perity of Milwaukle depends on the Mil-Under his directio **BLOOD IS DRAWN** Follceman Morgan took the accused tele-phone magnate to the City Prison and there his name was formally entered on the prison register. He was then returned to the courtroom, where his arraignment was proceeded with. Grasley, a member of the com mittee which started the circulation of the counter-statement, yesterday, said: "We expect to show by this movement of IN HALSEY TRIAL that Milwaukie was not in favor of this gambling joint. We shall get the sig-natures of the real residents and will (Continued from First Page.) BENSON TRIAL THURSDAY make no effort to pad the list, as was done on the other indorsement. It has been said that the Milwaukie Club is emaining in Astoria to spend their Accused Land Thief's Dilatory Monecessary to the prosperity and growth of Milwaukie, but I don't believe that. It is announced the streets have been Cripple City's Finances Lawyers Have Slugging Match tion Overruled by De Haven. They also say it will cripple the finances of the city and will result in an increase improved and sidewalks laid with the money from the club. Where are those streets and those sidewalks? They are in Court After Calling SAN FRANCISCO, Aug. 6 .- The applicaof taxation by cutting off a revenue that tion of John A. Benson for a bill of partic-ulars in the case of the alleged fraudu-lent acquisition of lands in Tehama Coun-ty was denied and the demurrer overruled they say would have amounted to fully Names. not to be seen. It is true we have a City Hall, but that is all. The single \$20,000 from gambling games and slot machines at a time when the city is going saloon, which pays \$600 a year, and our taxes will be sufficient to meet all the expenses of the city and the club's ahead and is making some needed public by United States District Judge De Haven today. mprovements. One thing that is certain W. S. Wood, representing E. B. Perrin money will not be missed." Every man, woman and child in Mil-waukie will be "lined up" in this fight. Those who think that the club was a benefit to the town, scoff at the opposito result is a curtailment of the expenses indicted with Benson, argued that if fraud had been perpetrated at all it had been against the state of California, and not NONCOMBATANT GETS HIT in the various departments of the city government for the balance of the year. as in estimating the receipts and exthe United States Government. penditures, the Council figured on the gambling fines and slot-machine licenses United States District Attorney Devlin, tion, and declare that the counter-state-ment will not be signed by more than 35 in reply, held that the fraud had been Johnson and Schlessinger Call Onc perpetrated on the United States indirect-ly. The ruling of Judge De Haver, apas a source of considerable income and genuine taxpayers, but the members of the committee were out late last night, Another Rogues and Then the made the appropriations for the various proved the indictment, and the case will departments accordingly. with their statement, rounding up every Fun Begins-Johnson Fined go to trial Thursday. body they could find. for Starting Quarrel. CHIEF, TO AID SUNDAY CLOSING WIN IF TAKES TWO YEARS Organizing Against Sunday Closing. HOQUIAM, Wash., Aug. 6.-(Special.) -At a meeting of the business men held in this city this afternoon for the pur-Wappenstein of Seattle to Close Ur Petriella Declares Purpose of Memilitility Mosquito Fleet on Sunday. SAN FRANCISCO, Aug. 6.-Hiram W. saba Range Miners. pose of discussing the Sunday closing iaw, it was decided to organize a Bust-DULUTH, Minn., Aug. 6.-Teofila Pet- Chief of Police Wappenstein has been Johnson, attorney for the prosecution, and Bert Schlessinger, attorney for the de-fense, called each other rogues and in-duiged m a fat fight at the counsel table in the Halsey bribery case this morning during the examination of a juror. The only physical sufferer in the brief battle was Asäistant District Attorney William H. Cook the bridge of whose nose Was s Men's Protective Association. C. Davis was made chairman and J. Smith treasurer. The matter of cirness M. J TWO ARCTIC EXPEDITIONS WILL START THIS MONTH culating a petition to take the Sunday closing clause from the city ordinance was debated on and Councilman Richardson said he would fight it separately. He was answered by W. H. Able, of H. Cook, the bridge of whose nose was abrased and bloodied inadvertently by the knuckles of Mr. Johnson, who at the moment was engaged in guiding a high right-hand over-swing to the left eye of Mr. Schlessinger. The face of Mr. Cook pains intercoved the blow reached a pre-SIBERIA 331A Summer Montesano, and Lawyer Agnew; of Ab-erdeen. The meeting was a harmonious one, the business men claiming they should be allowed to remain open if BARENTS .205 351 Luncheons Aberdeen is not closed. Sixteen Warrants Issued at Aberdeen 

being interposed, the blow reached a pre-mature destination. After the fight, which lasted less than a minute, both of the warring attorneys apologized to the court. Charles M. Depew was the juror under

examination, responding to questions by Mr. Johnson that he had a blas and proju-dice against the prosecution because it was being financed by a specially raised fund of \$100,000

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ALASKA

## Epithets Begin to Fly.

"Then," queried Mr. Johnson very arply, "you don't think it's a decent sharply, "you don't think it's a decent thing for private individuals to sub-scribe money for the prosecution of thieves, rascals, scoundrels and rogues,

do you?" "One moment." cried Mr. Schlessin-ger, springing to his feet and thrust-ing a finger at the court. 'If your honor please, I object to the language of counsel and I assign it as unprofessional misconduct"

Mr. Johnson also arose with alacrity, his face flushed with excitement. Half "And I object. If your honor please, to being stigmatized by this rogue here." nodding his head jerkingly toward his opponent.

you are an infamous rogue," he ex-claimed. Mr. Schlessinger faced him. "And I say

# Then the Fists Whirl.

Then they began to fight. It will never be recorded who struck the first blow, but the best judgment at the improvised ringside was that Mr. Johnson aggressed. Mr. Johnson is of me-dium height and quite heavy. He wears glasses. Mr. Schlessinger is a bir tall er, some pounds lighter and possesses an obvious advantage in reach. The space in their immediate vicinity was a whirling tangle of clenched fists and the interjected forms of bystanding peacemakers for the best part of a

Messrs. McPike and Humphrey sprang to Mr. Schlessinger and he was pulled back until he lay face up over the arm of a chair. District Attorney Langdon, Assist-Duffy, Mr. Johnson's law partner, sur-rounded Johnson. Rudolph Spreckels and Charles W. Cobb, of the prosecution, be-came figures of intervention, and even the defendant, Theodore V. Halsey, jumped up and wedged into the scurling

years," he said. "We are bound to win in the end." Today at Eveleth two Federation strikwere fined \$100 for intimidating miners.

THE MORNING OREGONIAN, WEDNESDAY, AUGUST 7, 1907.

ABERDEEN, Wash., Aug. 6 .- (Special.) -Sixteen instead of 40 warrants as first intended were issued today for as many saloonkeepers charging them with violat-ing the Sunday law. The complainants were women of the W. C. T. U. Rev. E. L. Benedicts' name did not appear in any of them. Benedicts did not have any warrants for men pursuing legiti-mate business, but will make the saloon-keepers 'test cases. If successful, the arrest of the others will follow. The saloonmen were ordered to appear court tomorrow morning.

STILL UP TO THE BOARD

NORMAL SCHOOL QUESTION UN-SETTLED BY CRAWFORD.

1996

#### MAP OF THE NORTH POLAR REGIONS.

Preparations for the Wellman-Chicago Record-Herald expedition to the North Pole in a dirigible bafloon, which have been going on for some time, are nearly completed. The start is to be made in about two weeks. Then the mammoth cigar-shaped balloon, with its suspended steel car, will be filled with hydrogen gas and will start from e Island of Spitzbergen to find the axis upon which the earth rotates. On April 26, 1906, Peary reached the most northerly point on the globe upon

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which human feet ever rested. This was in latitude 87 deg. 6 min. The Peary crew will soon he ready to make a new dash for the pole, the finding of which has baffled many a daring adventurer, including the fearless Andree, who was lost somewhere within the frigid Arctic Circle.

riella, leader of the Western Federation of Miners, arrived in Duluth this even-ing. "We have not been getting a square deal on the Mesaba range and we pro-the waters of Elliott Bay. As a result Wappenstein will serve notice on the

"We have not been getting a square deal on the Mesaba range and we pro-pose to win this strike if it takes two boats of the mosquito fleet that they must ceuse selling liquors within the Seattie harbor on Sunday. The admin-

istration at Bremerton has complained that the boats plying between Seattle and Bremerton are selling liquors and emptying loads of drunks in the navy-yard town. Wappenstein will prohibit the selling of liquors as far out into the Sound as his jurisdiction extends.

SEA

GREENLA

REENLAND

Drain in Better Condition Than Monmouth, However-Result of Political Move in Legislature. SALEM, Or., Aug. 6 .- (Special.)-Attorney General Crawford, in his opinion to the State Board of Normal School Regents upon the question of the status of the Monmouth and Drain Normal schools, holds in exect that, since the Legislature provided an appropriation for the maintenance and support of these schools it cannot be said that it failed to do so; that it is fair to presume that the next Legislature will provide for the expenses of these two schools, and that the schools are legal institutions of the

the schools are legal institutions of the state and the Board of Regents is auth-orized to conduct them but is denied the right to incur any indebtedness in ex-cess of the appropriation. He holds, however, the Board is authorized to re-ceive funds fro many source whatever, sufficient to defray the expense of either school, and sees no legal redson why the schools cannot be operated. In his opinion the Attorney General states, however, that "in the meantime

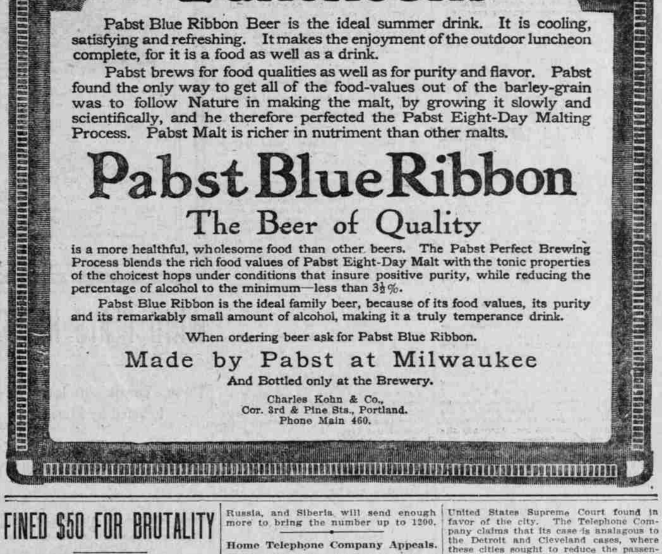
states, however, that "in the meantime (preceding the action of the next Legis-lature), there is no appropriation under the law for the support of either school." This still leaves the legal and This still leaves the legal and moral phase of the case as viewed by Mr. Ayer, still undecided and it re-mains for the State board to decide that Mr. delicate point. That is that the State Board. In accepting donations from pri-vate sources, does so with the knowl-edge that the donors depend upon the FIGHT OVER GAMBLING CREnext Legislature for reimbursement which is a tentauve violation of the law, prescribing its duties and powers and subjects the members to malfeasance. ATES TWO FACTIONS. Since the question is still left open for consideration it is probable a special Church People Assert That Statemeeting of the Board will be called and final decision made. The Monmouth school has a prospect ment Indorsing Mayor and The Monmouth school has a prospect of a legal revenue of \$4000 per year and it may be that the Board will decide to permit the school to operate only to the limit of this fund, which would practi-Council Misrepresents Town. The fight is on at Milwaukie between the supporters of the Milwaukie Club and leave the factulty with. assur of remuneration for their services cally those opposed to it. Meanwhile the club for his support. emains closed and the tiger is securely but the Drain normal has no funds what ever and there is a question of its con-tinuance for any length of time. The Monmouth and Drain schools were caged. The contest is waxing intensely bitter. It is asserted by those opposed to the club that the statement indorsing plunged into this embarrassing predica-ment through the successful manipula-tions of their political enemies in the House of the last Legislature. Their Ver. the action of the Mayor and Council the action of the Mayor and Council in licensing the club, which statement signed by 108 names, was recently pub-lished, does not present the views of the people of Milwaukie, and that a consid-erable number of those whose signa-tures are affixed to the document, are not residents, taxpayers or voters. appropriation bills, which were kept sep-arate until the last day, came up for final consideration when, at a critical moment Vawter, of Jackson County, suc-

Pabst Blue Ribbon Beer is the ideal summer drink. It is cooling, satisfying and refreshing. It makes the enjoyment of the outdoor luncheon complete, for it is a food as well as a drink.

Pabst brews for food qualities as well as for purity and flavor. Pabst found the only way to get all of the food-values out of the barley-grain was to follow Nature in making the malt, by growing it slowly and scientifically, and he therefore perfected the Pabst Eight-Day Malting Process. Pabst Malt is richer in nutriment than other malts.

# Pabst Blue Ribbon The Beer of Quality

is a more healthful, wholesome food than other beers. The Pabst Perfect Brewing Process blends the rich food values of Pabst Eight-Day Malt with the tonic properties of the choicest hops under conditions that insure positive purity, while reducing the percentage of alcohol to the minimum-less than 32%.



WRIT OF MANDAMUS ASKED Both Apologize, Johnson Fined.

Being effectually separated, Mr. John-son drew his handkerchief and wiped the drops of exertion from his brow. Mr. Schlessinger was released by his friends and assisted to his feet. After they had glared at each other for a breath. Mr.

Schlessinger addressed the court. "I wish to extend my apology to the urt," he said. "So likewise do I," said Mr. Johnson.

"I regret very much that any such scenes should have occurred."

"Now will you proceed with the exami-nation, Mr. Johnson?" suggested Judge Dunne.

After Mr. Denew had been excused on challenge by the prosecution and a new venire of 50 names had been ordered for the completion of the jury, Judge Dunne adjudged Mr. Johnson guilty of contempt of court and imposed a fine of \$25 on the score that his language in call-ing Mr. Schlessinger a rogue was of itself misconduct in the presence of the court and responsible for the Set fight.

After the battle Mr. Cook corrected an inaccuracy. He explained that the crim-son asterisk on the bridge of his nose was not imprinted by the knuckles of Mr. Johnson, but by a diamond ring on the right hand of Mr. Schlessinger. "I was the helpless center of a fighting

mass," said he, applying his handkerchief to the bleeding member.

#### Eight Jurors Secured.

Seven talesmen were examined and dis-missed from the jury box for bias in short order this morning. C. Easiman, a printer, the eleventh juror, was sented, subject to peremptory challenge. Wallace Bradford, a retired merchant and a member of the Union League, was accepted as the twelfth con-ditional juror. Edwin Bonnell, who escaped the peremptory challenge and was the first of the four men thus far sworn to try Halsey, made a statement of fil

to ify indexy, make a statement of in health and was excused reluctantly by consent of counsel. Francis L. Bird, re-tired dry goods merchant, qualified for the vacancy created by the excusing of Mr. Bonnell, completing the tentative second panel.

The prosecution then peremptorily challenged John S. Young and the defense peremptorily challenged John Q. A. Pat-terson, Wallace Bradford and W. H. Eastman. This left one peremptory challenge remaining with the prosecution and two with the defense. "The five unchallenged jurors were sworn, making a total of eight men finally were chosen for the trial panel.

The trial was adjourned until 2 P. M. Wednesday, when a new panel is returncords

### ZIMMER SENT TO CITY PRISON

# Vigorous Protests Fall on Deaf Ears

## of Judge Weller.

SAN FRANCISCO, Aug. 6.-Emil J. Zimmer, of the Pacific Telephone & Telegraph Company, who refused to testify in order to save Louis Glass from San Quentin, objected vigorously when Judge Weller directed today that he be taken to the City Prison and booked on the accusations filed against him by District At-

dusations field against film by District Ar-torney Langdon. Added to his objection was the vigorous talk of his attorney. C. H. Fairall, but objection proved fuille. Judge Weller declared that the law must be compiled with and that he could see no reason why the prisoner should be treated differently 5000 persons are now on strike.

Bell Telephone Company Must Furnish Service Despite Strike. DIVISION BUTTE, Aug. 6.-A Helena special to the Miner says that suit for a writ of mandamus to compel the Bell Telephone Company to furnish telephone service in Helena was brought in the District Court today by the Helena Cab Company. It is rumored the suit was instigated by the Bell Company on account of the labor troubles here. The bill recites that the company is a public utilities concept, ex-ercising the rights of eminent domain, holding franchises and as such owes a holding franchises, and as such, owes a duty to the public to furnish service. The matter has not been set for hearing. In the Federal Court today Judge Hunt listened to arguments on the application of the Bell Company for a temporary in-junction to enjoin the unions from continuing in effect the boycott at Living-

WILL WEED OUT UNION MINERS

Cripple Creek Mineowners Take Measures Against Federation.

COLORADO SPRINGS, Colo., Aug. 6 .-COLORADO SPRINGS, Colo., Aug. 6.-A special from Cripple Creek says: Following is the decision of the Mine Owners' Association, which met in con-ference at Colorado Springs yesterday, to strictly enforce the "card permit" system in the Cripple Creek district, several of the mining companies dis-charged miners supposed to be union mon Other mining companies it is said Accordingly, a counter-statement in the form of a resolution was drawn up Monday night by a committee composed of J. W. Grasley, B. M. Fish, F. Berk-imeir, F. M. Fisher, and J. Armstrong. setting forth that the people as a body are opposed to the Milwaukie Club and demand that it remain closed for all time. B. Lee Paget of Onk Genue a men. Other mining companies, it is said, will immediately weed out all union men This action is taken in anticipation of an attempt by the Western Federation of Miners to reorganize the district. The return of W. D. Haywood to Colorado had much to do with the decision of the mineowners.

Left Estate in Oregon.

## LOS ANGELES, Cal., Aug. 6,--O. E. Smith, attorney for some of the heirs of Patrick and John Mahon, who are supposed to have left a large estate, has finally learned that they invested largely in timber and mineral land in Coos County. Oregon, and Northern California. The Mahons wandered all over the West and corresponded with a membaw at The circulation of the declaration was begun at Milwaukie yesterday. The com-mittee expects to secure the signatures of some of those who signed the indorse-ment of the Mayor and Council, who are said to be already sorry that they at-tached their names to the document. "The object of this movement," said Rev. F. M. Fisher yesterday, "is to set the people of Milwaukie right before the people. It has gone out that we favor this gambling joint and want' it re-opened, but that is a most erroneous and and corresponded with a nephew at Clinton, Ill., but he finally lost sight of them and only heard indirectly of their death. They are believed to have had an account in the Hibernia Bank and evil impression. At the meeting of the committee Mr. Paget said that if we had search is being made among its old re-

aid and advice.

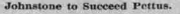
#### Nelll Works to Settle Strike.

committee Mr. Paget said that if we had read of a city any where in the country that was in the situation Milwaukie has been represented to be in, then it would be time to send missions there. "I think that not more than 25 per cent of the names on the indorsement are those of the represent and the indorsement WASHINGTON, Aug. 6.—Charles P. Neill. Commissioner of Labor, is in telegraphic communication with P. H. Morrissey, grand master, and other of-ficers of the Brotherhood of Rallway Trainmen, in an endeavor to bring about a peaceful settlement of the strike of switchmen employed by the Colorsido & Southern Bailway Comothers were picked up here and there. Some we never heard of before. Some are carmen. Some names on that in-Colorado & Southern Rallway Com-pany, and to prevent, if possible, the enforcement of a general strike order calling out all the trainmen employed by the road.

Refuse to Shorten Workday.

SCRANTON, Pa., Aug. 6.—Representa-tives of slik mills in the Lackawann and Luzorene Counties have refused a shorter workday to slik workers. More than Council and I am not sure that pro-ceedings will not be taken to have him removed. It is not true that the pros-

ceeded in tacking the Monmouth bill onto the Drain appropriation act and this was, in a measure, resonable for the Governor's veto. But he hald greater stress upon the manner in which the ballot was taken, the bill having been declared passed by a majority of only one vote but the discovery of a mistake was made when a reconsideration was time. B. Lee Paget, of Oak Grove, a prominent temperance worker, who was active in starting the reform wave that resulted in closing the club, was present at the meeting of the committee to give had on the following morning and two members were allowed to change their votes and the bill declared passed. Govnihilists. Chamberlain seld this procedure



Legislature today elected Joseph F. Johnstone, nominee of the primary and of the caucus, to succeed the late Senator Pettus.





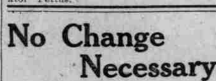
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illegal.

MONTGOMERY, Ala., Aug. 6 .- The



Dr. Price's Delicious Flavoring Extracts have always been honestly labeled; no change was necessary since the enactment of the National Pure Food Law, either as to label or their manufacture. They have had for nearly half a century the patronage of the intelligent housewives of this country.

forsement cause me amazement. One is that of a prominent pillar of a church. We of the Evangelical Church expected to get the indorsement and assistance DR PRICE'S

to get the indorsement and assistance of his church Sunday, but when we read his name on the indorsement of the Mil-waukie Club, we concluded not to ask any assistance from that source. "Our Justice of the Peace circulated that indorsement of the Mayor and Council and J are not super that mo-