

in speaking of the capture of Puter, said: "The Government agent who had been tracking Puter came to me Sunday forenoon and told me he had located his man. Up to that time I had not known that ter was in the city. Taking Policeman

According to Neal, the survivor, they had safely reached the bottom of the rapids when the canoe struck a rock and

Miss Laura Gregg spoke in the affirma-tive, her opponent being Frank But-ler. Much interest was taken in the

A joint debate on woman's suffrage was a feature of amusement this afternoon, to the vast crowd of visitors while waiting for committee reports

or whether they were stolen by others. It has developed that the load of stuff

The State of Oregon, ex rel. F. B. Ruther-ford, et al., appellants, vs. B. F. Rhodes, County Judge, and the Commissioners of Yamhill County, respondents; appeal from Yamhill County, William Galloway, Judge, affirmed. Opinion by Justice Moore. This is a special proceeding to com-pel the County Court to make an order secured at the Battery-street station hauled there on a hose wagon. Mute Lover Put Under Bonds.

OREGON CITY, Or., May 22.-(Special.) pel the County Court to make second appeal, was reversed, and the foregoing point established. Property worth \$9900 is involved on an alleged bond

# **Could Scarcely Move**

Mr. Vinson, of Autryville, N. C., Who Had Kidney Trouble States That His Life Was Despaired of

Wahmuth with me, and accompanying the Government agent, I went after the man, but he was not at the private residence on Park avenue where he had been stopping.

## Struggled Against Handcuffs.

"In the afternoon we were hunting Puter again and happened to be on Railroad avenue. When near Oak street the de-tective caught aight of Puter and pointed him out to us. I went up behind Puter and laid my hand on his shoulder, saying wanted him. He wheeled upon me and tried to break away, but Wahmuth and I subdued him and handcuffed him. We did not find it necessary to draw our revolvers, although we were prepared to do so. After he saw that we had him and knew him, he gave in and said: 'Well, I'll come. I guess you have me

this time.

That was all Puter would say, and we took him to the jail, where he was searched and locked up. As to when Puter is to be taken to Portland I cannot say. I understand a bench warrant has bene issued at Portland. At any rate, I shall hold until informed by the proper authorities to give him up."

Mrs. Puter, whose home is in Berkeley, denies that she knows where her husband has been or that ahe knows the whereabouts of Mrs. Marie Ware McKinley.

## BENCH WARRANTS FOR PUTER

# Bonds of Land-Fraud Conspirator Have Been Placed at \$25,000.

District Attorney Bristol yesterday forwarded to Alameda a bench warrant for the removal to Portland of S. A. D. Puter, who is confined in jall at that place. The bonds of Puter have been raised to \$25,000 by Judge Wolverton, showing that the Government authorities are not going to make the way easy for the notorious land grabber again to slip out of sight.

It is thought that Puter will be immediately brought to Portland, but it is yet announced what procedure will be taken in his case after he reaches this city. He is now under conviction upon a charge of conspiring to defraud the Government of land, and sentence may be ounced on that score. It is more likely, however, that sentence will be postponed until after he has been given an opportunity to testify in the case against Franklin Pierce Mays, in which

minted not to prosecute on this count, in return for valuable services furnished by Puter as a witness in the land frau cases. Another rumor is to the effect that Puter will be brought up for trial on this charge some time in June.

## PUTER SAYS HE IS A WITNESS

Regretting His Hasty Departure, He

# Came West to See Heney.

rapids when the cance all de all de all capsized, throwing both into the water. After a short struggle each regained the upturned cance and floated down stream safely enough until, as they attempted to right the half-submerged boat, it slipped away under the water.

away under the water. Newell then started to swim for shore, while Neal, afraid to attempt the dis-tance, waited for the canoe to reappear, and, as he caught it, glanced across the water to see his mate sink for the last time. Panic-stricken, he left the boat, swam ashore and ran nearly two miles to secure help.

The news spread like wildfire, and al-The news spread like wildfire, and al-most immediately 200 students were on the scene and five boats supplied with grappling hooks and divers were searching for the body, but the water is very swift and murky, so that there is little hope of recovering the body. Newell was one of the most popular stu-dents attending college, and held a very responsible office as business manager of the Oregon Wackly. He was a resident of

the Oregon Weekly. He was a resident of Eugene, but was originally registered fro Nehalem, Tillamook County, where is father was a prominent politician. where his

TAX-DODGERS MUST PAY UP

Roslyn School District Secures Action by State Commission.

TACOMA, Wash, May 22.-(Special)-At a meeting of the State Tax Com-mission here today, a hearing was had on the application of the Rosiyn school dis-trict for an equalization of valuation of lands held by the Northwestern Improve-ment Common within the other limits lands held by the Northwestern Improve-ment Company within the city limits. Most of the land owned by the mining company has been platted, though not of record, and has been platted, though not of schools, electric lights, water mains, streets, sidewalks and the general ad-vantages of the municipality, while the land has been assessed as acreage at about 50 are acreased. about \$20 an acre.

about \$20 an acre. As an illustration of inequality of valua-tion, three lots in the original town with a frontage of 75 feet, were valued at \$1590, while across the street, hand of the Northwestern western Improvement Company wa valued at \$20 an acre. After careful con WB sideration of the situation, the Commis-sion instructed the Assessor to raise the valuation of the company's land to \$1000 an acre, taking certain central points as basis center and equalizing all the prop-eriy on that proportion. The result will be practically to double the taxable

valuation of the town.

## Shipping Notes From Aberdeen.

ABERDEEN, Wash, May 22-The schooners James A. Garfield and Muriel went on the marine railway today for re-pairs, the Muriel for spars and the Gar-field for a general overhauling. The schooner E. B. Jackson arrived today from a five months' trip to Shanghal China. She was 37 days on the return voy-

a vigorous must in benari or woman's suffrage is being waged by the women of Clackamas County, who have addressed a circular letter to the electors of the county appealing to them for their votes in support of the proposed constitutional amendment. The letter is signed by many of the membrane and the second the ALAMEDA, Cal., May ZI-S. A. D. of the prominent women of Oregon City Puter grew talkative late last night, and and Cinckamas County.

ter. Much interest was taken in the Wall Harris, the deaf mute, who came discussion, as the State Grange has, out second best in an encounter with the long been on record as being favor-

The next meeting place of the Oregon ducements which will probably be fa- father last Sunday afterna considered.

STRUGGLE ON AT TACOMA

HILL IS COMMENCING BLOCKING TACTICS.

Northern Pacific Tracks Laid to Prevent Harriman Reaching the

# Water-Front Terminals.

TACOMA, Wash., May 22-(Special.)-That a Titanic struggle between Hill and Harriman is to be carried on in Tacoma became apparent today, when it was became apparent today, when it was learned that the Northern Pacific con-struction crew had been put to work lay-ing a network of tracks over lots 7 and 8, on the tideflats, over which it will be necessary for the Union Pacific to pass in order to reach water-front terminals. There is no apparent motive for cov-ering this property with tracks, other than to hamper the Harriman road. By getting tracks down before the Union Pacific begins operations the Northern Pacific will attempt to force Harriman to cross the property overhead, which

CHEAPER RATES FOR MONTANA

# Reductions Have Been Decided Upon by Three Transcontinental Roads.

GREAT FALLS, Mont., May 22-Substantial reductions are to be made on freight rates to, from and between all Montana points July 1 next.

Montana points July 1 next. This was officially announced today by I. Parker Veazey, of this city, attorney of the Great Northern and its principal representatives in the state. Rates will cover all shipments to and from this cover all shipments to and from this state and points between the Mississippi and the coast and will be granted by the Northern Pacific. Great Northern and Union Pacific. Mr. Veazey returned this morning from a visit to St. Paul. "While I was in St. Paul." he said, "there was held a conference of the freight officials of the Great Northern, the Northern Pacific and the Union Pa-cific for the purpose of considering a re-

the Northern Facture and the Omion cal-cific, for the purpose of considering a re-adjustment of freight rates on these lines, as they affect Montana points, and it may be stated that as a result of such conference the three roads will, about June 1. announce a new schedule of freight rates for this state, to become effective July 1."

# Railroad for Port Townsend.

PORT TOWNSEND, Wash., May 22-(Special)-That railroad building is in prospect in Port Townsend is shown in an application made tonight to a special session of the City Council for a fransession of the City Council for a fran-chise to construct tracks over the prin-cipal streets of the city. The application

parent of a Miss Decker, whose affections he persistently sought, was today held to he persistently sought, was today held to the Circuit Court in bonds fixed at \$500. State Grange is being discussed, with odds greatly in favor of Hood River. A. I. Mason, of that place, is working hard for the next session, and is offering in-



Marshal at Rainler Makes Statement

Jocal Anti-Saloon League, by Gilbert Lacy, which also states that the saloons here were open after 12 octock Saturday night and censures me for nonperform-

and I trust that I may be granted space through your columns to repudiate these statements for the benefit of the public. I have been City Marshal for the past six months, and begin my duties in the evening and remain until daylight the next morning. And, in regard to the as-sault on Tom Williams. I desire to say that on several occasions recently he has been intoxicated, and Saturday night attended a dance given here. He had been drinking during the night, and I am in-formed by several reliable persons that he attempted to cause trouble while there, and just after 12 o'clock came down-town

Pacific will attempt to force Harriman to cross the property overhead, which would be a costly undertaking. CHEAPER RATES FOR MONTANA Reductions Have Been Decided Upon absence, again became boisterous and wanted to fight. He want to the residence of Rev. Kemp and brought him down-town. I am informed that he then caused so much disturbance on the street that he was ordered away by the occupants, but he became abusive to several parties, among whom was Lacy, who objected, and the fight ensued. This happened about 6 o'clock Sunday morning in front of the Postoffice, and in the presence of several witnesses. Rev. Mr. Kemp again reap-peared at this time and attempted to take Williams home. In regard to the saloons being wide-open, as the article stated, I desire to say that a few minutes after 12 whether desired at the sale of the sale of

many misrepresentations, and the fact that the whole matter was prearranged seems very plausible, as Williams brought Rev. Mr. Kemp down-town after I had gone home. Kemp then disappeared in the Dietz building, and remained there until after the fight had occurred, he then re-appeared and assisted in taking Williams home.

declaring the result of an election held November 8, 1904, on the question of the sale of liquors. It appears that the petition for such election was acted upon by the County Judge and one Commissioner, in vacation of court, without a special term having been called and the court below, sustained in this opinion, held that they did not compose the County Court as authorneed by law, hence their order, so made, was of no legal force and the election held thereunder was void.

# Right to Flow of Water.

Kennsth F. MacRae, appellant, vs. James Small, respondent; appeal from Grant Coun-ty, U. D. Clifford, Judge: affirmed. Opinion

by Justice Moore. This is a suit by MacRae to enjoin interference with the flow of water in a ditch to plaintiff's premises and to re-cover damages for intermeddling therewith, his right being based on an al-leged appropriation and also a prescrip-tion use. The opinion reviews the facts at length and concludes:

at length and concludes: The testimony, in our opinion, fails to show that plaintiff has made out a case with that decree of proof which the rules of law require in much cases, but rather that the weight of evidence discloses that defendant's irrigation of his meadow and other land, by means of the flume and ditch from Reeves' Creek broks the continuity of plaintiff's enforment of the water, thereby depriving him of a prescriptive right thereto. O. F. Parton, respondent, va. L. D. Lively, appellant: appeal from Wallows County; motion to dismiss; appeal allowed. Opinion by Justice Halley. The only question in this case was as to whether a United States Commis-sioner could act as surety on an appeal

sioner could act as surety on an appeal bond. The opinion holds that being an officer of a court he is not qualified as surety.

# Temporary Licenses Expire.

In the matter of the motion of the committee on admission, of the State Bar Association, to strike from the roll of attorneys, holding temporary li-censes, failing to apply for permanent admission after the expiration of the license it was ordered by the court that motice he given through the press to license it was ordered by the court that notice be given through the press to such attorneys of the filing of said mo-tion and that they will be expected to have motions filed for their permanent admission within a reasonable time after such notice. The license of the following-named time between the following-named

attorneys having expired are hereby notified that unless application for their permanent admission be made within a reasonable time after the date of

a reasonable time after the date of this notice final action will be taken on said motion: B. L. Bavington, Victor D. L. Mudge, M. E. Morrow, Hiram W. Gray, Issae N. Van Dyke, A. S. Austin, Joseph Bose, William H. Hiney, John Leland Henderson, John T. Lightsr, O. L. Miller, Bismark Snyder, Cyrus B. Whitcomb, John Rice, Avery T. Searle, James Parks, Raymond Lloyd, A. B. Clark, R. E. Crawford, D. B. Jenckes, F. C. Good-rich, Norton P. Walling, Simon P. Wilson, J. H. Euferson, W. F. Stingley, S. A. D. Eston, Dudley L. Nash, Lloyd Erriesson, Emery B. Tyler, George R. Wilbur, E. B. Simmons, J. J. MURPHY, Clark. J. J. MURPHY, Clerk. Salem, Or., May 22, 1906

Appeared and assisted in taking within to the home. Nellie Sexton, who was brought into the article, is not employed as a waitress by within the police court records as well as the Circuit Court records. Tom Williams past record may be found by examining the Police Court records. The above article can be verified by the sworn statements of a number of wither was received here today and the fish were planted in the Molalia River and Milk Creek.

# and He Was Cured by WARNER'S SAFE CURE

TRIAL BOTTLE OF THE WORLD'S GREATEST KIDNEY CURE SENT AB-SOLUTELY FREE TO EVERY READER OF THE OREGONIAN WHO SUF-FERS FROM KIDNEY, LIVER, BLADDER OR BLOOD DISEASE.

Thousands-both men and women have kidney disease and do not know it until it is too late.

Mr. Vinson thankfully writes: "Years ago I suffered from Kidney trouble, so much that I was hardly able to move. The pains in my back were unbearable. The doctors told me that my case was incurable. My friends had the same opinion. However, I was advised to try Warner's Safe Cure. I took three bottles and was cured and have stayed cured. I am deeply grateful to you for one of the best Kidney trouble remedies that has ever been made. I am now troubled with indigestion, otherwise I am perfectly well. If you have anything that will help 'indigestion'

please inform me." J. L. VINSON, Autryville, N. C.

Does your back ache? Do you have scalding pains? Are you troubled with vital weakness? If the answer is "Yes," your kidneys are diseased and your life is in dan-ger. Warner's Safe Cure is the medicine that will belp you. Thousands of wonderful cures attest its merit, and thousands of people voluniarily commend its use as the best ours and sure preventive of all forms of kidney and blander trouble, female weakness, Bright's disease and all diseased conditions of the liver and blood.

# CURES KIDNEY DISEASE

WARNER'S SAFE CURE is put up in two sizes, and is sold by all druggists, or di-at 50 cents and \$1.00 a bottle. Refuse substitutes containing harmful drugs,

WARNER'S SAFE CORE of the Networks and side and all a speedy cure. WARNER'S SAFE PILLS move the bowels gentry and ald a speedy cure. WARNER'S SAFE PILLS move the bowels gentry and ald a speedy cure. Trial Bottle FREE- To convince every sufferer from diseases of the kidn.ys, liver, binder and blood that WARNER'S SAFE CURE will cure them, a trial bottle will be sent ABSOLUTELY FREE peedpaid, to any one who will write WARNER'S SAFE CURE CO., Rochester, N.Y. and mention having seen this überal offer in The Oregonian. The genuineness of this offer is fully guaranteed. Our doctors will also send medical booklet containing descriptions of gymptoms and treatment of each disease, and many convincing teatmonials free to every one.





ance of my duties as City Marshal. This article was as grossly misrepresented as many which have previously appeared,

o'clock Saturday night, I. in company with Frank Pomeroy, visited every an-loon in Rainier, and found them closed, and they remained closed until I went off duty at 5 o'clock. That the article was written out of malice is shown by the