, the fiames will spend themselves in brush the flames will spend themselves in brush that is of no value.

TO SHOULDER BLAME.

Saloons Are Ordered to Close, in Accordance With Ordinance Recently Passed.

BOISE, Idaho, July 28.-(Special.)-The complications over the closing af saloons at midnight and on Sundays has taken a The method adopted Monday for suspending operation of the ordinances in a ruiting by the Police Judge gave rise to a storm of indignation that steemeral Stevens said there was less steem in the crater than 15 years ago, when he first made the ascent; also less anow and much disintegration of the rocks around Gibraltar.

The Maramas marched off at 1 P. M. in one long line, made up of companies. has culminated in a change of programme. be suspended pending hearing of the test case in the higher course should be rec-ognized as binding. The Mayor denies this, but it is affirmed by persons who

know.

The Chief found there was likely to be serious trouble over his failure to enforce the ordinances and yesterday he demanded that the Mayor give him written interestications in instructions in accordance with the unde standing. The matter was put over until today, when the request of the Chief was renewed, the officer stating he would proceed to make arrests tonight unless the Mayor shouldered the responsibility in

After considering the matter all day, the Mayor issued an order this afternoon to the Chief to close the saleons in accord-ance with the provisions, of the ordi-nances. The Chief thereupon served notice upon the saloon men to that effect. It has created a commotion in saloon circles and the Mayor is criticised by a large proportion of the saloon men for having gone at the matter of getting rid of the ordinances in the manner that has been

FATAL QUARREL OVER WOMAN

Fred Morris Killed by Fellow Gambler in Idaho Camp.

WEISER, Idaho, July 25.—(Special)— The news of a shooting affray at the mining camp of Warren, about 150 miles from Welser, was received here late this afternoon, by which Fred Morris, a gam-bler, was killed by J. W. Young, also a gambler. The men were partners in a gambling game. The killing was the re-

WARRANT FOR LIQUOR MAN.

Contempt of Court Alleged Against A. G. Watson, at Forest Grove.

HILLSBOBO, Or., July 26.-(Special.)-The Forest Grove liquor question is again brought into prominence. Last Spring Judge T. A. McBride granted a permanent injunction forbidding A. G. Watson from taking out a license, or a pretended license, to run a saloon. While no license has been issued, it is alleged that Watson has been, to all intents and purposes, conducting a saloon, and a bench-warrant was issued today, charging Watson with contempt of court, and service will be

nade at once.
It is rumored here that Rev. Mr. Mahone, a prominent Astoria Congregation-alist, is at the bottom of this legal move. The warrant was placed in the hands of Sheriff J. W. Connell this afternoon at

leaders to get together and support a Washington County man for the place. It is not at all unlikely that Washington County's delegation to the next Congressional convention will be for Huston in case he should decide to enter the line.

Power for the Penitentiary.

OLYMPIA. Wash. July 2 - (Special.) -Representatives of the Northwest Gas &
Electric Company of Walla Walla are in
conference today with the Board of Control, relative to securing a contract for
lighting and furnishing the power for the
entire penitentiary. The state owns its
own steam power plant which operates an
electric light what the life will and electric light plant, the jute mill and

electric light plant, the jute mill and other machinery.

It is understood the private company offers to supply these requirements at less cost than the state can do it. The company uses water power. A further cunference will be held in Seattle tomorrow and a contract will likely be signed in a few days.

Cook Burned in Lumber Camp.

COEUR D'ALENE, Idaho, July %.— Pire in the Lewis Lumber Company camp on Mica Bay, Coeur d'Alene Lake, pesterday afternoon destroyed the plant, burned to death George Kuhn, cook in camp No. 2, and severely burned a num-ber of others, all of whom will recover. So fierce was the blaze and so strong the wind that the camp employes were com-pelled to throw themselves into Mica Creek, cover their heads with wet coats and blankets and remain partially sub-merged until the force of the flames had sir shouse and blacksmith shop spent itself. Property loss about \$600. | to

Mrs. M. L. T. Hidden Found Guilty of Lying.

TRIED TO INJURE PASTOR

Jury of Five From Vancouver, Wash., Methodist Church Returns a Unanimous Verdict.

VANCOUVER, Wash., July 26.-(Spectal.)—Because she made statements con-cerning her pastor, Rev. Thomas E. Eillott, of the Methodist Church, she could not prove before a church jury. Mrs. M. L. T. Hidden has been expelled from fellowship. The jury's verdlet was unanimous. It is said Mrs. Hidden will

Soon after the arrival of Rev. Mr. El-Soon after the arrival of Rev. Mr. Elliott, some months ago, Mrs. Hidden is
said to have begun her campaign against
him. Charges were preferred against
her two months ago by fellow members,
but the pastor delayed action in hope of
arriving at a solution of the difficulty by
some other means.

Before a jury composed of five memhers of the congregation—A. T. Weston,
H. H. Gridley, S. W. Thompson, W. H.
Hamilton and C. C. Tourley, many witnesses were examined before a packed
auditorium.

Four charges were made, with a number of specifications. Briefly, they were that Mrs. Hidden was guilty of lying and bearing false witness in quoting Mr. Elliott as saying: "I do not care wheth-Editor as saying: "I do not care whether you believe in the atonement of Jesus Christ or not"; declaring the pastor a Unitarian, and that he twisted and perverted the truth. Speaking of Mr. Ellott's conduct of services, the accused said: "His prayer-meetings are circuses," and "He has lied from the pulpit and he knew he was lying." These statements were raid to have been reposted. ments were said to have been repeated

on numerous sociations.

Through her counsel, Rev. C. E. Cline of Portland, Mrs. Hidden made no attempt, at denying the charges, but placed her reliame in justification of the allegations. After several hours' delib-eration, a unanimous verdict was returned sustaining each charge and speci-

CHICAGO HAS NOT YET VOTED MUNICIPAL OWNERSHIP.

John E. Humphries Explains Situation in Address Before University Improvement Club of Scattle.

SEATTLE July M .- Before the University Improvement Club of Seattle this evening John E. Humphries delivered an address in which he explained the status address in which he explained the status of the musicipal ownership question in this city. He said there was a general misunderstanding in regard to the bearing of the recent election in Chicago on min-nicipal ownership; and he proceeded to explain as follows:

Under the peculiar constitution of the State of Illinois provision is made for the passage by the Legislature of local laws to take effect at an election in the county, city or town where the elections by a majority vote of the quenty, city or town appears the law. gambling game. The killing was the remail of a quarrel over a woman.

Morris is well known here where he formerly lived. His first wife, who secured a divorce from him, is a resident of this city. Morris had quite a reputation as a baseball player. He was for a time a member of the Boise professional team last year. He was shot three times, Jack Davis surrendered to the authorities at Grangeville. He alleges self-defence. said city and approved by a majority of Lifeless Body Found Near Roseburg

those voting thereon those voting thereon."
The law could not be in effect until a majority of the electors of the City of Chicago vote in favor of the law being approved. At the last city election, the issue before the people was the question whether or not the set of the Lagislature should become the law in the City of Chicago. Under the constitution of most of the states, an act of the Lagislature constitution, when there is an tion of most of the state, an act of the Legislature goes into force, when there is an smergency clause, in the time provided for in the act otherwise in a certain time after the Legislature adjourne. But the act above mentioned could not take effect until ap-proved by a majority of the electors of the City of Chicago voiling thereon, at a time fixed by the City Council for taking the vote. At the time Mayor Dunne was elected, a vote was taken upon the question submitted to the electors of the city as to whether or not the act should go into force, and a majority voting at the election approved the act of the Legislature, so that the law is now to force.

in force.

But under the law that is now in force, by

alist, is at the bottom of this legal move. The warrant was placed in the hands of Sheriff J. W. Connell this afternoon at 4 o'clock.

FACTIONS UNITE ON HUSTON

Hillsboro Man to Be Groomed for Seat in Congress.

HILLSBORO, Or., July M.—(Special.)—
From all appearances S. B. Huston will have but little trouble in getting the support of the united Republican party in Washington County for the nomination to succeed Binger Hermann to Congress.

While there always has been two wings here, and when one faction unsheathed its knife, scalps fell, there seems to be a disposition on the part of the pisce.

It will be seen from the above quotation that the City of Chicago cannot have "the power to own, construct, acquire, purchase, maintain and operate street railways within its corporate limits, and in lease the name, or any part of the same, to may company incorporate under the laws of this state for the purpose of operating street railways for any period not longer than 20 years, on such terms and conditions as the City Council shall first submit to the election of the city, as a separate proposition, and approved by three-fifths of those voting thereon.

It will be seen from the above quotation that the corporate limits, and in lease the name, or any part of the same, to may company incorporate under the laws of this state for the purpose of operating street railways within its corporate limits, and in lease the laws of this state for the purpose of operating street railways man for the own, construct, acquire, purchase, maintain and operate street railways within its corporate limits, and in lease the city of those voting thereon.

It will be seen from the above quotation that the city of Chicago cannot have "the power to own, construct, acquire, purchase, maintain and operate street railways within its corporate limits, and in lease the city of the purchase, maintain and operate street railways of the city as a separate proposition and approved by three-fifths of these voting the country of the city as a separate pr

thereon.

Up to this time, the City Council of the City of Chicago has not submitted to the electors of the city the question of whether or not they are in favor of municipal ownership, and three-niths of the electors of the city of

three-fifths of the electors of the city of Chicago have not voted in favor of municipal pwaceship. A majority of the electors have only voted in favor of the law taking effect, but have not voted directly upon the question of municipal ownership.

The City of Chicago, under the law as it now stands, has no power to own, construct, acquire, purchase, maintain and operate screet rallways within its corporate limits, comequently no matter how radical Mayor Dunne has been upon the proposition of municipal ownership, he is entirely powerless to accomplish anything until the matter has been submitted to the electors of the city, and approved by three-fifths of those voting there-one.

Mayor Dunne has not changed his position.

He is still of the opinion that Chicago can have municipal ownership. He is still determined that Chicago shall have municipal ownership, but the City Council will not submit the question to the electors as provided for in the act of May 18, 1900, or at all, consequently it will be a long time before Chicago will be enabled too own its street-car lines.

HOOD RIVER, Or., July 28.—(Special.)—Because he peeped from behind a tree just as a charge of dynamic exploded under a near-by stump. Bert Jewett's face was filled with dirt and gravel, which completely destroyed one of his eyes. He is resting easily tonight, but is not yet out of danger. The accident occurred at Underwood, and Jewett resides at Marquam, Or,

lines. Under the set of the Legislature of the State of Washington, approved March 17, 1887, and the acts of March 14, 1880 and March 14, 1880 and March 11, 1995, the cities of the State of Washington may own the street railways and other public utilities by submitting to the electors of the city the proposition as to whether or put they are in favor of it, and if approved by three-fifths of the electors voting thereon, then the city may proceed to construct, condemn, purphase, acquire and to maintain and operate cable, electric or.

administration will submit to the people, at an election called for that purpose, the ques-tion of municipal ownership and allow the electors to vote thereon. In order to get the matter submitted to the electors of the city, it is necessary that the Mayor, Corporation Counset and members of the City Council be elected who are in favor of submitting to the people the question of municipal companies of Collins Charged With Tampering With Witnesses.

GIVEN AN EXTRA

elected who are in favor of submitting to the people the question of mumicipal ownership of the public utilities, the same as was done when the electors approved the Cedar River water proposition and the Cedar River electric light plant. We stand today in exactly the same condition that Chicago stands.

The next question before the people of Chicago will be the election of a Council, Mayor and other officers who will favor the submitting to the people of the question of municipal ownership, allowing them to vuts thereon, and the issue will come up in the next municipal campaign upon the nomination of officers of the city government, as to whether they are willing to trust the people in passing upon the question of submission of municipal ownership. It required two elections in Chicago—one by a majority of the electors as to whether the law chall go into effect giving the city power to have municipal ownership that the people in passing whether the law chall go into effect giving the city power to have municipal ownership. Fugitive San Francisco Lawyer Again Tries to Gain Permission to Sleep in a Hotel, but Is Denied.

ing the city power to have municipal owner-sbip, and the next one by three-diths of the electors voting thereon as to whether or not the city, under the law, will have municipal ownership. In other words, the City of Chi-VICTORIA, B. C., July 28.—Frank Higgins, representing the State of Cali-fornia in the extradition proceedings against George D. Collins, wanted at San against George D. Collins, wanted at San Francisco for perjury, stated to Judge Lampman this afternoon that Collins had used the liberty given him by the police to tamper with witnesses of the prosecu-tion and the matter had been brought to the attention of Justice Duff, who might proceed against him for contempt of court. BRIDGES AT THE WHITE HOUSE Legislators Appointed to Investigate

The statement was made in reply to an The statement was made in reply to an application for further liberty for Collins by his counsel, H. D. Heimcken, at the conclusion of today's proceedings. Mr. Heimcken stated Collins had been at liberty with a special officer detailed to watch him until 10 P. M. daily until the witnesses came from San Francisco, and yesterday he was ordered to return to the city isili at 5 P. M. Application then to Judge Lampman secured him further liberty until 10 P. M.

It was necessary for consultation regarding the case, at this stage that lib-Pursuant to the intent and provisions of House concurrent resolution, No. 26, ernor Chamberian today appointed Senator C. W. Nottingham and Repre-centative S. B. Linthicum, of Mulino-mah County, and Representative J. N. Bramhall, of Clackamas County, to con-

stitute the committee to investigate into the cost, feasibility and advisabilgarding the case at this stage that lib-erty be given Collins in the evening. As in the Gaynor and Greene case the fug-lives were allowed to remain at their across the Willamette River at a point between the White House property on the Multnomah side to the town of Mil-whukle, on the Clackamas side. the Multnoman side to the town of Milwaukie, on the Clackamas side.

The committee is to make a report
upon the matter to the next session of
the Legislature, and is not to incur
any expense upon or receive compensation from the state.

DRIVE OVER THE MOUNTAINS

bit was were allowed to remain at their
hotel at night, accompanied by officers.
Collins being willing to pay the expense
of additional officers. Since the officers
of the courts came from San Francisco
attempts had been made to unnerve and
irritate Collins by the police, and, moreover, the room in which he was confined
at the jail was not well ventilated and
allowed undesirables incarcerated there
to roam about his place of confinement.

Mr. Higgins reply said Collins had been Mr. Higgins reply said Collins had been given every latitude but had last night taken advantage of the liberty given him to tamper with one of the witnesses of the prosecution. The matter had been Governor Herrick's Party Follows ght to the attention of Justice Duff

ALBANY, Or. July M.—(Special.)—Governor Myron T. Herrick and party arrived in Albany last night, after a trip across the Cascade Mountains. Leaving the railroad at Shanka, the Ohio party drove over the mountains via the Willamette Valley and Cascade wagon road to Lebanon, at which place the Governor's private car was waiting and brought them to Albany. At night the distinguished visitors were entertained by the Albany Commercial Club.

Albany people are speculating as to the brought to the attention of Justice Duff and he might proceed against the accused for contempt of court. Collins interpolated; "There's sardly a word of truth in that account." Mr. Higgins replied: "Will you produce the statement you got from Mr. Henry, the notary?" Collins said he had been given a statement by Henry voluntarily. Judge Lampman said he could not give latitude to anyone to interfere with witnesses, as had asemingly been done, and apparently the liberty he had ordered for Collins the provious evening had been taken advant-Commercial Club.

Albany people are speculating as to the object of the Ohio party in making the trip over the mountains and as the route taken by the Easterners follows the right of way of the Corvallis & Eastern Railroad quite closely they are wondering if the trip could have any connection with railroad extension. provious evening had been taken advant-age of. He refused the application. Since then an extra officer has been detailed to assist in guarding Collins.

Witnesses from San Francisco gave evi-

dence today in the extradition proceed-ings against George D. Collins, which continued before Judge Lampman after TIED HEAVY WEIGHTS TO NECK Collins' failure to secure an order nisi for habeas corpus from two Supreme Court Judges. The charge arises from the swearing of a false affidavit in a suit for maintenance by Charlotta Collins, who also charged Collins with bigamy. Unknown Man Drowns Himself in size charged Collins with bigamy. James J. Groom, court clerk at San Francisco, produced the records of marriages, the original license and certificate of marriage in which it was stated a marriage between Collins and Charlotta Collins took place. He also produced the minutes of the court to show the order for alimony, which Collins alleged was made at night in a star-chamber proceeding, was made in open court with Collins' counsel and witnesses all present. William Newman, brother of Mrs. Charlotta Collins, recited the facts relating to the wedding. He knew his sister Charlotta and Collins to be man and wife and there were three children as issue HILLSBORO, Or, July M.—(Special.)— The body of a man, aged about 60 years, was found in the Tualatian River, near the Taylor ferry bridge, below Tegard-ville, about 6 o'clock last night. That the case was one of suicide and a deter-mined one, was evident. Two plowshares and two axes had been wired together and fastened about the man's reck. The Coroner made an examination, but found no means of identification. Mr. Bower has been missing for some time from a ranch further up the river, but

and there were three children as issue of the marriage.

R. V. Whiting gave evidence as to the jurisdiction of the California Court to try the suit for maintenance in which the

perjury charge was made, Collins object-ing at length.

The afternoon session of the court was a brief one, being solely devoted to furth-ROSEBURG, Or. July 26.—(Special.)— Early this morning the lifeless body of an unknown man was found on the river bank just below this city. He had evi-dently killed himself by shooting himself with an old shotgun which he purchased from a local dealer yesterday afternoon. The man was roughly cressed wore no a brief one, being solely devoted to further testimony by R. V. Whiting, Assistant District Attorney of San Francisco, who stated that the affidavit made by Collins in fasely swearing to the marriage with Charlotta Collins constituted perjury under the law of California, Collins objected and said he would argue the law on that point later. The man was roughly cressed were no coat nor vest, but still had \$13.45 in his pocket. Nothing could be found by which to identify him. He was apparently about Evidence Obtained From Henry.

25 years of age, sandy complexion and weighed about 165 pounds. An inquest is

Evidence Obtained From Henry.

VICTORIA. B. C., July S.—George D.

Collins. accused of tampering with Notary Public Henry, sent from San Francisco to give evidence against him on the perjury charge for which his extradition is sought, said to an Associated Press correspondent tonight that he would demand in Judge Lampman's court tomorrow that an investigation be made into the charge. He said he asked Henry to give him a statement embodying a report of the evidence Henry had given regarding the affidavit sworn to before him, which was the affidavit upon which the charge is made. The accused had dictated the statement to a stanographer, and Henry signed it, giving it to the ac-JUMPED AND SAVED HIS LIFE Farmer, Driving Mower, Hit by CHEHALIS, Wash., July 36—(Special.)

—John Bunker, well-known Eagleton farmer, had a narrow escape from being killed at the Main-atreet railroad crossing today. One of his horses had a leg broken by train No. 2, and had to be shot. Bunker saved his life by jumping and Henry signed it, giving it to the ac-Jerry Cooper was struck by a cable at the Coal Creek Lumber Company's new mill. He narrowly escaped being killed.

Henry had demurred about giving it after he had signed it, stating his com-mission might be taken from him at San mission might be taken from him at San Francisco, and accused had told him he had an appointment at the library to look up authorities to cite, before Justice Duff. This morning he was asked by his counsel if he secured a statement from Henry by telling him Justice Duff wanted it, and he had replied that he had not, but was given the statement by Henry voluntarily. He had got this statement so that in the event of being before a court in San Francisco he could produce it to hold Henry to the evidence he had given now.

hold Henry to the evidence in the how.

The prosecution, Collins said, has charged that he secured the statement from Henry by telling the witness Justice Duff wanted it. Henry had not asked for its return, but Thomas Curran, an attorney, who came as a witness from San Francisco, had asked him to return it to Henry, and he had refused.

For tale by all druggists or liques de-

OREGON CITY, Or., July M.—(Special.)

—Before a crowd of 100 people, many of them women. George Walters and Sid Warren mill workers settled a little difficulty at the west end of the suspension bridge tonight. Walters argued best, and Warren lav quiet for a while afterwards. Both will be arrested tomorrow.

ABUSES HIS LIBERTY GOOD BLOOD TELLS ITS OWN STORY

And tells it eloquently in the bright eye, the supple, elastic movement, the smooth, soft skin, glowing with health, a body sound and well, an active brain, good appetite and digestion, refreshing sleep, energy to perform the duties and capacity to enjoy the pleasures of life. The blood is the most vital part of the body; every organ, muscle, tissue, nerve, sinew and bone is dependent on it for nourishment and strength and as it circulates the each the control of the same of of

nourishment and strength, and as it circulates through the system, pure and strong, it furnishes to these different parts all the healthful qualities nature intended. When, from any cause, the blood becomes impure or diseased, it tells a different story, quite as forceful in its way. Itching, burning skin diseases, muddy, sallow complexions, disfiguring sores, boils, carbuncles, etc., show the presence, in the blood, of some foreign matter or poison. Rheumatism, Catarrh, Contagious Blood Poison and Scrofula, are effects of a deeply poisoned blood circulation. These may either be inherited or ac-

quired, but the seat of trouble is the same—the blood. S. S. S., a purely vegetable blood remedy, cleanses and purifies the circulation and makes it strong and clean. Under its purifying and tonic effects all poisons and impurities are expelled from the blood, the general health is built up, all disfiguring eruptions and blemishes disappear, the skin becomes soft and smooth and robust health blesses life. Rheumatism, Catarrh, Scrofula, Contagious Blood Poison and all diseases of the blood are cured by S. S. S. Book on the blood and any medical advice, free of charge. THE SWIFT SPECIFIC CO., ATLANTA, GA.

THE XXTM CENTURY SEWING MACHINE



The highest type of FAMILY SEWING MACHINE-the embodiment of SIMPLICITY and UTILITY-the ACME of CONVENIENCE.

Expert Sewing-Machine Repairs

Also sewing-machine oil of absolute purity and the best Needles and Parts for all machines at Singer Stores.

At the Singer Stores 354 Morrison Street 402 Washington St. 540 Williams Ave.

PORTLAND, MAIN ST., OREGON CITY, OR.

CASTORIA

The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of and has been made under his per-sonal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations and "Just-as-good" are but Experiments that trifle with and endanger the health of

Infants and Children-Experience against Experiments What is CASTORIA

Castoria is a harmless substitute for Castor Oil, Paregorie, Drops and Soothing Syrups. It is Pleasant. It contains neither Opium, Morphine nor other Narcotle substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulency. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea-The Mother's Friend.

GENUINE CASTORIA ALWAYS

2 Bears the Signature of lat H. Fletcher. The Kind You Have Always Bought In Use For Over 30 Years.



days.

We stop drains, the result of self-abuse immediately. We can restore the sexual vigor of any man under 50 by means a local treatment peculiar to ourselves.

We Cure Gonorrhoea In a Week

The doctors of this institute are all renewar graduates, have had many years experience, have been known in Portland for is years, have a reputation to maintain x-d will undertake no case unless cartain cure can be effected.

cure in every case we undertake or charge no fee. Consu confidential instrus tive BOOK FOR MEN mailed free in n

DR. W. NORTON DAVIS & CO.

billions in Wan-Noy Hotel, 45% Third st.