W.W. BANKS WILL **OUIT THE OFFICE**

tion Ready.

REASON FOR HIS ACTION

Has Other Interests Which He De sires to Attend To, and Will Notify W. C. Bristol This Morning.

W. W. Banks, deputy United States Dis-trict Attorney for the District of Oregon, has decided to announce his resignation of the office he now holds, and this morning will make formal tender of his resig-nation to United States District Attorney W. C. Bristol, and will relinquish his du ties. Mr. Bristol, it is expected, will fill the office within a few days by the ap-pointment of a Portland man who has been found to be acceptable to the De-partment of Justice and to President

Before the appointment of Mr. Bristol. by the President, Mr. Banks had, accord-ing to his statement, decided to tender



W. W. Banks, Who Will Resign Today.

his resignation and leave the office. vate business and outside interests had for some time influenced the deputy in making this move, but he had delayed it from time to time.

Waited to Clean Up Work.

tated to the new official that he desired to resign, but asked for a short time to enable him to so arrange his private business that it would be more convenient for him to leave the office. There were also official questions in which he was interested and which he had been handling that made it more convenient for him to retain his office for a time, until these tents his office for a time, until these tents his office for a time. retain his office for a time, until these which he was interested had been settled. Mr. Bristoi therefore deferred any ap-pointment he may have had in mind un-til such time as Mr. Banks had concluded ness in hand.

Mr. Banks has now cleared the desk of his office of any old cases in which he has been interested, and will this morning tender his resignation.

His Successor Unknown.

Who has been chosen to succeed Mr. Ranks is a matter of mystery, as Mr. Bristol has made no statement which can lead even to supposition as to the iden-tity of the lucky man. It has been ru-mored that the appointee will be a Port-land man, and in all probability a man young in years, but other than this nothing is known, and will not be until the new District Attorney makes up his mind to set speculation at rest by the an-nouncement of his choice.

LINK ADDED TO CIRCUIT Sullivan and Considine Secure People's Theater at Vancouver.

SPOKANE, Wash., Jan. 3.—(Special.)
—Another important link was added to the Sullivan & Considine chain of theaters in the Northwest when they acquired the People's Theater in Vancouver, B. C. John F. Cordray will leave Saturday to take charge of the new Vancouver house, and will super-intend extensive siterations. intend extensive alterations.

cal business in the Northwest within the next three months. So far the Klaw & Erlanger Syndicate has been able to handle matters to suit itself. Sullivan & Considine have now secured two theaters each in Spokane, Portland, Seattle, Tacoma and Van-couver, and these houses, taken with their chain extending from New York to San Francisco, have placed them in a position to book independent attractions, which have heretofore been shut out of this territory.

BRADSHAW IS ELECTED MAYOR | tion of his services in aiding the success

Medford Has a Very Lively Election for City Offices.

MEDFORD, Or., Jan. 9.—(Special.)— the largest vote ever polled at a city election in this city was polled here to-day. The principal contest was for the office of Mayor. There were three candi-dates in the field, and W. H. Bradshaw won out with 174 votes. J. A. Perry re-ceived 160 votes and E. B. Pickel 151. Pickel was a candidate for re-election. For Treasurer L. L. Jacobs easily won with 350 votes to Charges Strange's 127. J. E. Toft was elected Recorder against two other candidates.

For Councilmen the following were elected: First Ward, F. Osenbrugge; Second Ward, J. C. Smith; Third Ward, J. L. Demmer. Bradehaw, the successful condidate for Mayor, is a prominent re-tired farmer and was formerly a County

OUT FOR THE GOVERNORSHIP

Chamberlain Files His Notice With Secretary of State.

SALEM. Or., Jan. 9 .- (Special.) - The first notice of the candidacy of a Democrat for a state office was filed in the office of Secretary of State Dunbar to-day when George E. Chamberlain gave

notice of his candidacy for the nomina-tion for Governor in the direct pri-maries.

Stellmacher Resumes Captaincy.

ALBANY, Or., Jan. 9.—(Special.)— ompany G. Oregon National Guard, lo-Deputy United States District

Attorney Has Resigna
Campany G. Oregon National Guard, 10cated at Albany, will receive a new
lease of life with the appointment of
Frank C. Stellmacher, of this city to
the captaincy, which was abnounced
today. Mr. Stellmacher was Captain
of the company after his return from
the Philippine Islands, whither he
went as a member of the new Second
Oregon Regiment, and several years
had one of the best companies in the had one of the best companies in the National Guard in Oregon.

Something over a year ago, however, Captain Stellmacher resigned his commission, and his name was removed from the active list by Adjutant-General Finzer, Since that itme the successor to Captain Stellmacher resigned and the affairs of the company were in a bad way. The Adjutant-General now rectifies matters by inducing Captain Stellmacher to resume his col

Miss Clay Speaks at Oregon City.

OREGON CITY, Or., Jan. 5.—(Special.)— Miss Laura M. Clay, of Lexington, Ky., was received, Saturday afternoon, by nearly 100 of the leading women of Oregon City, at the home of Mrs. Eva Emery Dye, the Oregon writer. Tea was served by four young ladles, charmingly gowned -Myrtle Buchanan, Edith Cheney, Jean White and May McBride-and two little misses as Japanese ladies, attended the door. Miss Clay and her friend, Mrs. Woodworth, were the recipients of much complimentary attention, and Miss Clay's

remarks were warmly applauded.

A large audience met Miss Clay in the evening at the Congregational Church, where she spoke for two hours on the gradual progress of human liberty and upon equal suffrage as the next inevita-ble step, coming with the larger field now accorded women in education, property and responsibility.

Meat War May Result.

TACOMA, Wash, Jan. 9.-(Special.)-It. Union Meat Company, of Tacoma, is a branch, has sold its properties to Swift & Co., of Chicago, and that the new owners will establish a cold-storage plant

the offices of the Union Company. At its learned, however, that Swift & Co. have had agents in Tacoma for some time investigating conditions here and that it is vestigating conditions here are the conditions of the Co. The place of crossing is the conditions here are the conditions are the conditions and the conditions have been conditionally as the conditions are the conditions rue that they have an option on the cortland plant of the Union Meat Com. pany. Whether or not this has been or is shortly to be, exercised is not known.

Timber Deal in Lane County.

COTTAGE GROVE, Or., Jan. 9.-(Spe. cial.)—A timber deal of considerable mag-nitude has just been consummated. The borena sawmili plant and 1000 acres of first-class timber lands, owned by J. H. Chambers, have been purchased by Russell & Rogers Company, of San Francisco. The purchase price was \$50,000. The esti-mation of timber is between 25,000,000 and 40,000,000 feet. The new company will op-erate the plant to its full capacity.

The logs are cut, sawed and conveyed to the docks at Dorena in a flume, and from there it is kiln-dried, dressed and shipped. The plant has been in operation

Farmers' Telephone Company.

OREGON CITY, Or., Jan. 8.-(Special.) -Articles of incorporation in the sum of \$2000 were today filed here by the Oregon City & Farmers' Independent Telephone When it was announced that Mr. Bristol had been appointed, Mr. Banks at once stated to the new official that he desired

Pasturage Is Very Short.

SAN FRANCISCO, Jan. 9.-Reports rom the different sections of California indicate on the whole that, notwithstanding the unusual dryness of the season. farmers and fruitraisers are still hopeful of securing good crops, basing their hope on the realization of the average rainfall

for the remainder of the season.

The only ones suffering at present are the cattle and sheepraisers, who are in need of pasturage, which has been re-tarded by the lack of sufficient rain.

Divorce Cases at Oregon City.

OREGON CITY, Or., Jan. 8.- (Special.) Decrees of divorce were granted by Judge McBride today as follows: Mary A. Green vs. William H. Green; William C. Bates vs. Ora F. Bates. An order of default and reference was

entered in the divorce suit of Mary Hock-inson vs. Albert Hockinson.

Ada Burrows, who became the wife of James M. Burrows at Scattle in 1901, to day filed suft for divorce on the grounds of cruel and inhuman treatment and in-

Dies in the Condon Jail.

CONDON, Or., Jan. 9.-(Special.)-A cocaine fiend, who had become insane from his vile practice, died in the City Jall at this place last night. Had he lived until today an order would have issued for his committal to the Insane Asylum. Wells will be remembered as one of the members of the unfortunate Wells family Signs are not wanting that there Heppner, so many of whom were lost in till be stirring times in the theatri-

Tells Wife He Was Not Buncoed.

RAKER CITY, Or., Jan. 9.-(Special.)-Mrs. W. S. Driver today received a tele-gram from her husband in New York, saying he was not buncoed, as reported.

Gold Medal for the Governor.

SALEM, Or., Jan. 8 .- (Special.) -- Governor Chamberiain has received from President Francis, of the Louisiana Purchase Exposition, a gold medal in recogni-

Pacific Coast Telegraphic Briefs. Vancouver, B. C.—William Burgess, a line-man employed by the British Columbia Elec-tric Rallway Company, was electrocuted at the top of a high pole in this city. His body was suspended by his climbing spurs.

San Francisco, Cal.—Fire in the stables of

the Overland Freight & Transfer Company on Bryant street, between Fourth and Pitth, caused \$150,000 damage. Twenty of 230 homes

San Francisco.—Superior Judge Cook fixed the bail of J. E. Graves, wanted at Seattle to answer a charge of embezzlement, at \$3000, Aberdeen, Wash.—(Special.)—The Markham shingle mill, ewned by the Markham Mill Company, was destroyed by fire yesterday morning. There is no fire apparatus in the town, which is four miles from here. The loss is \$10,000, with partial insurance. Three million, shingles burned with the mill.

"POTTER" IN SERVICE. Queen of River Bouts Is Now on the Astoria

Enjoy a trip to Astoria on the Potter. You will always remember it. Leaves As...street dock every night at 5 o'clock, except Sunday, (Saturday night, 16 P. M.) Round trip, tl. Particulars at Third and Washington streets. Portland.

Habitual constipation cured and the bowels strengthened by the regular use of Carter's Little Liver Pills in small doses. Don't forget this.

O. R. & N. Suit Against the North-Bank Line.

CONSENTS TO WITHDRAW IT

Contempt Proceedings Against J. Couch Flanders Will Also Be Dismissed as a Result. It Is Said.

The injunction suit filed by the O. R. & N. Co. against the Portland & Seattie Railway Company December 23, to enjoin the building of a trestle at Maegly Junction, on the Peninsula was dismissed by Judge Frazer yester-day on the request of Arthur C. Spen-cer, counsel for the O. R. & N. Co. This means that the contempt proceedings against J. Couch Flanders, growing out of the disobedience of the injunction order will also be dismissed. Mr. Flan ders was served as agent of the Port land & Seattle Railway Company with an order to stop the work, but did not do so, shd the building of the trestle was continued until December 28. Yesterday the condemnation suit of the O. R. & N. Co. against the College Endowment Association in works.

Endowment Association in which A. H. Maegly is the principal owner, was disposed of in the State Circuit Court. The O. R. & N. Co. agreed to a verdict by a jury in favor of the association by a jury in favor of the maken for for \$250 for the land to be taken for right of-way purposes. In this suit an right of way purposes. In this suit an amended complaint was recently filed making the Portland & Seattle Company a party defendant. The papers could not be served on the Portland & Scattle Company, however, because J. Couch Flanders, the only authorized These rumors cannot be confirmed, all knowledge of them being disclaimed at the offices of the Union Company. It is land & Seattle Company for the Portlearned, however, that Seattle Company for the Portlearned for the Po where the trestle was built, and is the point of dispute. The grade of the Portland & Seattle does not conformate that of the O. R. & N. Co. A condemnation suit by the O. R. &

N. Co. against Henry Thoeny, a farm tenant of Mr. Maegly, was also settled yesterday. The amount to be paid by the company is \$250.

JUDGE FRAZER A WITNESS

Appears in Case of Gus Rohse, Who Is Acquitted.

Judge Arthur L. Frazer was called as a witness in Judge Cleland's court yester-day afternoon to impeach Gus C. Moser, Deputy District Attorney. This was the closing event in a dramatic acene, in which Mr. Moser and Joseph M. Long and Raieigh Trimble, attorneys, had previous-ly participated. Gus Rohse, testifying in his own behalf, on a charge of assault on Clara Schmedecke, was asked by Mr. Trimble, who appeared as special prose-Trimble, who appeared as special prosecutor employed by the parents of the girl, if he had ever made any admissions to Mr. Moser. The latter told the witness not to answer the question, and Judge Cleland ruled that it need not be answered, and Mr. Long, attorney for Rohse, subsequently called Deputy District Attorney Moser to the stand. Mr. Moser testified, in answer to interrogations by Mr. Long, that Rohse appeared before him, sitting as a grand jury. Mr. Moser said he told Rohse to talk freely, if he desired to do so, and that any confession he might make would not be used against him. make would not be used against him. of an incriminating nature. Mr. Trimble, while associated with Mr. Moser in the prosecution of the case, was not pleased with this turn of affairs, and called Judge Frazer, who, he understood, had talked with Mr. Moser about the Robse case. Mr. Moser denied that he told to Mr. Moser denied that he told Judge Prazer that Rohse had made admissions of a certain kind against himself, and Judge Frazer's recollection was that Mr. Moser told him Robse had admitted hav-ing gone with the girl with a wrong pur-

pose in his mind.

The trial of Rohse resulted in his ac-The deliberations of the jury oc cupied but five minutes and only one balwas taken

When the jury came in with a verdict of acquittal, R. Bartis, a young man, clapped his hands, and, was promptly fined \$5 for contempt of court by Judge Frager, Rohse paid the fine.

Suit for Insurance Begun. Refusal of the Westchester Fire Insur ance Company, of New York, to pay a loss of \$1000 on the State Room Inn, which was burned on August 19, 1966, has brought about a suit against the company by the Morgan Mercantile Association, which holds a claim assigned by H. M. Van Alstine, who conducted the inn. Two lives were lost in the fire, and Miss Anna Loubet was crippled for life. The in-surance company declines to pay because the building was on leased ground.

Alleged Wife-Beater Talks.

Daniel Mays, charged with beating his Judge Frazer yesterday, attempted to make an explanation. "My wife and I had a quarrel." he began. Judge Frazer interrupted him with the statement that he would helv anything he had to say later. Index Frazer then said the way later. later. Judge Frazer then said the Cam-had been called to his attention and he wanted to see Mays and Deputy District Attorney Haney in his chambers this

Joe Young Asks New Trial.

Notice of appeal to the Supreme Court was filed in the State Circuit yesterday in the case of Joe Young, who is under a six years' sentence in the penitentiary for shooting Kaspar Van Dran. The recent death of Van Dran would not interfere with a new trial, should the Supreme Court grant one, for the reason that the testimony of Van Dran given at the previous trial could be read by the official court reporter from the notes taken at the time.

Sues for Building Auto Road.

Archie Mason, a well-known railroad ontractor, alleges that Charles O. Johnsontractor, alleges that Charles O. Johnston is indebted to him in the sam of \$500 balance due for work performed in building an automobile road from Cross Roads to Bend, in Crook County. Mr. Mason yesterday began suit against Johnston in the State Circuit Court to recover the amount. He avers that altogether he furnished materials and labor to the extent of more than \$11.000. tent of more than \$11,000

Sues for Use of Log-Boom Plant. L. E. Loomis has sued Fred MacFarland and George L. Colwell in the State Circuit Court for \$475, alleged due for the use of the Ilwaco log boom plant, Il-

Auditor Will Deliver Warrants. County warrants heretofore distributed the County Clerk will hereafter be vered by County Auditor Brandes. The provides that the Clerk must issue the

that the Clerk must distribute them to their owners. The Auditor passes upon claims and in the past people whose claims were cut down and wanted to protest complained to the Clerk, who had to refer them to the Auditor. Under the new plan the Auditor, who is familiar with all claims and the reason for any reduction, can explain when the warrant is delivered.

COUNCEMNGASGRAFT BETTER THAN DOCTORS

Mrs. J. Craig, of Four Oaks, N. C. suffered from Oaks, S. C.

Fined for Conducting Fantan.

Ah Dock and two other Chinese, c victed of running a fantan game, were fined \$100 each by Judge Cleiand. Jue Suey pleaded guilty in Judge Frazer's court yesterday to a charge of conducting a fantan game, and was fined \$50. Six players pleaded guilty and were fined \$50 each. These fines accreaating \$40 were cach. These fines aggregating \$10, were all paid. The arrests were made by Sher-iff Word.

Nomination Petition Filed.

W. E. Wills, of Willsburg, yesterday filed a petition in the office of the County Clerk, announcing almself as a cardidate at the primary election for the office of County Commissioner on the Republican ticket to succeed Frank C. Barnes, This is the first nom-inating petition filed for any office. inating petition filed for any office.

STUFF POCKETS WITH BILLS

ROBBERS GET CASH INTENDED FOR MINERS AT BUTTE.

Manager Mullane Opens the Safe When Threatened by Two Colt's Revolvers.

BUTTE, Mont., Jan. 8.-The Centerville branch store of the D. J. Hennessy Mer-cantile Company was held up by two masked robbers tonight and more than secured. Manager Thomas Mullane was marched into the store at the point of two Colt's revolvers and compelled to open the safe. He purposely fumbled on the combination several times, playing for time, when he was told that another move of the kind would mean his death. Mullane then opened the safe and the robbers filled their pockets with the sli-ver and bills intended for payment of the niners tomorrow, that being pay-day, Watchman Tom McGeever, who appeared on the scene, was also made his hands skyward and take a stand beside Muliane. As the robbers were disappearing in the shadows of the mine dumps, McGeever took several shots at the hold-ups, but apparently without

Elleric Has a Hard Trip.

VICTORIA, B. C., Jan. 9.-The steamer Elleric arrived this morning, 32 days from Ancon, with three of her crew down with fever and but sufficient coal to allow her to make port. Captain Findley reported that if he had been another day at sea he would have had to burn the steamer's

The Elleric met the ill-fated Pass of Melfort leaving Ancon for Port Townsend and ran in under the stern of the bark that Captain Findley might wish the capain a pleasant voyage. The two were friends on the Elleric's previous visit to Ancon. Captain Findley says there is a great deal of malarial fever, though few cases of yellow jack, in the canal zone.

Robber Swims Ice-Cold River.

HELENA, Mont., Jan. 3.-After twice wimming the ice-cold Kootenai River and exchanging shots with his pursuers. Wil-liam Heard, a 18-year-old boy, accused of robbing the postoffice at Troy of about \$100, and Woods' store, was captured while asteep in a barn says a dispatch to the Record from Kalispel. He pleaded guilty in the District Cours and was sente to five years in the penitentiary,

Astoria Delegates to League.

ASTORIA, Or., Jan. 2.—(Special.)— James W. Welch, president of the Chamber of Commerce, has appointed the fol-lowing as delegates to the session of the Oregon Development League, which will meet in Portland on January II: C. R. Higgins, J. Q. A. Bowiby, J. N. Griffin, James W. Welch, J. E. Ferguson and J. E. Gratke.

Pacific Glee Club to Tour.

PACIFIC UNIVERSITY, Forest Grove, Or., Jan. 9.—(Special.)—At an enthusiastic meeting of the vocal students of the conservatory, it was decided to organize a glee club for a tour of the state between the Winter and Spring terms. A committee to select suitable numbers

Eugene Council Changes Front.

EUGENE, Or., Jan. 9.—(Special.)—The lity Council at its meeting last night re-cinded its act at a special meeting a week ago and passed a resolution against any further effort toward installing municipal waterworks. It is now believed this ques

tion is permanently settled. Miss Nellie Giles ABERDEEN, Wash, Jan. 3.—(Special.)

Miss Neille Giles, only child of C. H.
Giles, a pioneer of Gray's Harbor, died
today. Miss Giles had been prominent in

ocial and church circles.

Twenty Mills in Lane County. EUGENE, Or., Jan. 3.-(Special.)-The County Court this afternoon made the tax levy for Lane County for the present year, fixing sit at 20 mills, which is 2 mills less than last year.

END FEUD WITH BULLETS

Sheriff and Policeman Mortally Wound Each Other.

DURANGO, Colo., Jan. 9 .- Sheriff W. J. Thompson, of La Plata County, and Po-liceman Jesse Stensel, of this city, ex-Wis Stuart's Despetator changed a dozen shots with revolvers on the main street here today and both were mortally wounded. Thompson died this afternoon. There had existed a feud between them since the late election when changed a dozen shots with revolvers on tween them since the late election, when they were both candidates for Sheriff. Thompson had resided in Durango 20 constabulary. For a number of years he was city marshal of Durango, and he had made an envisible record as a conscientious and fearless seare officer. He was six feet four inches in height, and had a magnificent physique.

In addition to the rolling of the roll magnificent physique.
In addition to the political differences between Thompson and Stensel, there was

friction between the police department and the Sheriff's office over the question of opening gambline. Thompson had in-sisted that gambling must stop in La Plata County. It is said hot words on this subject were exchanged between the two officers before the shooting began to-"He murdered me," were the only words

The murdered me, were the only words spoken by Thompson after he was shot. "Thompson started the fight," said Stensel. "I shot because I did not want to be killed. I am sorry now that we both ost our-tempers, but it was a fair, stand-Stensel was shot through the right lung

and it is thought he will not recover. TO CURE A COLD IN ONE DAY. delivered by County Auditor Brandes. The law provides that the Clerk must issue Druggists round money if it falls to cure, and sign the warrants, but does not state E. W. GROVE'S signature is on each box 13c.

ods Vicious.

WHAT C. A. COGSWELL SAYS

Member of the Executive Board Has Had Dealings With the Corporation, and Favors Introducing San Francisco Plan.

C. A. Cogswell, one of the most influntial members of the Executive Board, nd recognized as a person of keen legal ability, expressed the warmest admira for the course of The Oregonian in nection with the gas graft. He said that he was personally aware of many shortcomings of the company, and that it had been carrying on its nefarious sys-tem for years. "I hear a great many complaints relative to the quality of gas furnished subscribers, as well as the company's method of doing business," said Mr. Cogswell last night, "and I am in full accord with The Oregonian in the matter. The Gas Company has certainly been carrying things with a high hand for a long time, and I think a halt ought to be called in some of its ways of doing

Plain Proposition of Law.

"I have not investigated the legal features in connection with the franchise, but it strikes one as a plain proposition of law that the Legislature had no right of law that the Legislature had no right to grant any such exclusive and perpetual right under any circumtances, and espe-cially where the city receives no reve-nue. I am going to look into that phase

of the situation.
"In San Francisco no new franchise is
"In San Francisco no new franchise is

sitive views on the subject of the gas raft. "You can put me down for almost anything you like in the way of con-demnation of the Gas Company," said Mr. Wills, with emphasis. "I have been familiar with its ways for a long time, and that is equivalent to an admission that what The Oregonian has been print. ing about the company is no news to me. As a matter of fact, every person in this city who has ever had any dealings with

its product as a gift."
Councilman R. E. Menefee was equally wrought up on the subject, and after giving an experience that merely tallied with that of nearly every local consumer, stated that he intended to introduce a resolution at the next meeting of the Council calling for an investigation of every detail affecting the Gas Company's franchise. Mr. Menetee was sure the legislature had no authority to vest the ompany with a perpetual existence, and roposed to take steps as soon as possi-le to inquire into the matter. In this undertaking he will receive the support of practically every member of the City Council, as all who have been seen by The Oregonian are decidedly in favor of a

ve in this direction. THEY ATTACK INDICTMENT

Gaynor and Greene Object to Being Tried for Conspiracy.

SAVANNAH, Ga., Jan. 3.—After four years spent in exile as fugitives from the law, Benjamin D. Greene and John F. Gayner appeared this morning in the Federal Court for the Southern District of Georgia, before Judge Emory Speer, to answer to several indictments charging them with conspiracy to defraud the Government with embezzlement and with re-

ceiving money known to have been em-bezzled from the United States. Shortly after the convening of the court, Marion Erwin, for the Government, announced that he desired to call only the cases of Benjamin D. Greene and John F. Gaynor, making no allusion to the in-dictments standing against the co-defend-ants, William T. and Edward H. Gaynor, Michael A. Connolly and ex-Captain Ober-lin M. Carter, none of whom was in the

Upon the request of Colonel P. W. Meldrum, for the defense, Mr. Erwin outlined the method of procedure he will adopt

INTERESTING FACTS

For Nearly Every Man, Woman or Child. A short time ago we published as article recommending to our readers the new discovery for the cure of dyspepsia, called Stuart's Dyspepsia Tablets, and the claim then made regarding the wonderful curative properties of the remedy have been abundanced. antly sustained by the facts. People who were cautious about trying new remedies advertised in the newspapers and were finally induced to give Stuart's Dyspepsia Tablets a trial were surprised and delighted at the results. In many cases a single package cost-ing but 50 cents at any drugstore made a complete cure and in every instance the most beneficial results were reported. From a hundred or more received we have space to publish only a few of the latest but assure our readers we receive so many commendatory letters that we shall publish each week a fresh list of genu-ine, unsolicited testimonials and never

From James Yemmeisler, La Crosse Wis.: Stuart's Dyspepsia Tablets are

From Jacob Anthony, Portmurray, New Jorsey: I have taken Stuart's Dyspepsia Tablets with the best reyears, and during the entire period had period had some position connected with the constabulary. For a number of years he and had taken a great deal of medicine, but the Tablets seem to take right made an envisible record as a conscien-Tablets.

From Mrs. M. K. West, Preston.
Minn. I have received surprisingly
good effects from using Stuart's Dyspepsia Tablets. I gave one-half of
my last box to a friend who also suffered from indigestion and she had
the same good results.
From Mrs. Agnes K. Raiston, Cadillac, Mich.: I have been taking Stuart's
Dyspepsia Tablets and I am very much
better, and feel very grateful for the
great benefit I have received in so
ahort a time.
Stuart's Dyspepsia Tablets are a cer-

From Mrs. M. K. West, Presto

Stunrt's Dyspepsia Tablets are a certain cure for all forms of indigestion. They are not claimed to be a cure-all, but are prepared for stomach troubles only, and physicians and drugglets everywhere recommend them to all persons suffering from nervous dyspepsia, sour or acid stomach, heartburn, bloating or wind on stomach and similar disorders.



heart disease and nervousness. Duffy's Pure Malt Whiskey cured her after eminent specialists had been unsuccessful. Her health Is now better than ever before. She writes:

"Duffy's Pure Mait Whiskey has done me more good than all the medicine I have ever used, and I have been treat-ed by eminent specialists for years.

"I suffered from a complication of asthma and heart disease, coupled with nervousness, "My husband insisted that I give up the doctors when I falled to improve and use Duffy's Pure Mait Whiskey. This I began to do, and I have fully recovered. My health is now better than ever before and I am very thankful Mrs. J. C. Craig, Four Oaks, N. C., September 24, 1935."

MRS. J. C. CRAIG. DUFFY'S PURE MALT WHISKEY

If you wish to keep strong-and vigorous and have on your cheeks the glow of perfect health, take Duffy's Pure Malt Whiskey regularly, according to directions, and take no other medicine, it is dangerous to fill your system with drugs, they poison the hody and depress the neart (quinine depresses the heart), while Duffy's Pure Malt Whiskey tones and strengthens the heart action and purifies the entire system. It is the only whiskey recognized by the Government da a medicine, and contains no fusel oil. This is a guarantee. Duffy's Pure Malt Whiskey has stood severe tests for fifty years and loas always been found absolutely pure and to contain great medicinal properties.

CAUTION—When you ask your drugging or grocer for Duffy's Pure Malt Whiskey he sarre you get the genuine, it's the only absolutely pure medicinal whiskey, and is sold only in sealed bottles—never in bulk. Look for the trade-mark, the "Old Chemist," on the label, and make sure the seal ever the cork is unbroken. Price \$1.00. Medical booklet and doctor's advice free. Duffy Malt Whiskey Co., Rochester, N. Y.

He will ask that the defendants plead to

the several indictments against them. It being then his purpose to consolidate all the charges and try the accused upon "In San Francisco no new franchise is granted without the city receiving 3 per cent of the gross earnings, and I am decidedly in favor of such a provision for all measures of the kind in Portland hereafter."

Councilman A. N. Wills yesterday had positive views on the subject of the gas of conspiracy upon which the first bill of today and positive views on the subject of the gas of conspiracy upon which the first bill of today and positive views on the subject of the gas of conspiracy upon which the first bill of today and positive views on the subject of the gas of conspiracy upon which the first bill of today and positive views on the subject of the gas of conspiracy upon which the first bill of today and the proposed the charges and try the accused upon the indictments the defendants pleaded not guilty to in 1902, before they left for Quebec, forfeiting bonds of \$40,000 each.

A plea in abatement was read by Colonel Medium. holding that the court was of conspiracy upon which the first bill of the charges and try the accused upon the indictments the defendants pleaded not guilty to in 1902, before they left for Quebec, forfeiting bonds of \$40,000 each.

A plea in abatement was read by Colonel Medium.

indictment had been found was not a extraditable offense under the treaty obtaining with Canada. He asked the cour to discharge the defendants from custody Mr. Erwin expressed a desire to file a answer to the plea later, suggesting tha the case might proceed in the meantime. The court tentatively took the sam view. Counsel for the defense objected however, claiming that the question of the plea was, one of vast importance, and the Gas Company is aware that The Oregonian has not told half the story. I quit
the company long ago, and lately it has
been trying its best to induce me to resume my patronage, but I wouldn't have

The British Privy Council has found that conspiracy is not an extraditable offens between the United States and the De minion of Canada, hence, as the defend ants were extradited, they cannot be trice upon an indictment alleging conspiracy

> quash the two old indictments.
>
> Argument in support of the plea in shatement was begun by A. A. Lawrence of counsel for the defense.

This, according to the defense,

Judge Goodwin Still in Harness. SALT LAKE, Jan. 2.-Judge C. C. Good win, formerly editor of the Salt Lake Tribune, and a pioneer newspaper man of the West, having been associated with the Enterprise at Virginia City, Nev., in the palmy days of that mining camp, will editor-in-chief of the Evening





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