Fifty Indictments Expected From Federal Grand Jury.

JUDGE GIVES INSTRUCTIONS

Four of the Men Already Indicted Appear in Court, Plead Not Guilty and Ask for Day of Trial.

MOSCOW, Idaho, Oct. 24.-(Special.)-Interest in the land-fraud cases is centered on the grand jury that at II o'clock today was summoned to appear before Judge Beatty. The courtroom was crowd-ed, and as the men filed into the box they were scrutinized by more than one pair of eyes in the audience.

It was a wonderful study in expression to see the attention attracted by this apparently very representative body of American citizenship before whom will be brought a vast number of witnesses. and whose sessions are more on the order of the inquisition than those of any other legal body in this country.

Some of the inquiring eyes were focused to a point of interrogation, as though the owners would demand what manner of men they were; whether they were stanch in keeping their oaths, or whether influence of some sort, properly placed, would not cause them to swerve from the path of duty. Eyes there were that clanced furtively at the faces of the jurymen, shrinking back as if already con-fronted with questions that would lay bare carefully hidden secrets.

Others in the audience gave nothing but giances full of curiosity as to the personel of the body that has been kept so arefully from the public. The Government has been very cautious. Distrust yet anxiety, bred in large part by this ution, has grown to great proportions, here is a long task ahead of these e and more of men. During their ion 130 witnesses will appear and be stioned closely as to what they know the manner in which many acres of lumble Government land have passed nto private hands. The Government althat fraud has been perpetrated, men of high and low degree are said

to have had a hand in the land robbery Aircady men prominent in the state have been indicted, and secret service men have been active for months in colecting evidence to convict the guilty. Rumor says 50 indictments will probably be returned. This prospective indictment by wholesale has created the utmost con-dernation. Men summoned as witnesses may find their own names on the list the star chamber session is over, who may be involved are in the of study, turning over in their minds their chances, speculating on the trueness of their friends, and wondering whether in the scorching examination ermitted before a grand jury friendship ill fade as dew before the sun and disappear in the mists.

Doubt is mixed with terror in more than oner consciousness, for these land. fraud investigations have in other states roved no laughing matter.
Judge J. H. Bentty cautioned the jury-

men briefly in a general way as to their deportment. He informed them that some timber cases would probably come up for their consideration, and instructed them not to permit their sympathies to influence them in their action, though the accused should be of a high station in The jury will report for duty tomor

At 16 o'clock this morning the land fraud cases were called and William F. Ketten-hack, George H. Kester, William Dwyer and Jackson O'Keefe asked permis-sion to plead. A plea of not guilty was entered by each. William Borah, one of their attorneys asked that one of their attorneys asked The Government objected. The defense insisted, and the court thought the defendant's request reasonable and advised that a date be set. United States Prosecuting Attorney N. K. Ruick asked until temorrow to consider the matter, assigning as his reason for delay that his labors would be taken up with the grand jury.

In denying the report that he had of-fered to turn state's evidence, William Dwyer, one of the defendants, said; I deny emphatically the truth of the en-tire report. I have not anything to give the prosecution except some evidence concerning the frauds perpetuated by F. D. Culver, E. D. Thomas, Gaylord W. Thompson, Harry Fair and others connected with that sang. That message originated in the prejudiced and pli-able mind of F. D. Culver, where the Nat Brown letter came from. He will stoop to anything to cover his own unlawful acts and those of his son and associates.

DENTISTS FIGHTING FINES.

Attempt to Go Behind Washington Supreme Court Decision.

OLYMPIA, Wash., Oct. 24 - (Special.) Samuel R. Stern, of Spokane, attorney for the State Board of Dental Examiners, oday applied to the Supreme Court for writ prohibiting Judge O. V. Lann, of Thurston County, from proceeding in any manner with a sult recently filed here by two nonethical denties.—H. C. Lattooey and E. J. Brown—against the State Board, the Dental Society of Washington, the Dental Club of Seattle and the State of

Brown and Littooey were arrested last year in Seattle for practicing dentistry without licenses, and were fined \$200 each. They appealed to the Supreme Court, and the judgment was affirmed. The dentists are now asking the Superior Court to set aside this judgment, enjoin the state from collecting the fines, require the State Board to issue licenses to them and to pay damages for failure to do so heretofore. They allege that a conspiracy exists among the defendants to prevent their securing licenses and practicing dentistry

because they refuse to sign an ethical code prepared by the State Board.

The State Board contends that action is brought to enable the men to continue practicing dentistry without the lecial qualifications and evade the law, and that the matters at issue have been decided by the Supreme Court. It is usual to petition the Supreme Court for permission to reopen a case that has been decided by it before proceeding in the do this, but, in view of the fact that Judge Linn has taken no action on the complaint, and that the Supreme Court has no intimation that he will act therequalifications and evade the law, and complaint, and that the Supreme Court has no intimation that he will act thereon, the writ saked was denied.

ROUTE THROUGH WOODBURN

Valley Electric Line Company Asks

for Depot Grounds. WOODBURN, Or., Oct. 24.-(Special.)-Mayor Frank Waters, of Salem, repre-senting the company proposing to build an electric motor line from Salem to Portan electric motor line from Salem to Port-land, via Woodburn, within a year, was present at a largely attended meeting of representative citizens at the Armory in this city tonight. For his company Mayor Waters asked a right of way and grounds sufficient for a depot and freighthouse, stating that the line would be west of the Southern Pacific main line and would cross the Willamette River at either Boone's Ferry or Butteville.

mpeon, Fred Dose and John Kennedy

as a committee to select the route through this city and the grouds needed, then to confer with the City Council.

Mayor Waters met with a welcome here, and is assured of the good will of the citizens of Woodburn toward his company, which is backed by Eastern capital. The line has been surveyed to the southern boundary of this city.

COLLINS LODGES IN JAIL.

Applies for Writ of Habeas Corpus but Is Refused.

SAN FRANCISCO, Get. 24.—George. D. Collins, the attorney who is accused of bigamy and perjury, reached here today from Victoria, B. C., in charge of Detective Thomas Gibson, and was placed

iective Thomas Gibson, and was placed in a cell at the city prison.

Soon after he had been lodged in jail, Collins filed a petition with Superior Judge Cook for a writ of habeas corpus. The writ was denied on the ground of an insufficient showing being made.

Collins was arraigned before Judge Lennon in the Superior Court. After the arraignment, he asked for a week within which to prepare his answer. This was which to prepare his answer. This was opposed by District Attorney Byington, and Friday afternoon was set as the time

for the answer.

ROAD IS TO REACH BURNS

SUMPTER VALLEY RAILS NOW GO AS FAR AS AUSTIN.

In the Spring, It Is Announced, an Extension Will Be Made to Prairie City.

BAKER CITY, Or., Oct. 24.—(Special)—Superintendent Joseph Barton, of the Sumpter Valley road, yesterday took a party of Baker City capitalists and business men on a special train over the road to show them what the company had ac-complished in the way of improvements and extensions. The road is now com-pleted as far as Austin, 15 miles beyond Tipton, and work has been suspended until next Spring, when it will again be taken up and the road extended to Prairie

City.

It has not yet been officially anno as to where the road will go from Prairie City, but it is rumored that the final terminus will be Burns, in Harney County. To reach Burns from Prairie City would not be as difficult ah engineering feat as getting to Prairie City from Sumpter, for there would be an engineering to Prairie City from Sumpter, for there would be an engineering to Prairie City from Sumpter, for there would be an engineering to Prairie City from Sumpter, for there would be an engineering to Prairie City from Sumpter. there would be but one mountain range to cross, the Strawberry Mountains. The business men of Baker City have been tirging the Sumpter Valley to extend its line into Burns, and suitable inducements have been offered which it is believed will be accented.

accepted. With the road extended into Burns, great Harney cattle country would be given an open market, and also much wheat land that is now used for range would be farmed. The Harney Valley is one of the richest in Eastern Oregon. Fruit and grain cannot be raised, except for home consumption, owing to the distance from market, and it is estimated that there is almost a work. that there is almost as much fine wheat land which would be tributary to this road as there is in Umatilla County. During the coming Winter the Sumpter Valley will expend considerable money in improvement work. The road will be so changed as to make a straight line to Tip-

ton, and a new depot will be constructed

Asks Bonus for Railroad.

ONTARIO, Or., Oct. 24.—(Special.)— Stephen Carver, of Chinook, Mont., ex-president of the Bank of Ontario, is here trying to promote a railroad from this point to Vale. He wants a bonus of \$15,000, five miles of right of way and terminal grounds from Ontario. Carver says he has the money to build the road and that he will build from some other point if Ontario does not not the point if Ontario does not put up the A committee from the Chamber of

the has the will report to a special meeting.

FORM OF THE CITY BALLOTS Attorney-General Gives Opinion or

a Number of Points. SALEM, Or., Oct. 24.—(Special.)—Attorney-General Crawford today rendered an opinion at the request of City Recorder Van Winkle, of Albany, in which he settles a number of minor questions regard-ing the form of ballot to be used in muniect primary elections. Among the rulings made are these: "

That a blank place should be jeft on the bailor under the name of each office so that voters may write in the name of some per-son whose name is not printed on the ballot That a blank place should be left under the

to be counted separately for each party's candidates. Thus, if a man receives the plurality vote of Republicans and also the plurality vote of Delnocrats, he will be the nominee of both parties, but all the rotes cannot be counted for him as of one party.

Preparing for League Meeting.

McMINNVILLE, Or., Oct. 24.-(Special.) -The Yambill County Development League met in the City Hall last night and elected O. O. Hodson president for the ensuing year. Secretary-Treasurer J. C. Cooper was re-elected. The president appointed a finance committee, consisting of W. L. Link, W. L. Warren and W. L. Vinton.

The real object of the meeting, which was addressed by C. F. Swander and J. J. Burri, was to arrange for the meeting of the Willamette Valley Development League, which will meet at this place about November 11. A committee of leadments for this meeting.

Paper-Making Plant to Be Larger.

OREGON CITY, Or., Oct. 24 -- (Speto materially enlarge and improve its Oregon City paper-making plant.

De Pasquale Goes Free.

WALLA WALLA, Wash, Oct. 24.— (Special.)—Joseph De Pasquale was today acquitted of the charge of killing Dom-inic Valerso, in this sity, in September, 1904. The trial today was the second, becauses of a decision of the Supreme Court remanding it back to the Superior Court on showings made by the defense that the trial Judge asked some improper queswitness stand.

Robbed by Bogus Collectors.

sufficient for a depot and freighthouse, stating that the line would be west of the Southern Pacific main line and would the Southern Pacific main line and would the C. R. & N., near Durkee, were taken in by two bogus taxoollectors this week, who came from Pendleton with bogus sheets, and they secured meeting, and upon motion, appointed Grant Corby, J. H. Zimmerie, O. E. their escaps into Idaho,

GOOD ONLY FOR EXCHANGE

Railroad Companies and Other Scrip-Holders Have Already Secured Most of Desirable Properties in State.

SALEM, Or., Oct. 24 -- (Special.)-With 50,000 acres of "base" available, but no demand for it at present prices, the State Land Board is considering ways and means of using it to some

80 days. Vice-President McMaines got BASENOTINDEMAND

50 days. Vice-President McMaines got 11000 and 60 days, raising his total sentences to \$1700 and 60 days, Jack Miline, the steward, who was a defendant in only one of the two cases, got \$500 and 30 days, making his total \$800 fine and 30 days in jail.

It is given out now at the club that the handling of intoxicating liquors has been discontinued. The sixth case against the men is yet to be tried. In addition to the sentences, the coats of the last three cases are assessed against the defendants.

AUTOMATIC PHONE BEATEN

Salem City Council Practically Re fuses a Franchise.

SALEM, Or., Oct. M.—(Special.)—After a fierce battle in the City Council tonight, the Pacific States Telephone & Telegraph Company succeeded in defeating, for the present at least, the proposed franchise for the Automatic Telephone Company. All through the meeting the vote stood 5 to 3 in favor of the new franchise, when the vote was upon amendments or dilatory motions made by opponents of the franchise. When all preliminaries had been cleared away and the franchise was ready for third reading, the vote stood 7 to 7 on the question whether the bill should be read a third time and thereby should be read a third time, and thereby final action was defeated.

It was proposed to defer action until

GETTING EVIDENCE TO CLEAR DORA JENNINGS



ATTORNEYS COLVIG AND DURHAM, PHOTOGRAPHED AT GRANITE HILL, NEAR GRANT'S PASS.

partner, George H. Durham, who have taken up the battle for the life of Dora Jennings, charged with having murdered her father, spent Sunday at Granite Hill and are now more firmly convinced than ever that the girl is innocent. The attorneys spent the greater part of the day in the vicinity of the scene of the murder and interrogated a score of witnesses and not a one who tioned about the crime would admit that they believed that the girl had shot her father. The picture shows Attorneys Colvig and Durham interslewing J. M. Moody, Dorn's brother-in-law, Moody is one of the many residents at Gran ite Hill who believes in Dors's innocence.

advantage. This "base" is school land November 17, and business men who were scattered through forest reserves. The present argued that in the meantime the land generally is of little value itself, but if the state could exchange it for Sovernment land more desirable character or location, the state might profit thereby in future years.

The difficulty is to find other land

that is known to be more desirable. Railroad companies and other holders of "scrip" have gone over the state That a blank place should be left under the name of each office even though there are no printed names of aspirants for that office, for the voters have a right to insert any name they choose.

That if Democrats write the name of a Republican aspirant on their ticket, the votes are not all to be counted as Republican, but as of the party indicated. The votes are to be counted separately for each party: out all the timberland that is likely to be valuable within the next quarter of stockmen have already taken most of the lands that have any promise of im-mediate value as agricultural or graz-ing lands. Lieu lands, taken by the state in exchange for the school sections inside of forest reserves, are required to be sold at a minimum price of \$5 an acre, and the problem before the State Land Board is to find Government lands more valuable than the school sections and of such a character that they will eventually find sale to the profit of the state. Only one plan has yet been devised. The Board has no funds available with

which to employ men to go out and hunt for desirable lieu lands. In view of this fact, it has been proposed that the state enter into agreements with men who are experienced in public-land affairs to hunt for land worth selecting, the state to pay 25 to 50 cents per acre for the information, subject to the approval of the Legislature. Under this plan, before accepting the land recommended, the Board would land recommended, the Hourd send the State Land Agent a cruiser to examine the land and de termine whether it is more valuable than the "base" which the state would

relinquish to the Government in ex-change for it. There would be several advantages in this plan. The school sections are very widely scattered, there being only two in each township. If these school ections were exchanged for lieu lands. the latter could in some instances, perhaps, be located in a block so that it would be more easily accessible to intending purchasers. There is, of course, some question whether the state could find land that would be more worth taking in that manner. more worth taking in that manner. As said before, the scrippers have glready seized all the land they considered worth taking. The Board is ready to proposals from

GIVEN THE LAW'S LIMIT.

Sentence Again Pronounced Against Violators of Local Option Law.

CORVALLIS. Or., Oct. 24.—(Special.)
—Sentence was pronounced today by
Judge Holgate upon the defendants in
the last two trials of officers of the
Corvallis Social and Athletic Club for
violation of the local option law. The full extent of the local option taw. The full extent of the law was applied in yesterday rem each instance, and Secretary-Treasurer Rilne got \$1000 and 60 days, raising the total of his sentences to \$2000 and i new lockers.

present argued that in the meantime the old company could be compelled to give good service and agree to pay a iax, which result being accomplished it would be unnecessary to grant a frenchise to a new company.

This proposal brought A. King Wilson, attorney for the Automatic Company, to his feet, and in an emphatic manner he declared that his company will not permit company, and then be refused a franchise after serving that purpose. He said he would ask nothing further from the present Council, but after the first of the year when the new Council has been elected, he will be back and ask for a franchise,

Covered Track at University. UNIVERSITY OF OREGON, Bugene, Or., Oct. M .- (Special.) -- Hereafter track athletes at the University will have the advantage of light training all Winter, ontil the regular season commences in the Spring. Last week Manager Winslow betrack is to be in two sections, one 120 yards long, for the sprinters and runners to work in, and the other part will be 20 yards long, and high enogh to allow room or practice at the weights, the jumps and As a further move in the campaign for

track success in 1906, the management expects to arrange for Trainer Hayward to take charge of the track squad soon after the football season is over,

Bold Robbery at Bremerton.

SEATTLE, Wash., Oct. 24-(Special.)-Mrs. A. Mathes was robbed at her home on Third street at Bremerton this after-noon. Mrs. Mathes had just returned from the postoffice and the robber fol-lowed her. She went into the back yard, and as she returned to the house the man came in the front door. He covered the woman with a revolver and said he must have money. She gave him a \$5 bill that she had in her pocketbook, and he took her gold watch and chain from her and about \$5 in change from a bureau drawer and started for the woods. The man was in his shirtsieeves and carried a coll of telephone wire on his arm.

Doctor Bequeathed Ten Cents.

OREGON CITY, Or., Oct. 24 .- (Special)—By the will of William C Lich-thentimier, his brother, F. M. Lichthen-thaler, is the principal beneficiary. The estate consists of real estate and personal property valued at \$5000.

Among the bequests is that of 10 cents to Dr. E. A. Pierce, while the other relatives are cut off with cash amounts of \$50 cents and \$1 each.

Gymnasium to Be Larger.

PACIFIC UNIVERSITY, Forest Grove, Or., Oct. 2t.—(Special.)—Work was begun yesterday remodeling the university sym-nasium. The building is to be enlarged and fitted with a basket-ball court and

Pretty Italian Girl May Have Been Kidnaped.

FROM VASHON

Grief-Stricken Father Goes to Harper to See Young Woman Who Told Tale of Sinking of Launch in Puget Sound.

TACOMA, Wash, Oct. N.—(Special.)— That beautiful Mary Gianconnetti, the missing 16-year-old daughter of a Vashon lsiand rancher, and the poor, half-de-mented creature who called herself Mrs. Mabel Tate when rescued by Nelson Butts, of Harper, are one and the same person, is believed by V. Gianconnetti, the girl's father, and by many of those who have been assisting in the search for the pretty Italian girl.

Gianconnetti and a friend left Tacoma today for a visit to Harper, hoping and believing that he will find his daughter in the Harper boarding-house. Even Mabel Tate when rescued by Nelson

in the Harper boarding-house. Even though she be partially deranged, that is better than the fate he had feared.

Gianconnetti is haif-crazed with grief. Friday, with two sisters and a brother 3 years of age, Mary went into the woods to pick huckieberries. About 3 o'clock P. M. the girl left the other pickers, saying she knew of another patch Within half an hour the brother and two sisters tried to find her and falled. A searching party was out all night. Saturday, Sunday and yesterday the search continued without result, and now, as a last hope, the father believes it was, she found at Harper and who told

who was round at Parper and who tous such a distressing story.

There are some things in the story told by the girl, who gave her name as Mabel Tate, that are incomprehensible, unless the child was crazed by suffering, or, in her poor English, falled to make herself understood.

Gianconnetti belleves that after his daughter left her brother and sister she wandered up the county road that runs along the bluff the west side of Vashon Island He fears she was seen on this road by Sound pirates, who, attracted by her beauty, forced or enticed her into their boat. She may have been set ashore near Harper, or the boat may really have swamped as the girl described, and, crazed by her suffering, the girl does not

know of what she is talking.

The girl speaks poor English, and it might have been hard for her to make her story clear.

JURORS DRUNK AT MEAL TIMES Cocktail Was Provided Each Before

Breakfast. SACRAMENTO, Cal., Oct. 24 .- In arguing a motion for a new trial today in the case of ex-State Senator Emmons, convicted of bribery, Emmons' attorney, in alleging misconduct on the part of the jury, had brought into court two

empty quart whisky bottles, which, he alleged, were found in the juryroom after the trial. C. W. Haub testified that he is keeper of a restaurant where the jury was boarded. He said that the Deputy Sheriff instructed him to let the jurors have a cocktail before breakfast and beer

At meals claret and beer were furnished. He further testified that none of the bottles found are of the brand furnished by him. The last meal was brought to the jury-room and no liquors were brought there. In the whole month he furnished three dozen

and wine at meals. Four jurors drank

alleged on behalf of the people that it will be shown that when jurors entered upon occupancy of the room, they found a great lot of empty bottles in it; that no liquor was taken into the room; that no unusual Jrinking of any kind was indulged in; that several jurors accustomed to regular drinks, had medical advice that there must be no sudden stoppage; that by reason of abstention one or two were made sick; that the court had medical advice as to allowing drinks to be supplied in certain cases and finally that was mentally affected by reason of anything served at the jurors'

Arrested as a Counterfelter.

SAN FRANCISCO, Oct. 24.-John Rooney, a Canadian, was arrested today on ampicion of being one of the gang of counterfeiters lately indicted in Honolulu. It is alleged that he was implicated by John Shea, who, with John Duffy, is now in the custody of the United States Marshal. Rooney came to San Francisco as a stowaway on the transport Sherman.

Rights of Irrigation Company.

SALEM, Or., Oct. 24 .- (Special.)-Attorney-General Crawford today ren-dered an opinion to the State Land Board, in which he holds that the Deschutes Irrigation & Power Company -Von Schlosser, just before the train Mercantile Company was broken open and has a right to charge interest on the pulled out last night, broke down. He ad-

company's contracts with settlers pro-vide for payment of interest from the date of the contract, but the state and Federal laws say that the settler shall be entitled to a deed upon paying the amount of the lien and interest from the Jate of reclamation. The Attorney-General also held that

amount of its lien on reclaimed land only from the date of reclamation. The

the annual maintenance charge of \$1 per acre per year is a lien upon the land.

Rogoway Again on Trial.

ALBANY, Or., Oct. 24.—(Special.)—The case against Oscar Bogoway, charged with burning his store in Lebanon December 21, 1903, went to trial today. Rogoway was convicted at the first trial. The case was reversed by the Supreme Court because of the time limit put on the attorneys for the defense in arguing the case.

Crusade Against Dancehalls.

HOQUIAM, Wash., Oct. 24—(Special.)—
Rev. Mr. Benedict, of the Methodist
Church, has started a crusade against
depositable. He accred the city officials dancehalls. He scored the city officials in a sermon Sunday for allowing them to run and has arranged for a mass meeting of citizens next Sunday noon to take some action on their sup-

THREAT MADE BY SON OF SEAT-TLE POLICEMAN.

Leo Cameron, a Youth of 29 Years, Makes Sensatioanl Escape From Detectives.

SEATTLE, Wash., Oct. 24.-(Special.)-Leo Cameron, the 20-year-old son of Pa-trolman John Cameron, has sworn to kill his father on sight. John Cameron, who for ten years has been a member of the Seattle police force and earned the name of "Honest John," with tears in his eyes 58.ys:

"It's a case of one of us going."

The threat was made by the boy in
the restricted district last night and reported to headquarters. Patrolman Philbrick was sent to arrest the boy, which he did, but the young degenerate effected a sensational escape by leaping from the patrol-wagos over the sleuth's head and

dashing down a street, outdistancing the detective and several officers.

Some time ago Cameron and his son engaged in a fight in front of a drug store on Second and Pike. At that time the boy swore to kill his father at the first opportunity, repeating it again last night. Young Cameron recently returned to Seattle on the steamer Santa Ana, on which he was pantry boy. He has a bad record and the local officers fear that he will eventually succeed in making way with his father

NORTHWEST DEAD.

Jerry Dacey. PRAIRIE CITY, Or., Oct. 24.—(Special.) Jerry Dacey, a ploneer miner of this atrict in Grant County, died at the home of Patsey Dally near this place the last of the week. He was a prominent Mason and Oddfellow, and the remains were interred by members of these or-ders from all parts of the county.

HOQUIAM Wash. Oct. 24-(Special.)-Charles Brown, who came here from As-toria, died of pneumonia yesterday. He was a member of the Order of Eagles

and of the Red Men of that city. Headquarters for Contractors.

VANCOUVER, Wash., Oct. 24.—(Special.)—The work of driving piling for a foundation for a large storehouse a foundation for a large storehouse and headquarters for the contracting firm of Simms & Shields, who have se-cured the contract to do the work on the north-bank road, is well under way. The building will be located adjacent to the Northern Pacific dock. It is expected that as soon as the building is completed work will be started on the railroad.

Reception to W. C. T. U. LOS ANGELES, Cal., Oct. 24.-A reception to the visiting members, delegates and officers of the Women's Christian Temperance Union, who are in the city to attend the National convention of the which opens here next Friday, was given tonight at the Chamber of Com-

Not a German Baron.

SEATTLE Wash. Oct. 24-(Special.)

WOMEN'S NEGLECT SUFFERINGTHESUREPENALTY

Health Thus Lost Is Restored by Lydia

E. Pinkham's Vegetable Compound How many women do you know who are perfectly well and strong? We hear every day the same story over and over again. "I do not feel well; I am so tired all the time!



More than likely you speak the same words yourself, and no doubt you feel far from well. The cause may be easily traced to some derangement of the female organs which manifests itself in depression of spirits, reluctance to go anywhere or do anything, backache, bearing-down pains, flatulency, nervcusness, sleeplessness, leucorrhœa. These symptoms are but warnings that there is danger shead, and unless

heeded a life of suffering or a serious operation is the inevitable result. The never-failing remedy for all these

symptoms is Lydia E. Pinkham's Vegetable Compound. Miss Kate McDonald, of Woodbridge, N. J., writes:

N. J., writes:

Dear Mrs. Pinkham:

"I think that a woman naturally dislikes to make her troubles known to the public, but restored health has meant so much to me that I cannot help from telling mine for the sake of other surfaring women.

"For a long time I suffered untold agony with a uterine trouble and irregularities, which made me a physical wreck, and no one thought I would recover, but Lydia E. Pinkham's Vegetable Compound has entirely cured me, and made me well and strong, and I feel it my duty to tell other suffering women what a splendid medicine it is."

If you are ill don't hesitate to get a

If you are ill, don't hesitate to get a bottle of Lydia E. Pinkham's Vegetable Compound at once, and write to Mrs. Pinkham, Lynn. Mass., for special advice—it is free and always helpful.

"Drunkenness"

CIGARETTE AND TOBACCO HABITS CURED BY

Many people allow "faise mod-eaty" to stand in the way of taking Trib, the world's grentest liquor and tobacco cure. They are afraid of what some one else will say. Absolute fearlessness will eventualof what some one else will say.

Absolute fearlessness will eventually while a current has the common of blazing tar, died this morning. She was greated by which the admiration of the people of any community. False need easy is a thing of the past. If you are in the admiration of the people of any community. False need easy is a thing of the past. If you are in the admiration of the people of any community. False need easy is a thing of the past. If you are in the admiration of the people of any community. False need easy is a thing of the past. If you are in the admiration of the past. If you are in the admiration of the past. If you are in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in this other than the admiration of the past. If you care in the admiration of the past. If you care in this other than the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you care in the admiration of the past. If you have care in the admiration of the past. If you care in the admiration of the past. If you are in the admiration of the past. If you have care in the admiration of the past. If you have care in the admiration of the past. If you have care in the admiration of the past. If you have care in the admiration of the past. If you have care in the admiration of the past is a thing of the past. If you have care in the admiration of the past is a thing of the past. If you have care in the admiration of the past is a thing of the past. If you have care in the

Washington st., cor. Sixth, Sole Distributors.

******************** Detroit for forgery, and that he is not

a "German Baron.

Officer's Grade Reduced.

VANCOUVER, Wash., Oct. 24.-The sen tence of the general court-martial that First Lieutenant Louis McL. Hamilton was to be dismissed from service for con-duct prejudicial to good order and military discipline, and for conduct unbecom-

partment. Lieutenant Hamilton, instead of being dismissed, will simply be reduced 30 numbers in grade.

gated by the final action of the War De

ing an officer and a gentleman.

John Stormer Goes Insane. OREGON CITY, Or., Oct. 24 .- (Special.)—Sheriff Shaver was today noti-fied that John Stormer, a pioneer resi-dent of Springwater, had suddenly become violently insane

McMinnville Safe Cracked. M'MINNVILLE, Or., Oct. 24.-(Special.)-Last night the safe of the J. A.

"I'm Well

Because of Liquozone," Is a Tale Told Everywhere

In almost every hamlet-every neigh- | been made with it. Its power had been | borhood—there are living examples of what Liquozone can do. Wherever you are, you need not go far to find some one who has been helped by it. one who has been helped by it.

Talk to some of those cured ones; perhaps your own friends are among them. Ask if they advise you to try Liquozone. Or let us buy you a bottle, and learn its power for yourself. If you need help, please don't wait longer; don't stay sick. Let us show to you-as we have to millions-what Liquozone

What Liquozone Is .

The virtues of Liquozone are derived solely from gases. The formula is sent to each user. The process of making requires large apparatus, and from eight to 14 days' time. It is directed by chemists of the highest class. The object is to so fix and combine the gases to carry into the system a powerful tonto-germicide.

form of disease germ, because germs are of vegetable origin. Yet to the body Liquozone is not only harmless, but helpful in the extreme. That is its main distinction. Common germicides are poison when taken internally. That is why medicine has been so helpless in a germ disease. Liquozone is exhiiarating, vitalizing, purifying; yet no disease germ can exist in it.

We purchased the American rights to Liquozone after thousands of tests had Liquozone is not only harmless, but helpful in the extreme. That is its main

Asthma

million dollars have been spent to announce and fulfill this offer

The result is that 11,000,000 bottles have been used, mostly in the past two years. Today there are countless cured ones, scattered everywhere, to tell what Liquozone has done.

But so many others need it that this

offer is published still. In late years, science has traced scores of diseases to science has traced scores of do not ap-germ attacks. Old remedies do not apto them. We wish to show ply to them. We wish to show those sick ones—at our cost—what Liquo-

Where It Applies

These are the diseases in which Liquozone has been most employed. In these it has earned its widest reputation. In all of these troubles we supply the first bottle free, And in all-no matter how difficult-we offer each Contact with Liquozone kills any user a two months' further test without the risk of a penny.

Goitre—Gout
Gonorrhea—Gleet
Hay Fever—Influence
La Grippe
Leucorrhea
Maiaria—Neuralgia
Piles—Quinsy
Rheumatism
Scrafula—Syphilis
Skin Diseases
Tuberculosis

50c Bottle Free

If you need Liquozone, and have never tried it, please send us this coupon. We will then mail you an order on a local druggist for a full-size bottle, and will pay the druggist ourselves for it. This is our free gift, made to convince you; to let the product itself show you what it can do. In justice to yourself, please accept it today, for it places you under no obligations whatever. Liquozone costs 50c and \$1.

CUT OUT THIS COUPON Fill it out and mail it to The Liquozone Company, 458-464 Wabash Ave., Chicago,

My disease in .. I have never tried Liquozone, but if you will supply me a 50c bottle free l

Note that this offer applies to new users only.

Any physician or hospital not yet using Liquozone will be gladly supplied for a test.

Give full address-write plainty.