Dr. Shaw Says Candidates Will Mind Babies.

### WITTY REPLY TO QUESTION

Committee Reports at the Equal Suffrage Conference Show What Has Been Done for the Cause in Oregon.

Committee reports at the equal suf-frage conference yesterday brought many facts to light regarding the condition of the campaign and the strength of the suffrage forces through strength of the suffrage forces through
the state. It was announced in one report that there were 189 organized
campaign committees in various parts
of Oregon with a working membership
of nearly 5000 women. Practically all
of these committees were represented
at the conference, and it is claimed
that many of them have members who
have not been listed at headquarters.
So far there have been only six regular lecturers in the field, but three
more are now added to that list, and
after the primaries others will go out. after the primaries others will go out, including a number of men. Gail Laughlin stated that in preparing the Laughin stated that in preparing the petition, 231-2 more names than were necessary were secured, and that it was filed with the Secretary of State six weeks before the time limit expired.

### Dr. Shaw's Witty Reply.

There was a good programme at the evening and afternoon sessions. Rev. Anna Shaw being at her best and infusing new life and spirit in the proceedings. When asked by some auditor who would take care of the habies if the women went to the polls to vote, Miss Shaw stated that it might be presumed that the same agencies which cared for them when women went out to pay their taxes might look after the little ones; otherwise—if the fath-ers were not intelligent enough or had not sufficient governmental powers to control an infant for an hour or so. that there need be no uneasiness about the outcome. "Don't let the care of the baby worry anyone for an instant." she said, "there will be no day in the year on which babies will be so well cared for—when there will be so many willing hands to protect it, as the day on which the mothers can cast their votes. And if there are no others to care for them, the candidates will see to it that they are cared for and enter-tained while mother drops her ballot for them."

### New Democratic Ideal.

"The New Democratic Ideal" was the subject of Dr. Shaw's evening address, subject of Dr. Shaw's evening address, and a large audience of men and women filled the White Temple to hear her expound the principles which embrace the equality of women in affairs of government. "The new democratic ideal differs from the old." she said, "because in this country we have undertaken the greatest task men ever assumed—to give every man and women an opportunity to he and become all an an opportunity to be and become all an an opportunity to be and become all that it is possible to be and become under the law. It is to be a pure democracy in which no man will stand on another man's shoulders to rise, and in which no man will permit another to stand on his shoulder to rise. And the same is true of women. Grover Cleveland said that no woman's mame should be known publicly excepting in connection with her husband's but connection with her husband's but how some of them would shrink from that! Women are just as responsible as men, and if men are unjust it is women's fault because they do not recognize justice and demand it. When

you women become a unit on the suf-frage question you will get it.
"There is absolutely nothing in the na-ture of government that will interfere with the highest development of women. and when this evolutionary monarchy be-

Miss Kate Gordon, of New Orleans, was me of the brilliant speakers of the last session, and told of the scrap of suffrage which the women of Louisians enjoyed hich the woman and what they had accomplished with it in any case, use the conditions that if, in any case, use the con of her own state caused the delegates to conclude that Oregor was a pretty good state after all. Mrs. DeVoe, of Washing-ton, and Miss Chase. National lecturer, were favorites on the platform.

were favorites on the platform.

The press bureau of the campaign has been managed by Mrs. Ida Porter-Boyer, and the spoke resterday of the potent factor the Oregon pewspaper had been in the present fight, adding that Oregon was being advertised more through the suffrage articles appearing in its press columns than through any other medium. Dr. Annice Jeffrey Myers gave a review of the campaign which gladdened the hearts of all workers by its optimistic outlook. Miss Mary Anthony made brief remarks at both sensions, and Mrs. Woodworth and Mrs. Colby were speakers in the suffrage cause.

## Detail Work of Session.

All of the morning was taken up with detail work of the campaign, the new arrivals from National headquarters get-ting a comprehensive idea of the work which has been accomplished and what is which has been accomplished and what is now being done for its furtherance. Miss Shaw will make a lecture tour and other Shaw will make a lecture tour and other powers are to be put to work. The addresses which have been made in various small towns by Mrs. Raiph Wilbur, president of the antis, were mentioned and some of her arguments commented upon, but it was noticeable throughout the two days' conference that no unkind words were directed at the antis. Miss Shaw stated that their so-called argument or campaign document contained absolutely no argument bearing directly on the suffrage question, and a Forest Grove delegate reported that Mrs. Wilbur acknowledged in a speech at that place that would probably be one of the early voters if the suffrage amendment carried, but there was no spirit of ridicule in any of these remarks. remarks, majority of the delegates will leave

# SINGS WITH GERARDI.

for their homes today, but some of them will remain in Portland several days.

Anne Beatrice Sheldon, New Prime Donna, Signally Ronored

A marked compilment was won yester-day by Anne Beatrice Sheldon, the prima donna soprano of this city, in being en-saged to sing in three Pacific Coast con-certs with Jean Gerardi, the great Bel-gian cellist, the other quisting artiste

Portland singer—to appear on the Pacific Coast en tour with such a celebrated European musical celebrity as Gerardi. The engagement was made at Victoria. B. C., through Manager C. H. Gibbons, Gerardi's traveling representative. In addition to her concert appearance at Victoria with Gerardi, Mrs. Sheldon will be the soloist with the Victoria Musical Club in Cowen's "Rose Maiden." She will also sing at a concert in Seattle, in conjunction with Franz Boyd Wella, and Easter Sunday morning Mrs. Sheldon will sing at Trinity Protestant Episcopal Church the solo, "I Know That My Redeemer Liveth" from Handel's "Messiah."

At the latter part of the last week Mrs.

Liveth" from Handel's "Messiah."

At the latter part of the last week Mrs. Sheldon was summoned by Manager Gibbons to Victoria, B. C., for a conference, and she had a very pleasant interview with him. He had heard of her Paris and Berlin musical work, and of the very successful concert in which she recently made her debut at the Marquam Grand Theater, this city. And from personal friends there came finitering reports of the marked talent of the new Portland prima donna. In this engagement musical Portland is signally homored.

Gerardi is in the front rank of the world's cellists. He last approved in concert in this city about ten years ago, when he had the assistance of Ysaye, the violinist, and Lachumb, the planist. Gerardi is now in the height of his great popularity. It is understood, however.

had formerly been occupied by them both Pearl was allowed to go on her own rec-ognizance by Acting Chief of Police Gritz-macher, and it is likely that the girls will endeavor to settle their differences

Betterments Tied Up.

BLUNDER OF THE COUNCIL

### Funds for Fire Department REMARKABLE CHALLENGE.

Farmer Scott Offers to Run Gran Dimick Fifty-Mile Footrace.

In Clackamas County they are having a strenuous campaign. Especially is this true in the contest for County Judge between Richard Scott, a well-known farmer living at Milwaukie, and Grant Dimick. They are out most every night talking to the people. The other night Mr. Dimick said he was disposed to treat his worthy antagonist. Richard Scott, gently, as he was a man 70 years of age and it jill became him to attack a man of that age too severely. When it came to Mr. Scott's turn to talk he assured Mr. Dimick he was not in need of any sympathy on

It developed at a meeting of the Pire Commissioners yesterday, that the fire department is likely to experience considerable difficulty in connection with the application of funds appropriated for it by the Council. Mayor Lane announced at the meeting that the Executive Board the meeting that the Executive Board

Banfield-Veysey Company Has Abandoned It.

MAYOR LANE IS ACCUSED

M. C. Banfield Says Executive Was Ordered to Veto the Ordinance After Promising Him That He Would Sign Measure.

The Banfield-Veysey Fuel Company will

# ALL GRADES ALL SIZES ALL PRICES

brated Imperial Smyrna.

Large and Exclusive Stock of:-

sizes, \$4.00 to......

EXCLUSIVE CARPET HOUSE

RUGS

ORIENTAL RUGS - Many weaves, all

BERLIN RUGS-Direct importation

from Germany, \$8.50 to ......\$65.00

DOMESTIC RUGS-Tapestries, Brussels, Axminsters, Wiltons and the cele-

# J.G. MACK & CO.

86-88 THIRD STREET

PHIL METSCHAN, Pres



turopean Plan - - - - -

\$1.00, \$1.50, \$2.00 per Day.

the leniency of the court. He is a young man of intelligent appearance and well

### Partners Go to Law.

J. R. Gilstrap yesterday brought suit against C. F. Spaulding, his partner in a grocery business at Woodstock, for the appointment of a receiver and an acmting. Judge Frazer set the case for

counting. Judge Frazer set the case for hearing April 3.

In his compaint Gilstrap sets forth that he formed a partnership with Spaulding on November 1, 1904. Spaulding was to buy the interest of a former partner for \$200 cash, and \$865 to be paid in six months. Gilstrap alleges that he guaranteed the payment by Spaulding of the \$865. Spaulding's interest Gilstrap avers, was attached by the Sheriff in January, 1906, in an action in the Justice Court, and Gilstrap says he paid \$198 at that time and he further asserts that Spaulding has drawn from the business \$61. ding has drawn from the business Kdl, and was unable to pay the \$85, which he owed as the balance due for his balf-interest. Gilstrap wants to dissolve the partnership, and says he and Spaulding are unable to agree as to a settlement.

## Contractors Sue School District.

A suit of Clark & Simpson, contractors against School District No. 12 to recover \$1904 for building an addition to a school louse at Lents, has been on trial before Judge Sears for seven days, and will be resumed today. The contractors and school directors disagreed concerning the amount due. The contractors have re-ceived a large part of the money, and claim a balance because of extras and changes. The school board objects to the Guilty of Assaulting Officer With everything done have been gone into fully

The suit of Dr. Alan W Smith agains The suit of Dr. Alan W. Smith against Stephen Bunting to recover \$50 fees, was decided by a jury yesterday in Judge Cieland's court in favor of the doctor for the full amount. He treated Bunting, who is an old resident, for a complication of aliments. Bunting is a peculiar character, and once \$1000 in gold was found in his room where he had hidden it. Dr. Smith also treated Bunting's wife, who is now dead. Bunting did not deny owing the doctor, but was only willing to pay \$200.

## Divides Estate to Daughters.

The will of Lillie Smith, deceased, was admitted to probate in the County Court yesterday. Lot 6 and the north half of lot 8, block 7, Highland Park, is devised to Ada Lillie Smith, a daughter, and personal property amounting to 1890 and life insurance is distributed equally between two daughters, Ada Lillie Smith and Olga. Mirian Smith. The former is directed to act as guardian of the latter, who is a minor.

## Gives Property to Mother.

For love and affection, Carl D. Buchner, on reaching his majority, transferred to his mother, who was his guardian, every-thing held by her in trust for him, con-

## Seeks to Quiet Title.

Jower, Who Held White Girl in Bondage, Sentenced.

FINE AND IMPRISONMENT

Ninety Days in the City Jail and Payment of Two Hundred Dollars Ordered by Judge Cameron.

matter. Instead, he recently received an order to renew the leases on the offices and storage buildings used by the department in Portland. All the offices and storage buildings will be leased for the ensuing year, as has always been the custom.

Major Palmer does not believe that the efficiency of the office here would be the efficiency of the office here would be the business would be conducted just the same as they are now. The report that the depot in Portland, and that purchases were made just the same as they are now. The report that the depot is to be removed has never been confirmed, but it was stated at Washington that a detailed officer from Vancouver would be placed officer from Vancouver would be placed officer from Vancouver would be placed of the depot in Portland, and that purchases were made just the same as they are now. The report that the depot is to be removed has never been confirmed, but it was stated at Washington that a detailed officer from Vancouver would be placed of the depot of the depot

The admissions made by Martha Smith to Deputy City Attorney Fitz-gerald, who had obtained affidavits from the girl, were used by Judge Cam tha Smith before the court, in which she told of her past, have no bearing on the guilt of Jower," said the Judge. "It matters not whether Jower was cognizant of the fact of what the giri's life had been. He entered into and tried to carry out what he had planned, and now deserves the sen-tence which the court will impose." Turning to Thomas O'Day, who had defended the Chinese, the Judge gave out the sentence, which unless the appeal case is won in a higher court will

Judge Cameron had pro-When Judge Cameron had sounced sentence, Mr. O'Day rose asked that the second charge against the Chinese, that of having opium in his possession, be continued. The court granted the request and the second trial will be heid in the near future. Mr. O'Day gave notice of appeal to the Circuit Court and the Judge fixed the appeal bond at \$500. Jower's friends were able to furnish the required amount and the Chinese was released.

Deputy City Attorney Fitzgerald will not allow the case against Miss Smith to be dismissed. The charge against her will be held over her head pending a hearing of the Chinese case. Miss Smith was returned to her cell in the City Jail.

Bitter words were spoken in Clerk Hennessey's office after the trial, in which the young woman, who it is al-leged introduced Miss Smith to Jower and Miss Smith herself, accused each other of wrong. The lie was passed between them until they were interrupted by the officers of the court,

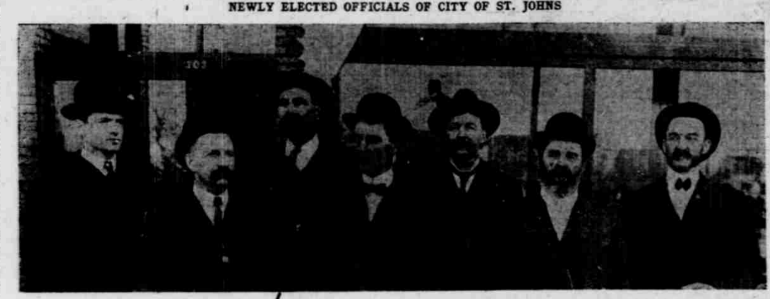
## JAIL FOR MILLIONAIRE.

Bradbury Sentenced, but Gets Freedom While Appeal Is Pending.

SAN RAFAEL. Cal. April 5.—Superior Judge Carroll Cook today denied the aged Corte Madera millionaire, W. D. Bradbury, his motion for a new trial and an arrest of judgment on a perjury charge. Bradbury was tried and convicted some time ago. The perjury charge grew out of the civil action between J. S. McCue and Bradbury.

and Bradbury.

Judge Cook asked Bradbury to stand up, and sentenced him to one year in the State Prison. Brudbury took an appeal, and pending the appeal he was allowed his freedom on giving a bond for 110,000.



READING FROM LEFT TO RIGHT: S. I., DOBIE, COUNCILMAN; GEORGE M. HALL, TREASURER; FRED W. VALENTINE, MAYOR: P. A. BREDEEN, COUN-CILMAN; W. W. RASER, COUNCILMAN; W. H. KING, COUNCILMAN; W. L. THORNDYKE, RECORDER

Gerardi concerts will countst of groups of English and French songs. She arrived home yesterday from Victoria, B. C., after making the bosiness arrangements connected with the tour.

Bourne says: "Let the people re-buke the dangerous class, striving se-cretly, but effectively, for power, priv-fleges, and graft." Does he refer to Manager Burke, or Kendy and Orton

# NO LEASE OF THE MARQUAM

Rumors to That Effect Are With

There was another false alarm noised about town yesterday concerning the Marquam Theater. Fred Lincoln general manager for Sullivan & Considine, was in Portland to see about repairs to be made to the Grand Theater, and Mr. Erickson told him that the firm had the opportunity to lease the Marquam if it so desired. Mr. Lincoln served and chemical services and services and chemical services and services are services and services and services and services and services a Erickson told him that the firm had the opportunity to lease the Marquam if it Highland, and the plan always has been to transfer the chemical engine to Missisfirm did not so desire, for the theater could not be opened Sundays. That is as far as the negotiations went. The Schuberts are expected next to be heard from

The fact that apecific appropriations and when this evolutionary monarchy becomes a republic this fact will be clearly
established. I say that America is not a
republic for a republic is a form of govwith some proposal, but they do not con-trol enough shows to make it profitable to open the Marquam, unless some one clas combines with them to put on some it seems to be a question whether this republic. It say that America is not a republic for a republic is a form of government established and controlled by the vote of the people. It is only by the vote of a fraction of the people that our Government is conducted—by the vote of the men. Women were voted by the highest ecclesiastical body of the country at one time to be possessed of souls, and were determined by the Supreme Court of the Linited States to be persona, so are we not considered as a part of the people.

Oregon a Good State. kind of fare at the Star next month. May I they will install a stock company to play musical travesties. Mr. Collins, who is now producing that kind of thing at session, and told of the scrap of suffrage which the women of Louisians enjoyed and what they had accomplished with it.

Mise Clay, of Kentucky, was another the conditions that if, in any case, the it cannot successfully compete under the present conditions in Portland. The busi-

## BUYS EAST SIDE REALTY

Charles Pields Will Erect on Property Three-Story Building.

Another transaction illustrating the rise of realty values on the East Side was con-cluded yesterday, when Charles Fields purchased from Richard Kohler a half-block on East First street for E5,000. The Fields & Tynan. The land is entirely un-

occupied.

The new owner stated yesterday that he intended to build upon the property a brick building to cost about \$25,000. It will be three stories high, and the larger part will be used as a warehouse. The part will be used as a warehouse. The Morrison-street front, however, will be fitted for retail stores. Mr. Fields is now making the preliminary plans in consultation with prospective tenants.

### MORRIS ATHEY IS DEAD He Was Born September, 1844, Third Native Oregon Child.

Morris Athey died yesterday morning at his home in University Park, after a lingering illness of some time. Mr. Athey had the distinction of being the third white child born in Oregon, He was born in Linn County, Oregon, September, 184. His parents came to Oregon with the Whitman party. He studied law, but did not practice at the bar.

Mr. Athey was a prominent Oddfellow in this state, having been a past grand patriarch, and in 182 attended the Sovereign Grand Lodge. He is survived by his wife and, three some—O. W. Athey, of Vancouver, Wash. The funeral will take place at the Portland Crematorium this morning at 11 o'clock.

GRAY HAIR QUICKLY RESTORED To its natural color by using Alfredum's Egyptian Henna. Sure, harmless. At first-class druggists.

that he is not to appear in concert in could not spend a dollar for the installa this city during his approaching Pacific tion of a new engine company at Highland Coast tour.

Mrs. Sheldon's musical numbers at the printing out of the general fund, or trans-

installation of an engine company in the vicinity of the terminal grounds, at a cost not to exceed \$12.764, including \$2000 for the erection of a building; for a hook and lad-der truck in the fire station on Russell street, near Williams avenue, cost not to exceed \$4230; for the Portland Heights engine company, 214,706, including \$4000 for the purchase of a house and grounds; \$12,600 for the Brooklyn engine company; \$13,600 for the East Couch and East Twenty-eighth street engine company, includ-ing \$4500 for house and grounds; and \$14.-160 for a new engine company in the vi-

can be done legally.

Efforts will also be made to purchase the apparatus formerly in use at the Lewis and Clark Exposition, Chief Campbell reporting that it could be secured for \$1990 less than original cost, though it is practically new. It consists of an engine and truck, and has been in actual use less than a dozen times. The Com-missioners resolve to advertise for bids in accordance with charter requirements

but the proposals will be drawn in such a way as to assure the acquisition of the Exposition apparatus. This will probably be installed at the Nicolal-street enginenew company can be established in the vicinity of the terminal grounds, as prolonging to the Terminal Company, which the company offers to lease to the city for a term of five years. The Mayor and his Executive Board are opposed to placing any fire engine house on rented

At one time it was thought the difficuity might be solved by utilizing that portion of North Third street, between the Williamette from Works and the approach to the Steel bridge, but it seems that a resolution has been presented in the Council opening Hoyt street, from North Third to North Fourth, which would have a ten-dency to prevent the blocking of the high-

The sum of \$50.66 was allowed David M. Lloyd, a member of chemical engine com-pany No. 2, out of the sick benefit fund, and in all probability be will be asked to resign from the department on account of permanent disability. He is said to be suffering from nervous dyspepsia and sci-atic rheumatism, contracted, according to a certificate from Dr. M. A. Flinn, through exposure and overwork while on duty, his condition making it impossible for him to follow his usual occupation or perform manual labor of any kind. He is

perform manual labor of any kind. He is under municipal civil service rules, and it is doubtful how the commission will view the effort to oust him.

Chief Campbell reported the following resignations: H. H. Nichola, haseman of the fireboat: W. R. McAllister, driver hose company No. 5; Frank Craig, heseman at engine company No. 1; Elisworth Adams, ladderman at truck company No. 1.

These appointments were confirmed: Charles A. Bavarian, superintendent fire alarm and police, salary \$100 a month; James Craig, hoseman at hose company No. 1, salary \$60 a month; Charles E. Proudfit, hoseman at the fireboat; Frederick W. Short, stoker on the fireboat, salary \$60 a month.

engine company No. 6 from 120 to 575 a month; Martin Metzler, hoseman engine company No. 6; A. U. Houser and A. G. Steel, hoseman engine company No. 5, from 255 to 570 a month.

Girl Accuses Her Chum.

As a result of a failing out between girl chuma, who are employed at the same place and had, up to a few days ago, roomed together, Pearl Sappington was arrested last evening on a warrant sworn out by Etnma Herrold, who alleast that

back to Oregon City. That will show which one of us is the best man." Mr. Scott was carrying a 300-pound grass-seeder from his farm down to the blacksmith shop in Milwankie yes-terday, and remarked that he had not received any word from Mr. Dimick regarding his challenge to run that 50-mile footrace.

"I am out every night on the stump," emarked Farmer Scatt, "and work all day on my farm.

NO CHANGE IS ORDERED Quartermaster's Office Not Moved

From Portland to Scattle. Depot Quartermaster A. M. Palmer states that he has never received any word from Washington that the Quartermarter's office is to be removed from Portland to Seattle. He says he has re-ceived no word whatever relative to the matter. Instead, he recently received an order to renew the leases on the offices

officer from Vancouver would be placed in charge here. Word to this effect was received by the Chamber of Commerce several weeks ago. Senator Fulton is closely following developments, and it is believed that no change will be made.

## MADE IN OREGON FAIR

Committee Finds Hearty Support for Exposition in May.

to be held in Portland May 19 to 26, under the auspices of the Admen's League, assisted by local manufacturers, merchants and commercial bodies, yesterday began preparing a list of prizes to be awarded for the best-dressed show windows containing goods manufactured in Oregon.

The merchants of the city are responding heartily to the requests made for windows space, and 200 running feet have already been secured.

The finance committee reports that the finance committee reports that the committee reports the com to be held in Portland May 19 to 26, under

The finance committee reports that the business men of the city are ready to give the exposition financial backing, and many large subscriptions have been prom-

and looked after.

Councilman Kellaher yesterday expressed himself as strongly favorable to a concrete bridge because of its permanent character. Any pavement could be put down on a concrete bridge, he said, and it would be better than steel in every way. H. H. Newball, who represents the Burkhart interests, says he favors concrete for the bridge.

posed light, heat, fuel and cold-storage project has been abandoned. This was the statement made yesterday by M. C. Banfield, in discussing the Counby M. C. Banness, in discussing the Coun-cil's failure to pass the franchise over the Mayor's head.

"The deal is off." said Mr. Banfield,
"There is nothing for us to do. Mayor Lane would not sign the franchise, no matter what it contained, and be knows

"I cannot give my authority for this statement at the present time," added Mr. Banfield, "but I may do so later on. One thing I will say is that he promised me that he would sign it, and that in the presence of W. B. McPherson. After that he vetoed it. I suppose the Mayor will deny this, just like he does everything else, but that doesn't matter to me."

"No," responded Mr. Banfield in response to a question, "there was no sufficient reason for him to change his mind. He was aimply told to veto it, and he did

He was simply told to veto it, and he did so; that's all there was to it.

"Now as to that long statement contain-ing his objections to the franchise." added Mr. Bantield. "that is all a subterfuge. I

# the O. W. P. & Ry. Co. They are on the Bourne ticket. Can you depend on them to revoke their employers' fran-

RICE IS CONVICTED.

Rice had no money to pay an attorney and Judge Cleiand appointed one to defend him, who withdrew for some reason not stated, and another was appointed. Rice wanted to engage counsel of his own choosing and engaged several who wrote to his relatives, but obtained no promise of fees and did not take the case. Among these was advantaged Blue were Walter those who consulted Rice were Walter Wolf, Reger Sinnott and Dan R. Murphy. Finally J. M. Long and Alex Sweek

ACONCRETE BRIDGE

A Goss and saling in the state of the control of

S. W. Sigier, who says he is the owner of lot 5, block 2, Center Addition, yester-day filed suit in the State Circuit Court against A. E. Cameron to quiet title,