JURORS TOO ILL TO HEAR JUDGE

Three Overcome by Bad Air in Crowded Grant's Pass Courtroom.

GIRL FEELS CONFIDENT

Dora Jennings Plans With Her Little Sister What They Will Do When She Is Declared Not Guilty.

GRANT'S PASS, Or., Jan. 23.—(Staff Correspondence.) There is yet another night of agony and suspense for Dora Jennings. All day she has been listening to the words of condemna-tion which fell from the lips of District Attorney Reames in torrents and to the arguments made in her favor by her attorneys, Colvig & Durham, with the hope that the case would go to the

iry tonight.
All through the trial there has been something splendid in the girl's con-fidence that the jury will find her not guilty. This afternoon on her way from the Courthouse during the noon recess she was planning with little Julia the good time they would have as seen as she was from

as soon as she was free. The delay in sending the case to the it was unavoidable, for three of the jurors who have heard the evidence during the trial are indisposed and expressed a desire that Judge Hanna postpone giving them instructions until temerrow morning. The jurors who are ill are C. J. Howard, H. S. Woodcock and J. P. Kenney.

The fetid air in the courtroom, due to the large crowds who pushed and shoved their way into the small audience chamber, is in a measure responsible for the jurors' illness. The ever, and Judge Hanna believes that night's good rest the juryment able to take up their deliberations in the morning.

Arguments Occupy the Day.

The entire day and evening session were taken up in hearing the ar-guments. District Attorney Reames spoke for two hours this morning, three this afternoon and an hour this evening. He was followed by G. H. Durham, junior counsel for Dora, and he in turn was followed by W. M.

The argument made by the Distric was a musterful and cleverly conceived arrangement of the testin murder and the slender evidence which he had, twisting and advoltly turing the whole, until in its presentation Dora's motive for having a hand in the killing of her father, Mr. Reames contended, was for his money. He defended the imputation that Blanche Roberts' story of Dora's confession was a fabrication, and declared that the girl told the truth. This was in marker to the confession was a fabrication. truth. This was in answer to the charge made by Attorney Durham that Blanche Roberts' motive in trying to place the murder on Dora was to ald her sweet

District Attorney Scored.

Mr. Durham made a forcible argument and he was followed by Attorney Colvig who, although almost too ill to appear it of his client. Attorney Colvie severely censured the methods of the Dis-trict Attorney's office, and his arraign-ment of Mr. Reames was extremely bit-

clude the statement made by Jasper, in which he said that it was Dora who committed the murder, and the one accusing

The impeaching testimony of Dr. Flanagan, the Coroner, in regard to the testimony given by John Evitt is another point raised. The main point raised is the refusal to allow Blanche Roberts to testify in behalf of the defendant, Jasper regarding the confession that Dora made

EXPERT IS A STRONG WITNESS

Tells of Discovery of Shortage in Umatilla Sheriff's Books.

PENDLETON, Or., Jan. 23.-(Special.)-The case of C. P. Davis, on trial for larceny of public money while Sheriff of Umstilla County, progressed slowly to-

amined this afternoon, as follows: Sheriff T. D. Taylor. County Clerk Frank Saling. Deputy Sheriff A. C. Funk and Expert Accountant G. W. Buchanan.

The witnesses explained the methods

employed in the Sheriff's office in keeping the accounts, especially in reference to money received as taxes.

Buchanan proved to be the strongest witness for the state, having experted the hooks of the office and discovered the alleged shortage which he seed the state. leged shortage, which he said dated back to 1894. The total amount of the sums not accounted for he said was about \$4200.

DIED OF BUCKSHOT WOUNDS

Ollie Powell Succumbs to Murderous Attack of Miner She Jilted.

BOISE, Idaho, Jan. 22.-Ollie Powell, one of the four persons shot here yester-day by Henry Neuebaumer, a wealthy Alaska miner, who later killed himself to avoid being taken by the police, died early today. Death resulted from seven buckshot wounds in the abdomen.

Lafayette Gray, the youth for whom Office Powell filted the miner, is not expected to five. He also suffered buckshot younds in the abdomen. His mother Mrs. Robert Gray, is in a critical condi-tion from buckshot wounds in the abdomen. Young Gray's sister, Lillian, the fourth person shot down by Neuebaumer, will recover. She is wounded in the right side and right arm.

BOISE, Idaho, Jan. 21.—(Special.)—Colonel E. K. Hayes, of Emmett, who arrived in town tonight, makes an interesting statement respecting Henry Neuebaumer, the author of the tragedy in this city yesterday. Colonel Hayes was a fill-ing pariner with Neuebaumer in the suit of injuries received by being gored Klondike and worked with him there two years. They occupied the same cabin and were tegether constantly.

Neuebaumer, he says, was often very moody and at times acted like one un-

years. They occupied the same cabin and were together constantly. Neuebaumer, he says, was often very

balanced. He often indulged in violent threats. During that intimate association the Colonel became acquainted with a side of his character that seems never to have been developed during his residence

in Caldwell. Colonel Hayes knew the man in the latter place for many years, and had the highest opinion of him until he was thrown with him during two seasons in the Alaska mining camps.

Daughter of Salem Man Gets

STOCKTON, Cal., Jan. 23.-Henry STOCKTON, Cal. Jan. 23.—Heary Neuebaumer, the Klondiker who shot four persons and killed himself in Bolse, Idaho, yesterday, is the oldest son of a well-known family in Tuolumne County, and his mother and several other rela-tives lived there a few miles east of Columbia. Edward Neuebaumer, the youngest brother, is a merchant in James-town, and to him the suicide deeded all his property. Mr. Neuebaumer came to Stockton today and left tonight for Bolse, after wiring the authorities to mbalm his brother's remains,

NEEDED MONEY TO BUY JOB

Tacoma Youth Tells How He Ac quired the Stealing Habit.

TACOMA, Wash., Jan. 23 .- (Special.)-"I was broke and I needed money to buy s ob. I thought I would steal the clothes pawn them and then when I got work, re feem them and confess the whole thing to the fellow. I found it so easy that I So H. J. Callahan explained to a reporter how he came to rob rooms in sev-eral hotels here, and added:

"That was a nasty trick the reporter played me Sunday, telling all about those letters from my girl. I'll get that fellow mark my word. I'll get that fellow; if it takes my whole life, I'll get him some

Callahan is the son of a formerly wellknown Tacoma business man who now lives in Portland. Callahan is a warehouse tallyman by trade.

jury was a disappointment to her, but BEAVER PILGRIMS VISIT PASA-DENA AND BALDWIN RANCH.

> At the Ostrich Farm Many Handsome Plumes Are Secured by the Ladies.

LOS ANGELES, Jan. 22 .- (Special.) So far as the Los Angeles Chamber of Commerce is concerned it has ceased to fill the role of host for the Oregon delegation. A small committee will be sent to Mount Lowe tomorrow to look after the Beavers there, but the formal programme mapped out for the entertain-ment of the party terminated today with a trip over the line of the Pacific Electric Railway to Pasadena.

Four cars were placed at the disposa of the delegation. The first call on the line was made at San Gabriel, where one of the oldest missions in California was visited, the Northerners being guided through by Father Kelly, a well-known missionary here. Ther the cars were speeded to Arcadia and a short time spent on the famous "Lucky" Baldwin ranch. At Pasadena lunchcon was served at the Hotel Green, the Oregonians being the special guests of the management, and from there the pilgrims proceeded to the Hotel Raymond, to view the hestelry and grounds and partake of light re-

At the Cawston ostrich farm every of the feathers of the ungainly birds were secured to adorn Oregon belles. A special three-day tate has been made by the Santa Fe for the Oregonians to include San Diego in their itinerary and a large delegation will depart for there Thursday morning.

ROBBER'S MIND WAVERED.

Held Woman Victim by the Thront While He Decided Extent of Crime.

TACOMA, Wash, Jan. 23.-(Special.)-After choking Mrs. C. M. Ellaworth and taking her purse and 37, in a thickly-set-tled neighborhood, a ione highwayman last night handed the money back to the Late this afternoon H. D. Norton, attorney for Jasper Jennings, filed a motion to set aside the verdict, for a new trial. No date has been set for the arguments, but it is believed the motion will be taken up as soon as the jury reports on Dora's case. Attorney Norton bases his motion upon failure of the court to exclude the statement made by Jasper, in which time he was wavering between re-pentance and further crime, and finally released her with no greater less than her

> The man asked Mrs. Ellsworth where she lived, her name, and several other questions. Finally, at the end of ten min-utes he rose to his feet, still holding a knife over her, saying:

> "I can't do it. I've been a cur. Do I look like I had any honor? I haven't. No. Mrs. Elisworth's husband is a railroad man in Portland. The couple have not been living together,

> WILLAMETTE HAS FRIENDS

President Coleman Tells of Offers Accepted by the University.

SALEM, Or., Jan. 21.-(Special.)-At the SALEM, Or., and Schapel exercises at Willamette University chapel exercises at Willamette University vesterday. President Coleman made of Unstilla County, progressed slowly today. The twelfth jurer was secured late
this morning, and by moon the opening
statements to the jury had been made by
District Attorney Phelps for the prosecution and Colonel J. H. Raley, for the
defense.
Four witnesses of the state were examined this afternoon, as follows: Sheriff
T. D. Taylor, County Clerk Frank Saling. consummation of the pair the expense of has offered to bear all the expense of painting the main university building between now and the commencement season of 1906. Still another will bear the ex-pense of putting the museum in order and increase its equipment,

President Coleman also announced that the current expenses for this school year have been guaranteed.

LANE WILL FIGHT FRUIT PEST San Jose Scale Has Taken a Firm Hold on County Orchards.

EUGENE, Or., Jan. 22.-(Special.)-Dr. H. F. McCornack, Deputy Fruit Inspector for Lane County, has issued an order re-quiring persons who have fruit trees infested with the San Jose scale to spray those trees or destroy them. This pest has made its appearance to an alarming ex-tent since its introduction, four or five years ago. Few fruit trees in this vicinity are free from it. Some orchards have already been sprayed, and others will be before the buds burst in Spring.

The scale is especially bad on cherry trees, but is also found on apple, pear and other kinds of fruit trees. It can also be found on maple trees, willows and shruhs of various kinds. Fruitgrowers are generally complying with the order without

Fatally Injured by a Steer.

Bulk of Property.

HAILEY WRITES OPINION

Oregon Supreme Court Reverses Case of Baker County Against ex-Sheriff Huntington and Bondsmen-Decide Hop Case.

******************** The Supreme Court holds that the will of A. B. Buren, of Salem, leaving the bulk of his property to his daughter, is valid.

Baker County's victory against ex-Sheriff Huntington and bondsmen is reversed and a new trial ordered because of errors in giving

SALEM, Or., Jan. 21.-(Special.)-The Supreme Court today handed down six decisions in appealed cases, the most im-Buren will case. The decision reverses the Circuit Court and upholds the will. The opinion in this case is the first one written by Justice T. G. Halley, with sucseeded Justice Wolverton on the Supreme Bench. The decision follows:

Buren vs. Buren.

Max O. Buren, respondent, vs. Lida V. Buren Reeves, appellant, from Marior County: William Galloway, Judge. Reversed and remanded; opinion by Justice

This was a will contest instituted in the County Court of Marion County by Max O. Buren, only son of A. B. Buren, deceased, to have declared void the will of his father for the reason, as stated in the petition, that his father, at the time he signed the instrument, was not of sound and disposing mind and memory, but was in his dotage and suffering from disease, old age and great physical and mental disability and infirmity, and his nd and memory were so impaired as to render him entirely incapable of making a will or of understanding the terms of any

The County Court, after bearing the rise County Court, after nearing the testimony, sustained the will, but an appeal was taken to the Supreme Court, quired of him how much water car

where a decree was entered setting aside the will, from which decree Leda V. Buren Reeves, contestant's only sister, appealed to the Supreme Court. The value of the estate was about \$25,000, the greater part of it being given to the daughter and to sons of Max O. Buren this testimony could be considered. After a thorough review of the testi-

mony the Supreme Court sustains the de-cision of the County Court that Buren was of sound and disposing mind and memory, and that his will is valid. other errors the case is the decision

Baker County vs. Huntington.

Flegel vs. Kass.

ents; from Muitnomah County; J. B. Cle land, Judge. Affirmed; opinion by Justice

Halley. This suit was brought upon a re-deliv-

ery bond given by the Kasa Company to secure possession of certain hops that had been attached as the property of Phil Nels. The lower court held, after a trial

without a jury, that the hops were bought by Neis as agent for Kass Brothers and

of Neis, even to the extent that the at-taching creditor could hold them. The Supreme Court holds that there was evi-

dence to support this finding, and it will

Keystone Co. vs. Equity Co.

Keystone Mining & Milling Co., appel-

relating to the boundary line of the Key-

stone mining claim, and it is held that the defendant had not trespassed thereon.

Morgan vs. Shaw.

John R. Shaw, respondent: from Baker

DEAD-LETTER OFFICE RETURNS

ORCHARD'S LETTER.

Correspondent Is Informed There Is

Lots of Money in Job With-

out Being Caught.

BOISE, Idaho, Jan. 21.-(Special.)-It is

arned that an important clew to the entity of Harry Orchard's co-conspira-

ors in the Frank Steunenberg assassina-

tion has been secured by the Caldwell

Orchard from Caldwell during Novemb

and returned to him last week from the dead-letter office. The name of the man

whom the letter was addressed is be-

ng suppressed by the officers for obviou

The letter was sent to a town in Colo

rado, but after remaining unclaimed for a certain period, was sent to the dead-

letter office in Washington, and from there returned to the writer. The con-tents of the letter have not been made

public. It is known to contain, however

"I have a bunch of money," reads the ster: "and there is lots of money in

It is believed that while the man to whom the letter was addressed did not

eceive it, still be received word from

Orchard through another source, perhap-through another letter, and came to Cald-

well in response to the latter's advice The name of the man is, therefore, be kept secret until he can be located.

President Ferrin, of Pacific Univer

sity, Makes Public Statement.

\$25,000.

PACIFIC UNIVERSITY, Forest Grove,

in character, and given for the informa-

the hearty applause attested to the feel-

ing of the study-body in the matter.

letter: "and there is lots of money this job, with no chance of being caught

o come at once to Caldwell.

TO CONSPIRATOR

Anna M. Mergan et al., appellant,

therefore be affirmed.

hers, and did not become the pro

Baker County, respondent, vs. A. H. Huntington, A. L. Brown, James Fleet-wood, J. W. Isenhofer, J. T. Fyfer, D. Cartwright and Harry A. Duffey, appellants; from Baker County; W. R. Ellie, Judge. Reversed and new trial ordered; opinion by Chief Justice Bean, This is the suit brought to recover on

Huntington's bond as Tax Collector of Baker County. The amount of the bond was fixed at \$10,000, but Huntington had trouble in getting sureties and after se-curing those above named, who attempted to limit their liability so that in the aggregate they were liable for only \$7000, the bond was delivered to the County Court and received by it. Huntington had not signed the bond himself, and only the name of Brown had been entered therein. Brown and Fleetwood had not qualified.

The trial resulted in a verdict against he defendants and they appealed, alleging errors in instructing the jury relativ the right of Huntington to deliver the bond to the County Court in its it pleted condition. The Supreme Court holds that Huntington had no "appar-ent authority" to deliver the bond, for its uncompleted condition uncompleted condition refutes that, and the question to be decided is whether, in reality, he was given authority. Says the

show express authority from the defend-ants to Huntington to deliver the bond. His authority may be implied by their acts and conduct, but he must have au-thority, either express or implied, to make the delivery before it could become ef-fective.

The instructions given by the lower court were not in harmony with the views of the Supreme Court, hence the case goes back for new trial. Justice Halley took

Price vs. O. R. & N.

Thomas J. Price, respondent, vs. Oregon Rallway & Navigation Company. lant; from Umstilla County; W. R. Ellis, Judge. Reversed and remanded; opinion by Chief Justice Bean.

This was an action in which the plain-tiff recovered verdict against defendant for damages alleged to have been sus-tained by reason of backwater caused by the negligence and unskillfullness of defendant in constructing a fill on the line of its road from Pendleton to Walla Walla, over the channel of Hale Creek, near Weston. The backwater was duto a heavy storm. At the trial the cour-permitted plaintiff to testify that before the fill was made a man who seemed to be spokesman for a surveying party who were making measurements at the place where the fill was subsequently made, in

Tremendous Vote in Oregonian Contest

Thousands of Ballots Cast for Young Women Who Are Candidates for Free Trip to Yellowstone Park

HE Oregonian's free trip to the j doubt, for each will have working for Yellowstone National Park has brought out a tremendous vote. Thousands of ballots have been cast since the contest began. The three

····



states are preparing to vote for their favorite young women. The fact that so many votes have been received in The Oregonian's Yellowstone National Park trip since a week ago, is a striking illustration of the great interest

The coupon department has been lit-



growing steadily and with the notion of new candidates the vote is swelling to large proportions. From the tremendous vote cast in the past few days some idea may be gained of what the contest will be when it is in full swing. In the city during the past few days, some very active forces have been working. Since the standing of the various candidates was published last Sunday, thousands of votes have been added and very few in the city have less than a thousand to their credit, while some have passed the 16,-

her interest not only those who nominated them but all of their intimate friends. While the real active part of the campaign has been largely confined to the city, the outside districts are determined to roll up a large vote for their various candidates. This is the greatest prize ever offered by a Pacific

Coast newspaper—twenty-three young women as the paper's guests.

Miss Anna Dillinger leads the con-test in the first district, Portland, with 16,325 votes to her credit. In the secand district Miss Georgia Franklis holds first place with 1322 votes. In the third district Miss Elsle Rometsch polds first place with 12,021 votes, and in the fourth district Miss Alice Taylor leads with 7158 votes. In the eighth district Miss Mary Kenny, of Vancouver, retains first place with \$265 votes to

In the tenth district Miss Ella An derson, of Roseburg, is leader with



district Miss Myrtle Workman, of Centralia, is leader with 1151 votes to her The contest is but started. Now is the time to nominate your favorite candi-

The young women shows in the illustrations are: Miss Helen Bennett, of Portland, who holds third place in the second district; Miss Laura Emer-son, of Portland, who holds fifth place in the thirl district; Miss Lillian Mul-



IS DISEASE A CRIME?

Not so very long ago, a popular magazine published an editorial article in which the writer asserted, in substance, that all disease should be regarded as criminal. Certain it is, that much of the sickness and suffering of mankind is due to the violation of certain of Nature's laws, which, if understood and implicitly followed, would result in the prevention of much of the sickness and suffering of humanity. But to say that all sickness should be regarded as criminal, must, on a little not less than ten feet, to carry off the water. The court instructed the jury that this testimony could be considered. The Supreme Court holds that this was error, for there was nothing to show that the men talked with were agents of the company or even employes. For this and new trial. Justice Hailey took no part in regarded as criminal, must, on a little sober reflection, appeal to every rea-sonable and intelligent individual as A. F. Flegel, trustees in bankruptcy of Phil Nets, bankrupt, appellant, vs. Charles Kass & Bros. Co. et al., respond-ents; from Muitnomah County; J. R. Cle-

sonable and intelligent individual as radically wrong.

Thousands suffer from contagious and infectious diseases most innocently and unconsciously contracted. Other thousands suffer and die of cancerous affections, the cause of which no medical man has yet been wise enough to ferret out and determine, and which can not, therefore, be avoided. Then too, many times stress of circumstances compel people to expose themselves to various disease-producing agencies such various disease-producing agencies, such as malaria, bad air in overheated factories, coal mines, and many other situations,

and surely those who suffer therefrom should not be branded as criminals. In-so-far as disease is contracted or brought on one's self from harmful excesses, over-eating, intemperance and other like indulgencies and debauchery, we think, with our editor friend, that it lants, vs. Equity Copper & Gold Mining Co., respondents; from Grant County; Robert Eakin, Judge. Affirmed; opinion should be regarded as little less than criminal. On the other hand, we think it ould be harsh, unsympathetic, cruel, yes This case involved only questions of fact criminal, to condemn the poor, weak, over-worked housewife who sinks under the heavy load of household cares and burdens which she is obliged to struggle along under until she succumbs to the strain and over-exertion, and suffers from weaknesses, various displacements of pelvic organs and other derangements County; Robert Eaking, Judge. Modified; opinion by Justice Moore.

peculiar to her sex.

The too frequent bearing of children, with its exacting demands upon the system, coupled with the care, worry and labor of rearing a large family, is often the state of and debility which the mother has to bear and which are aggravated by the many household cares, and the hard, and neverending work which she is called upon to perform. Dr. Pierce, the maker of that world-famed remedy for women's peculiar ills—Dr. Pierce's Favorite Prescription says that one of the greatest obstacles to the cure of this class of maladies is the says that one of the greatest obstacles to the cure of this class of maindies is the fact that the poor, overworked housewife can not get the needed rest from her many household cares and labor to enable her to secure from the use of his "Pres-cription" its full benefits. It is a matter of frequent experience, he says, in his extensive practice in these cases, to meet with those in which his treatment fails with those in which his treatment fails by reason of the patient's inability to ab-stain from hard work long enough to be cured. With those suffering from prolapsus, ante-version and retro-version of the uterus or other displacement of the womanly organs, it is very neces sary that, in addition to taking his "Fa-vorite Prescription" they abstain from being very much, or for long periods, on their feet. All heavy lifting or straining of any kind should also be avoided. As much out-door air as possible, with moderate, light exercise is also very import-

It is Dr. Pierce's observation that many housewives suffer much in a weakened condition of their system from too close confinement in-doors. Often the klitchen. where they spend most of their time, is flly ventilated and the bad air and overheating thereof act most unfavorably upon the woman's strength, until she down pains, or dragging-down sensations that are extremely hard to bear. A ca-tarrhal, pelvic drain, of most debilitating and disagreeable nature, is a common cent stamps, or cloth-bound is symptom of the congested or inflamed Address Dr. Pierce as above.

of health, but who have exacting duties to perform, either in the way of househald duties or in social duties and functions which seriously tax their strength, as well as to nursing mothers, the "Favorite Prescription" has proved a most valuable supporting tonic and invigorating nervine. By its timely use, much serious sickness and suffering may be avoided. The operating table and the surgeons' knife, would, it is believed, seldom have to be resorted to if this most valuable woman's remedy were resorted. valuable woman's remedy were resorted to in good time. The "Favorite Prescrip-tion" has proven a great boon to expectant mothers by preparing the system for the coming of baby, thereby rendering child-birth safe, easy, and almost painless. Bear in mind, please, that Dr. Pierce's mothers by

Favorite Prescription is not a secret or patent medicine, against which the most intelligent people are quite naturally averse, because of the uncertainty as to their harmless character, but is a medicine of known composition, a full list of all its ingredients being printed, in plain English, on every bottle wrapper. An examination of this list of ingredients will disclose the fact that it is non-alcoholic in its composition, chemically pure given. in its composition, chemically pure glyceriue taking the place of the commonly used alcohol, in its make-up. In this connection it may not be out of place to state that the "Favorite Prescription" of Dr. Pierce is the only medicine put up for the cure of woman's peculiar weakers and Pierce is the only medicine put up for the cure of woman's peculiar weaknesses and ailments, and sold through druggists, that does not contain alcohol, and that too in large quantities. Furthermore, it is the only medicine for woman's special diseases, the ingredients of which have the unanimous endorsement of all the leading medical writers and teachers of all the several schools of practice, and that too several schools of practice, and that too as remedies for the ailments for which "Favorite Prescription" is recommended.

A little book of these endorsements will be sent to any address, post-paid, and absolutely free if you request same by postal card, or letter, of Dr. R. V. Pierce, Buffalo, N. Y.

Buffalo, N. Y. Don't forget that Dr. Pierce's Favorite Prescription, for woman's weaknesses and delicate ailments, is not a patent or secret medicine, being the "Favorite Prescrip-tion" of a regularly educated and graduated physician, engaged in the practice of his chosen specialty—that of diseases of women—that its ingredients are printed in plain English on every bottle-wrapper; that it is the only medicine especially designed for the cure of woman's diseases contains no alcohol, and the only one that has a professional endorsement worth more than all the so-called "testi-monials" ever published for other med-An invitation is extended by Dr. Pierce

to every sick and ailing woman to consult him by letter. There is absolutely no charge or fee for this. Every letter is carefully considered, fully answered, and its statements held as strictly private and sacredly confidential. Address as above Dr. Pierce's Pleasant Petiets can stipation. Constipution is the cause of many diseases. Cure the cause and you cure the disease. One "Pellet" is a gentle

laxative, and two a mild cathartic. Drug-gists sell them, and nothing is "just as Dr. Pierce's great thousand page illus-

Snow was ten feet deep vesterday at

Martin the first station east of Stam-peds tunnel. For a week rotary en-

gines have been kept busy clearing the

tracks, but today a chinook wind is sweeping the mountains. If it does not abate all the rivers on the west slope of the Cascades will be flooded,

Talked on Woman Suffrage.

PACIFIC UNIVERSITY, Forest Grove,

Coburn addressed the student body at

of woman suffrage Mrs. Cohurn is ed-

tor of the Woman's Tribune, of Port-and, one of the two National papers

devoted exclusively to the cause of

YOUR BAD TIME

If you take a cold, or it takes you,

and you sneeze and choke and almost

The Cod Liver Oil Emulsion "Par Excellence.

the New Cod Liver Oil Emulsion-Guaiacol, Glycerine and the Hypo-

phosphites of Lime and Soda.

Then the cold will end in cure, not in consumption. Under-nourished

in consumption. Under-nourished folk, with thin blood and sluggish digestion, cannot get rid of a cold.

Consumption's shadow is always

Come out of the shadow, and stay

cough your head off, GET

trated Common Sense Medical Adviser will be sent free, paper-bound, for 21 one-cent stamps, or cloth-bound for 31 stamps.

efforts of certain ones to make it appear

ABRAMS GAVE OF FREE WILL Candidates in Clackamas County.

ficial declaration of Grant B. Dimick, of this city, who has filed with County Clerk Or., Jan. 23.-(Special.)-At the chapel services yesterday President Ferrin Greenman official notice that he will be a candidate for the Republican nomination made a public statement regarding the suit filed against Pacific University by George W. Stapleton, in an effort to set aside a deed given by D. K. Abrams, of kie, and an ex-County Commission ard Scott, a successful farmer of Milwaufortland, as security for a bequest of

tion of students and faculty, in view of the sensational reports published. At the quired under the direct primary law, are conclusion of President Ferrin's remarks Woodward, Republican, George Randall, Republican, Representa

The filing of the suit does not come as a surprise, for the board of trustees has Justice of the Peace, District IL. long been cognizant of the situation pressed to Rev. Mr. Grey and Rev. Mr. Stover, two Congregational ministers, a desire to make a bequest to Pacific University. At a subsequent visit by Presifent Ferrin, Mr. Abrams voluntarily expressed his purpose in writing, and sev eral months later gave a deed in trust of his one-half interest to the Title Guarantee & Trust Company for a 21-acre tract, from the proceeds of the sale of which Pacific University was to receive

For Coughs

and Colds

There is a remedy over sixty years

old-Ayer's Cherry Pectoral. Of

course you have heard of it, probably

have used it. Once in the family, it

stays; the one household remedy for

coughs and colds. Ask your own

We have no secrets! We publish the formulas of all our medicines.

Made by the J. C. Ayer Co., Lowell, Mass. Also Manufacturers of

Also Manufacturers of
ATER'S HAIR VIGOR—For the hair. ATER'S FILLS—For constipation.
ATER'S SARSAPARILLA—For the blood. ATER'S AGUE CURE—For malaria and ague

doctor about it. Do as he says.

nor was there the slightest collusion be-tween President Ferrin and J. Thorburn Ross, as alleged in the complaint filed. In fact, Mr. Ross' connection with the matther the higher educational interests of

The answer to the complaint which will be filed in due time will make it clear that it has long been the desire of Mr. that the deed was given in consu tion of that wish, notwithstanding the

OREGON CITY, Or., Jan. 2L-(Special.)kle, and an ex-County Commissioner, who has already announced his platform, which is substantially the same as that The statement was purely explanatory

subscribed to by Mr. Dimick.
Other candidates to file with the County
Clerk their official declarations, as retive; William Shannon, Democrat, County Recorder: Thomas C. Judd, Republican.

Divorce Cases at Oregon City. OREGON CITY, Or., Jan. 21.-(Special, Judge McBride granted decrees oree today as follows: William H. er vs. Lillian M. Butler; Ivy Vorbeck Pot-

er vs. Lester Potter. Nettle Hall, of this city, today filed suit for divorce from G. A. Hall, alleging cruel and inhuman treatment. They were mar-ried in February, 1903. Plaintiff asks to esume her maiden name, Nettle Felming.

Estacada Light Company.

OREGON CITY, Or., Jan. 23,-(Special.) George F. Martin, William L. Brewster nd William T. Muir, of Portland, have filed in the office of the County Clerk arti-cles of incorporation of the Estacada ther the higher educational interests of Light & Power Company, with a capital the state by consenting to serve as trus-tee to secure the endowment.

The appear to the complaint which will eration of electricity. The principal office will be at Estacada.

> Chinook Clears Off the Snow. TACOMA, Wash., Jan. 23,-(Special.

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Employers on not want men that are and dicted to drink. A drinking man is not in fit condition to handle responsible work. Continual drinking diseases the nerve system. No "will power" can cure; treat-ment is necessary.

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