Councilmen Say That Dr. J. W. Brougher Is in the Wrong.

WHAT MEASURE PROVIDES

Controversy Arising From the State ments of Clergyman Leads City Fathers to Make Reply to

MINISTERIAL VIEW OF BOX

Take our box ordinance. We had exactly what we wanted and the town needed. The Supreme Court had pro-nounced upon its constitutionality. It would have saved many young girls from ruin during the last eight conths; but it was repealed by the present Council just as Mayor Lane got a chance to enforce it. Now this license committee is to recommend its readoption for political effect."-Rev. Clarence True Wilson in Sunday night's sermon.

"Second-Among the first things that the present Council did was to repeal this ordinance, making it absolutely impossible for the Police Dertment to get at the evil for which the box stands first, last and all the ery's view of the matter as expressed in his sermon Sunday night.

"But I am creditable informed that these worthy representatives of a big city play the beby act and quarrel among themselves. The result is we no box ordinance whatever. In the face of all these facts I relterate my charge that the majority of the City Council have not served the city in the interest of decent government. or they would have given us a box ordinance, Mayor or no Mayor."-Extract from Dr. Brougher's sermon of

Clearly, several Portland ministers are tery much in the dark on the box ordi-nance situation when their understanding of the status of affairs prompted them to contend in their sermons last Sunday night that this city had been without any box ordinance for several months, and that the original Albee measure had been repealed.

Sunday night.

repealed.

Members of the Council yesterday discussed this phase of the situation, because the records show that the city has
never been without a box ordinance since Mayor Lane assumed the reins of munici-

Ordinance in Effect.

Although various attempts have been made to secure the passage of other meas-ures of this character, it is nevertheless a fact that for several months past the fol-lowing ordinance has been in full force

count, or other aparament in the same or an adjoining building, and shall not maintain therein or connect therewith any alcove, sooth or box, or shall have or maintain any partiate or separate entrance for any parsign upon any entrance signifying that such cutrance is for ladies or families, or for any particular class of persons, or is a private entrance to such bar-room, saloon or restaurant, or to any other apartment used in

onnection therewith.

Section 2. It shall be unlawful for any Section 2. It shall be unlawful for any person to conduct, carry on, open or maintain any restaurant, bar-room or saloon within the City of Portland that has connected therewith any box, booth, stall, or any private room; provided, however, that this ordinance shall not apply to a private room having a floor space of more than 100 square feet, nor shall it apply to restaurants in which spirituous, mait or fermented ilquors or wines are not sold, and in which such box, booth, stall or private room is so constructed as to be entirely open upon the side facing any hall, stairway, passageway or room, and the sides thereof do not exceed seven feet in height; provided, that nothing herein contained shall prohibit the serving of such liquor to guests in a hotel having a valid license to soil the same.

Is Generally Observed.

Is Generally Observed.

Not only has this ordinance been in effect all along, but information gathered by The Oregonian at police headquarters last night indicates that in the main it has been carefully observed by saloons and restaurants throughout the city. A few isolated cases have been reported where attempts have been made to evade its provisions, but generally speaking it is a law that has been respected by the local saloonmen and restaurant-keepers. "I heard Dr. Brougher deliver his sermon last Sunday night," said Coun-

cilman Hugh W. Wallace, of the Second Ward, "and it was some time before I could determine whether I was in house of worship or a circus. There was an orchestra in attendance, and beween prayers the strains of Dixie Land, and other girs more or less lack-ing in divinity, enlivened the surround-Dr. Brougher excused himself after baptising several converts on the stage, and later on appeared arrayed in flashing diamonds and fine linen, including a white vest. It struck me as being a little bit out of the ordinary. and that the reverend gentleman was given very much to sensationalism

Disclaims Right to Criticise.

However, I do not claim any right to criticise him on this account. In the presence of 2000 or 2000 people he pro-ceeded to cast reflections upon mem-bers of the Council which are not out by the facts, and, to put it y, are not true, as anybody can

Councilman Shepherd, who was also present, has requested Dr. Brougher to permit him to make reply from the same pulpit next Sunday evening. The pastor of the White Temple stated last night that it was a mistake to suppose the back challenged any member of that he had challenged any member of the Council to public debate, and denied having made such a statement in his sermon. However, he had taken Coun-cilman Shepherd's proposition under ilman Shepherd's proposition under onsideration, he said and would reach

sin and ruin. If the Councilmen are ready to give us good laws and clean government. I shall be ten times as quick to commend them as I have been to condemn them. He admitted also that a box ordinance had been in existence all along, but thought it had, been tinkered with by the Councilmen to such an extent in their efforts to secure other legislation, that it had been practically nullified. He did not wish to create the impression, he said, that there was absolutely no box ordinance in existence.

PLEADS FOR A LICENSE

El Rey Saloon Harry Bowen, of El Rey saloon notoriety, who was denied a license on the

first of the year by the liquor license committee of the Council, appeared before the body yesterday with a request for a hearing, which will probably be accorded him at the next meeting. Councilmen Annand, Masters and Shep-

herd were appointed a committee of three to investigate the status of the Palm-saloon at 10 North Fourth street, concerning which there have lately been nucomplaints of robbery and other offenses. A prominent local citisaid to have been drugged and

in Dispute.

FATHER CASEY BRINGS SUIT

Woman Assigns Her Property, but Afterwards, by Will, Bequeaths Large Part of It to Rev. Father Kelly.

Edmund D. Casey, a priest of the Ro-man Catholic Church, is seeking by legal means to obtain possession of all of the property of the estate of the late Anna Norton, amounting to \$17,000, and com-

PRIESTS GO TO LAW a leg by the sudden starting of the machinery. He was about to remove a saw to have it filed at the time of the accident. The contention for the plaintiff was that the lever statched to the carriage was not properly fastened. The defense will be that a fellow-servant fell against the lever, and the company is not liable. Corvert & Stapleton appear as attorneys for the plaintiff, and J. F. Boothe and Rufus Mallory for the defense.

Arguments in Earl Divorce Case. Arguments were made before Judge Cle-land yesterday in the divorce suit of George W. Earl against Frances Earl, Al Mendenhail, counsel for Mr. Earl, en-deavored to convince the court that his client was entitled to a decree. The case has not yet been submitted. George W. Allen, attorney for Mrs. Earl, will make the closing speech.

George Fawcett, New Bailiff. George Fawcett has been appointed bailiff by Judge Cleland to fill the vacancy
caused by the death several weeks ago of
A. Waldeman. Mr. Fawcett formerly
worked under the County Commissioner
as charity officer,

La Mora Tried and Acquitted. Joe La Mora, of Montavilla, was tried and acquitted by a jury in Judge Cleland's Governor at the coming primary court yesterday on a charge of inducing as recently reported in several Everett Scully, a boy, to steal a bicycle. papers. In answer to an inquiry Scully testified that La Mora promised to Oregonian representative today

WHO PUT RICHARDS OUT OF BUSINESS? A QUESTION WHICH BIDS FAIR TO RIVAL THAT OF WHO KILLED COCK ROBIN

Ex-Governor of Oregon Makes Authoritative Statement.

ASKED BY MANY FRIENDS

Marion County, He Declares, Has Enough Candidates for State Offices, and He Would Not Weaken Their Chances.

SALEM, Or., Feb. 5.-(Special.)-Ex-Governor W. P. Lord will not be a candidate for the Republican nomination for Governor at the coming primary election. as recently reported in several news-papers. In answer to an inquiry by an Oregonian representative today Judge

several of the Councilmen registered objéctions to its further continuance, Brown & Hill are its proprietors, and it was & Hill are its proprietors, and it was formerl—the resort kept by "Liverpool Liz," although it is claimed that her conduct of the establishment was exemplary from the standpoint of honesty. These applications were granted: G. W. Guinty, 549 Washington; Karl Klein, northwest corner Twentleth and Upshur; Mrs. Karl A. Foy 66 North Sixth Dealer.

Mrs. Kate A. Fox. & North Sixth; Denis C. Gosnell. 128 First The following transfers were allowed: W. C. Brown, 47 North Sixth, to Pyper & McCallum; T. J. P. Mueller, 322 Union avenue North, to C. Peters; B. F. Curtright, 502 Loring, to James Jessen; W. A. Wright, 74 North Third, to Mays & Beaudette; B. Fine, 111 North Third, to L. N. Reed; Caswell & Kelly, "The Mascot," 34 Morrison, to Caswell & Fallers; Jacob Unger, 370 Washington, to Richard Knoll: Albert Wachlin, 300 First, to W. H. Whelan; D. C. Goshell, 274 Davis, to Badger Liquor Company; W. G. Seamon, 126 North Sixth, to 354 Hawthorne avenue Oscar Strand, 449 Northrup, to Wright: Zeves Bros. 226 Washington, to A. Shapiro; Henry Sturm, 15 North Fifth, to A. E. Bostwick; Estabe Joe Sabel, 265 First, to John Hammer,

LECTURE FRIDAY NIGHT

Mrs. Sue Harper Mims to Address Public on Christian Science.

A complimentary public lecture on A complimentary public lecture on Christian Science will be given at Be-lasco Theater next Friday night. Mrs. Sue Harper Mims. C. S. D., of Atlanta, Georgia, member of the Christian Sci-ence board of lectureship of the First Church of Christ, Scientist, Boston, will be the speaker.

the speaker. The local churches of this den nation recently learned that Mrs. Mims would pass through this city from Southern California and at once made arrangements to take advantage of the opportunity to have this emi-nent Christian Scientist address a Portland audience.

Mrs. Mims is the wife of Major Liv-ingstone Mims, ex-Mayor of Atlanta, and belongs to an old and distinguished Southern family of Scotch ancestry. She has been a conspicuous factor in Southern life, has always stood for idealism and has attracted to her home the most eminent, distinguished and brilliant people of the section. She has been a frequent contributor to the pub-

About 20 years ago she devoted her life unreservedly to the cause of Christian Science, becoming a student and follower of Mrs. Eddy.

Mrs. Mims was a pioneer worker in the South in this movement, and has labored successfully as practitioner, reader, teacher and lecturer. She possesses remarkable power as a public speaker, and has a cultured, impressive style and a sympathetic and attractive

It is the custom of the Christian Science Churches throughout the United States to give these free public lectures once or twice each year, their purpose being not to proselyte or convert to the doctrine, but rather to corvect misapprehension and give those who wish to be corectly informed on this subject, now so generally before the world, an authentic statement of its teachings.

its teachings. Seats for the lecture will not be re-The doors of the Belasco Theater will be opened at 7:15 o'clock Friday evening, and the lecture begin at 8 o'clock, after which time the doors will be closed.

Portland Actress on the Valencia.

collman Shepherd's proposition under consideration, he said, and would reach a definite conclusion on the subject to night, after consultation with the board of managers of the First Baptist Church.

Information From Mayor.

Dr. Brougher stated further that on all matters pertaining to the Councimen's support of the Mayor in connection with box ordinances, he got his information direct from Mayor Lane. In disclaiming all personal animosity toward any of the Councilmen, Dr. Brougher said: "My only desire is that we should have a good box erdinance that would protect our young men and women from being easily enticed into Fred T. Merrill says that Mildred

the public.

Yesterday Father Casey filed a suit in the State Circuit Court against John F. Logan, attorney, to secure the morigages, notes and money left by Mrs. Norton, of which Mr. Logan is the legal custodian. Rev. Father Casey alleges in the complaint that he is the owner of all of this property by virtue of three assignments made in his favor by Mrs. Norton, October a, 1965. These assignments cover a ber 5, 1966. These assignments cover a note and mortgage for \$8000 another note and mortgage for \$1000 and a mortgage and note for \$2000. The last was cot-lected by Mrs. Norton after the assignwere made, and is now represent by \$2000 cash in the form of a certificate of deponit. Mr. Logan drew the assignments, and the understanding was that they were to be delivered to Father Case immediately following the death of Mrs. Norton, and she retained duplicates of

What Lawyer Logan Says.

Mrs. Norton died January 9 last, and Mr. Logan states that he has been informed that about a week prior to that time Pather Casey introduced Father Kel-ly to Mrs. Norton. Four days before her death Mr. Logan

alleges Mrs. Norton sent for him and told him not to deliver the assignments to Father Casey. The day before the end came, Mr. Logan, at her request, wrote her will. She was very weak, and had to be propped up in bed. Father Kel-ly was present and also John C. Shillack ly was present, and also John C. Shillock and another witness. The bequest made in the will follows:

To St. Joseph's Church or school to be located at Condon, \$400. To Rev. Father M. J. Kelly, of Condon, \$1500. To the Dominican Fathers, Portland, \$200. To friends, Lizzie McMahon, Annie O'Brien and Ida Stevens, \$200 each, and for masses \$500. To Bishop Charles J. O'Reilly, of Baker City, \$1000, and to John F. Lo-

The rest, amounting to about \$500, is devised to Bishop Charles J. O'Reilly and Rev. M. J. Kelly for the purpose of crecting, establishing and maintaining a Catholic hospital at Condon.

What the Will Provides.

The will further provides: "It is my wish and will that any person who shall contest this will shall lose any and all right as heir, legated or beneficiary in this will, and it is my further wish and will that if they have any right under the law that they are hereby bequeathed and de-vised the sum of \$5."

This provision was probably intended o shut out Father Casey's claim under

Rev. E. D. Casey was for three years a priest connected with the cathedral in this city and was chancellor of the diocese. Later he was in Seattle under Bishop Edward O'Dea, and he subsequently went to Springfield, Mass., and is still a prember of that diocese. member of that diocese, on absent leave. His health has not been good. He has been sojourning in Portland for two years past. Mrs. Norton was a pioneer resident of Portland. Pather Casey was a particular friend and took care of her for a long time. Because of winisterion. a long time.' Because of ministering to her wants and out of friendship and re-gard, she transferred all of her property

to him by assignment, and he claims it for his use and benefit individually. Father Kelley a number of years ago had trouble with Archbishop Gross and during their controversy Father Kelly criticised Archbishop Gross for appoint-ing Sister William the head of a new Catholic order in this city

Judge Wolverton Acts.

In the case of the Lambert Hoisting In the case of the Lambert Hoisting Engine Company vz. the Astoria & Columbia River Railroad Company and the Northwest Construction Company. Judge Wolverton yesterday allowed the defendants until March I within which either to appear before the court or to plead to a bill of complaint. The case of S. E. Hines, of North Bend, who entered a petition in involuntary bankruptey, was dismissed.

Trial of the \$10,000 damage suit of Charles G. Trixcy, guardian of Harry Trixcy, a minor, against the Clarke Wilson Lumber Company, of Linnton, was begun before Judge Sears and a jury yesterday, and will be concluded today. The boy lost Engine Company vs. the Astoria & Co-lumbia River Railroad Company and the Northwest Construction Company, Judge

Casey is seeking to set aside a will of Mrs. Norton in which Rev. M. J. Kelly, a priest at Condon, Of. is largely interested and the legal battle between the two gentlemen of the cloth promises before it has concluded to furnish facts which will make interesting reading for the public.

Yesterday Father Casey filed a suit in the State Circuit Court against John F. Logan, attorney, to secure the mortgages, notes and money left by Mrs. Norton Os.

Negro Goes to Rockpile.

Douglas Stowe, a negro, who assaulted Ethel Johns with a carving knife, pleaded guilty in Judge George's court yesterday and was sentenced to 60 days on the

HARD TO GET COUNSEL

Defend Alleged Footpad.

Charged with highway robbery and assault with a dangerous weapon, Tom Rice lies in a cell of the City Jail with no funds at hand to employ counsel. The prisoner was arrested by Head-quarters Detective Welch and Special agent Joe Reilly, of the O. R. & N. together with five others, and is be



Tim Rice, Charged With Highway

lieved to be the leader of a desperate gang of criminals. Municipal Judge Cameron, after much difficulty, got A. Walter Wolfe to defend Rice, after two other attorneys declined, for various reasons, to accept the task. The case will be heard this morning.

At the time he was arrested. Rice was armed with a heavy-caliber revolver, which he leveled at Detective Welch. The officer got his weapon too close to Rice's nose, however, and

close to Rice's nose, however, and Rice 'quit." With the other men in the gang, he was taken to headquarters and locked up.

swer to a query put to him by Judge Cameron, said he had no money, but vished counsel.
It is alleged that Rice held up and

attempted to rob George McDonald, who had just reached here from Seattle.

Ad Men Hold Session.

The Porland Ad Men's League held i

didate, and has not intended to be, though he has listened to many requests from friends that he enter the race.

This announcement puts something of a change upon political affairs. When it was reported that Lord would enter the Gubernatorial contest, Marion County candidates felt that their changes had been injured. These was corresponding been injured. There was corresponding rejoicing among candidates from other parts of the state, for the supposed en-trance of Lord into the race would help their chances. Lord's declination leaves the situation as it stood a week ago. When Judge Lord was asked this morning whether he intended to become a can-didate for Governor, he answered "No," in a decisive tone that left no room for Finally A. Walter Wolfe Agrees to said that the announcement of his proposed candidacy in several papers had ibt as to his meaning. Conting doubtless come through conversations with his friends, for he had given out no statement to that effect. He said that some of his friends have suggested that he become a candidate and tendered him their support, but after giving the matter some consideration, he had concluded not to enter the race for the nomination. He said that he thinks Marion County ready has enough candidates for state offices, and that any additional candidacy would be likely to lessen the county's the state, and weaken the chances of all

aspirants for nomination.

Speaking further upon the subject,
Judge Lord expressed the opinion that
the person who shall be selected for Governor of the state will have an oppor-tunity to put himself in touch with the sentiment of the country, which is now actively reformatory and progressive, and by his conduct of public affairs, set an example of high ideals of public duty. He expressed the hope that the primary contest will be carried on in a spirit of good will, so that its result will leave no trace behind of resentment or grievances to endanger or jeopardize the success of

PRACTICE IS CONDEMNED

Justice Seton Says Deceptive Attachment Notices Are Wrong.

The practice of attorneys for collecting

agencies of issuing alleged attachment or ders, purporting to come from the East Side Justice of the Peace Court, yesterday received a severe castigation from Jus-tice Waldemar Seton. He declared that eforth it would not be a safe thing o. The remarks of Justice Seton were to do. brought out yesterday morning in the case of J. E. Adcox against Attorney M. B. Mencham, for \$155 damages and attorney's fees, which the plaintiff alleged he had sustained by a notice signed by Meacham ordering Nelson to hold a certain trunk for money due William Reisch-man, whereas no action had been started, nor had any such attachment ever been issued out of the East Side Justice Court. The notice was headed "In the East Side Justice Court," and was in such a form as to give the impression that it was an official order from the courf. Adcox started suit for damages against Attorney Meacham, whereupon the latter filed a demurrer on the ground that the facts were not set out sufficiently.

The attorney for Meacham argued that

The attorney for Meacham argued that the notice sent to Adcox was simply a personal notification and was not intended to deceive. Judge Seton held Ihat, as the order was headed "in the East Side Justice Court," and that it was marked so as to deceive the uninformed, it was a reprehensible and unbecoming practice. He declared that it was meant to deceive the person receiving it, as shown on its face. person receiving it. as shown on its face. He sustained the demurrer, but gave the plaintiff time in which to file an amended complaint. The case will then be heard ed complaint. The case will then be heard on its merits. Justice Seton has the original "attachment notice" in this case and he has been informed that others of the same sort have been issued, purporting to come from the East Side Court, where there were no cases started.

Funeral of I. P. Eisenbach

The funeral of Isaac P.Eisenbach, which took place Sunday from his late residence, 84 Seventeenth atreet North, was largely attended by personal friends including delegations from the Elks and the Trav-

Wake up Your Liver

Not too much, just a little, just enough to start the bile nicely. One of Ayer's Pills at bedtime is all you need. These pills act directly on the liver. They cure constipation, biliousness, dyspepsia, sick-headache. Sold for 60 years. Ask your doctor about them.

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

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

ATER'S HAIR VIGOR—For the hair. ATER'S CHERRY PECTORAL—For coughs.
ATER'S SARSAPARILLA—For the blood. ATER'S AGUE CURE—For malaria and ague.

daughter of Aaron Beck, a ploneer Port-land merchant, and since that time con-sidered this city his home. He never lost an opportunity wherever he went, to sound the praises of Portland.

ESTABLISHES BRANCH HERE

United States Leather Company Secures Portland Headquarters.

The United States Leather Company, of New York, representing a capital of \$160,country, and the manufacturer of the major part of the sole leather that enters into the shoes worn by Americans, will into the shoes worn by Americans, will establish a hide-purchasing agency in Portland, from which similar branches in Los Angeles, San Francisco, Seattle, Sair Lake City, Boise, Ogden and Denver will be managed. John Pfeifer, manager of the Western branches, has just concluded arrangements for a building here, and will make Portland his home, from which point he will oversee the operations of the other branches of the United States

Leather Company in the West.

The offices and warehouse will be located at 38 Thirteenth street, and Mr. wired to Chicago yesterday that he had concluded negotiations f branch and for hide buyers to be out immediately. As soon as these men arrive, they will travel in the country tributary to Portland, buying beef hides

elers' Protective Association. Dr. Stephen S. Wise officiated. Mr. Elsenbach was one of the best-known commercial travelers of the Pacific loss. About 25 years also he was married to Miss Ella Beck. quire 20,000 hides daily, and the Kenosha (Mich.) tannery, believed to be the largest in the world, takes 2000 hides a day. Tanneries are operated by the company in Michigan, Wisconsin, Pennsylvania, New York, Georgia and many other

states.
"I found difficulty in getting a house here handy to the railroad tracks," said Mr. Pfeifer. "Portland seems to be growing so rapidly that the building of business houses does not keep up to the demand. If capitalists would erect more warehousea they would not have difficulty in leasing them, but they seem to wait until they are compelled to build. The city seems to be undergoing a boom, but people are coming here to settle, and there does not seem likely to be a re-action. Portland is the center of a great country.

Belmont-Street Extension.

City Engineer Taylor yesterday filed his report with the Council relative to the proposed extension of Belmon-street, from the east line of Prettyman avenue to the eastern boundary of the city.

Spend a day in Salt Lake City, and another in Colorado Springs or Denver. You have this privilege if your tickets read via the Denver & Rio Grande. See Colorado's famous peaks and gorges in their Winter garb. Call upon or write W. C. McBride. 134 Third street, for particulars.

Scrofula is eradicated and all kindred liseases are cured by Hood's Sarsaparilla.

Every Catarrh sufferer dreads the return of cold weather, for at the first cold breath of the season this plague of Winter is fanned into life with all its miserable symptoms. The nostrils are stopped up, and a constant dropping of mucus back into the throat keeps up a continual hawking and spitting, the patient has dull headaches, ringing noises in the ears and a half sick, depressed feeling all the time. Every inner lining and tissue of the body becomes inflamed, and secretes an unhealthy matter which is absorbed into the blood and distributed to all parts of the body, and the disease becomes constitutional. The catarrhal poison brings on stomach troubles, affects the Kidneys and Bladder, attacks the soft bones of the throat and head and if not checked leads to Consumption. A disease so deep-seated and dangerous cannot be washed out, neither can it be smoked away. Sprays, washes, inhalations, etc., are useless, because they only reach the branes and tissues, while the real cause of the disease is in the blood. S. S. S. cures Catarrh because it attacks it through the blood; it goes into the circulation and drives out all unhealthy accumulations and catarrhal matter, and when this is done every part of the system receives a supply of

rich, pure blood. Then the inflamed mem-branes and tissues heal, all discharge ceases, the depressed feeling of the body is relieved, and every symptom passes away. S. S. S. goes to the very root of the trouble, and by purifying PURELY VEGETABLE, and enriching the blood and building up the entire system, cures Catarrh permanently. If you have Catarrh do not waste time with local remedies, but begin S. S. S.

and write for our book and any medical advice without charge. THE SWIFT SPECIFIC GO., ATLANTA, GA.

