TESTIMONY ALL IN IN MURDER TRIAL

La Rose Tells About Watches and of His Movements Day of Murder.

FINAL ARGUMENTS TODAY

Court Limits Counsel of Each Side to Three Hours for Summing Up-Will Reach Jury by Tomorrow.

All the testimony in the La Rose murder trial is now before the jury. The state rested at 10:25 yesterday orning, and the defense yesterday afternoon. The state then placed fou witnesses on the stand in rebuttal, completing its case a few minutes before 5 o'clock, the hour for adjournment. Judge Morrow, of the Circuit Court before whom the case is being tried, then announced that the attorneys for the state and for the defendant must limit their arguments to three hours each, in which case the jury will retire for deliberation not later than Notes morning. Friday morning.

Friday morning.
Thirteen witnesses were placed on the stand by Jay H. Upton and Lester W. Humphreys, the attorneys for the defendant. Jack La Rose himself was defendant. Jack La Rose himself was
the first to take the stand yesterday
morning. His manner was at first
suave impressing the spectators with
reckiesaness in face of the horrible
orime with which he is charged. Later,
when Deputy District Attorney Fitzgerald began cross-examining the allegad gaspipe thus, and he was closely
pressed for an answer regarding a
third watch, said to have been in his
possession, his mose changed to one
of surliness, and his answers gave the
impression of being hursed back with
an air of deflance.

Accused Tells About Watches.

Accused Tells About Watches.

La Rose said that the actectives related correctly a conversation he had with them at the police station, except that they were mistaken regarding the watches. The defendant said that it was the large watch instead of the small one which he bought in San Francisco, and that he so informed the detectives when they questioned him. He said that he purchased the large brass watch, which has an engine engraved upon the back of the case, and which Herman Neuman's son testified was on said in his father's store, for \$2, at a second-hand store on Clay street. The winness was not positive whether or not he ever owned the small watch, but said that it looked like one he obtained in Blazier's saloon, at Third and Burnside streets, in a pool game. He said that with several others, he was playing rotation pool, and that one of the men offered him the watch for \$1, as the pool-player was out of money and wished to continue with the game. La Rose said he could not give the name of the man from whom he chlained it, as he did not know him. He was sure he obtained it on the evening of May II, the night before the he obtained it on the evening of May II, the night before the Neuman murder, the date being fixed in his mind by his arrest.

in his mind by his arrest.

Ls Rose said that during the taweating" process at the police station he asked the detectives if he must answer all their questions, and then informed them that he would tell his troubles to the judge. "I guess I talked a little rough to them," continued the witness, "I gave them as good as they sent."

however, La Rose admitted that had a third timeplece. "Did you say to Leondor that you got that watch from your mother?" was the next question. An objection by the defense, upheld by Judge Morow, saved the witness from answering this question. and after this he appeared less com-

Tells Movements Day of Murder.

He then gave his version of his movements on the day Neuman was struck down in his store. He said that he slept at a cheap Front-street lodging-house, as he had been drinking tooging house, as he had been drinking too much whisky to get a room at a better place. He said he arose inte and made the rounds of the saloons, going first to Erickson's, on Burnside street, between Second and Third. The witness told of remaining there for a "highball," and several more drinks, witness told of remaining there for a "highball," and several more drinks, and of going then to Fritz and Blaziers. He saw no one he knew at any of these places, and then wont to Leondor's saloon. He had never been there, he said, before May 12. The witness testified that he was never at Neuman's atore until taken there by the Sheriff when the jury went to look at the approximate.

Dr. L. F. Griffith, first assistant at the Salem Insane Asylum, was the bext witness. He said that John Chong, who was assaulted May 13, was in the asylum in 1908. The Celestial, said the physician, believed he was being persecuted. He was released on the promise of Chong's employer that the insane man would be deported to Chins. Dr. E. D. Johnson corroborated the testimony of Dr. Griffith, saying that Chong believed he was being pursued by enemies, who would do him bedily harm.

pursued by enemies, who would do him bedily harm.

M. Ostrow said he was well acquainted with Neuman, that they both belonged to the same society. He said he went into Neuman's shop after the assault and found the man holding his head with his hands. Mr. Ostrow said he asked Neuman what was the matter, and that Neuman answared. 'My head aches.' The witness asked Neuman he said, who hit him, and received the answer. 'Nobody that it.' Ostrow said he is sure Neuman did not know him. Monroe Goldstein and Dr. C. C. Mc-Cornack testified that Neuman told them two men assaulted him. Mr. Goldstein said that while talking, Neuman cheked up with blood occasionally, and that he sat on a bench in the receiving room, at the police station with his hands to his head, mosning. Upon cross-examination Dr. McCornack described the wound. He said the right side of Neuman's head was apparently spill open, the wound ex-

out, and that a gaspipe will smell of gas even after being laid aside for six or even years. Atterney John F. Logan, special counsel for the state, rested a ripple of morriment by remarking to Humme. You are one of the marking to Humme. You are one of the marking to Humme. You are one of the tender.

you not? The witness answered in the affirmative.

Frank A. Heitkemper, a jeweler, and Von Gray, a watchmaker in his employ, were shown the large brass watch and said it had been worn, and that the design on the back is an ordinary one. This testimony was introduced by the defense for the purpose of corroborating La Rose's statement that he had owned the watch two years.

that he had owned the watch tay years.

Judge Morrow denied the motion of Attorneys Humphrey and Upton, of the defense, that the testimony relative to the assault on Hermann be stricken out because of irrelayancy. Attorney Logan made the point that the weapons were, in all three assaults, left on the premises, because they were bloody.

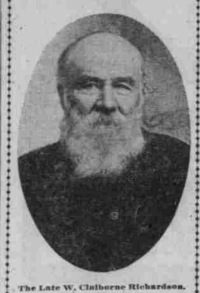
The defense then made a motion that the court direct a verdict, on the ground that the evidence was not sufficient to connect La Ross with the Neuman murder. This was denied.

REPLY TO MRS. JACOBS' SUIT

Defendants File Demurrer in Case for Heavy Damages.

A demurrer to the suit of Mrs. Su-zunna D. Jacobs, of New York, to re-cover \$200,000 from the Jacobs family, of this city, has been filed in the Cir-cuit Court. The six defendants allege that the complaint shows upon its face

******************* OREGON PIONEER OF 1852 IS CALLED BY DEATH.



The Late W. Claiborne Richardson.
W. Claiborne Richardson. a native of lowa and a pioneer of 1852, aged 73 years. 10 months and 8 days, died in this city yeaterday. Mr. Richardson was born in lowa. January 3, 1835, and, with his parents, crossed the plains 14 Oregon in 1852, residing for a short time in Polk County, and afterwards losating in Lane County. He was a resident of Portland from 1862 until 1871, and two years later removed to Independence, where he lived until last Spring, when he re-Independence, where he lived until has Spring, when he returned to this city to live with his daughters. He is survived by a widow, two sons and three daughters. His sons are: Judge William E. Richardson, of Spokane, Wash, and Frank Richardson, Deputy Sheriff, Solomonville, Ariz. His daughters are: Mrs. May Parley, Mrs. Jonaie Hutchins and Miss Effic Richardson, all of this city. The remains will be this city. The remains will be taken to Dalias, Polk County, for interment.

that action was not commenced within the time provided by the Oregon law, and that for this reason the complaint is of no effect. The demurrer also al-leges that the complaint does not state facts sufficient to constitute a cause of action.

Mrs Jacobs brought suit October 27, through her attorney, to recover a lit-tic less than a quarter million dollars, when Mr. Fitzgerald, for the state, when Mr. Fitzgerald, for the state, when Mr. Fitzgerald, for the state, saked La Rose if he had a third watch the night he went to Leondor's saleson and threw two watches on the har, he denied it. Pressed further, however, La Rose admitted that he husband having been at one time a upon her assertion that her husband's Morton B. Jacobs, Suzanna Jacobs' husband, having been at one time a member of the Multnomah Club. His father, Isaac Jacobs is interested in the Oregon City Woolen Mills, and has valuable property in Portland. * The other defendants in the suit are Clara Jacobs, mother-in-law of the plaintiff; Jacobs, mother-in-law of the plaintiff; Alfred G. Jacobs, Caston G. Jacobs, Garry B. Jacobs and Mrs, Lillian Lang.

It is Mrs. Jacobs' contention that her husband's parents had a girl of Hebrew descent selected for their son, and were much chagrined when they discovered that he had been married without their knowledge. Threats of disfinheritance if he continued to live with her, it is said, led him to leave her.

MINERAL SPRINGS OWNER SUED

Samuel Macartney Submits Claim

Suit to recover 2000 from Edward L. Shipherd was begun before a jury in Judge Bronaugh's department of the Circuit Court yesterday. Samuel Macartney alleges that he sold the defendant a half heriff when the jury went to look promises.

L. F. Griffith, first assistant at salem Insane Asylum, was the witness. He said that John witness. He said that John witness. He said that John witness. The clearfal, who was assoulted May 13, was a sylum in 1998. The Celestial, the physician, believed he was before the springs, but has not paid him, the physician, believed he was before that after he made the deal with Macartney they sold made the deal with Macartney they sold their interests to a corporation, with a capital of \$12,000. The two were credited with having subscribed \$10,000 toward the capital stock, and \$2000 was to be paid by the corporation to Macartney from the first profits. Then Shipherd claims he bought Macartney's interest in 1906, paying therefor \$2000. He says his former partner must look to the corporation for must look to the corporation for

COUNTY SELLS BARNES TRACT

Dispute Over Title of Property 11 Miles East of Portland.

The County Commissioners have sold the John Barnes tract, 11 miles from Portland on the Troutdale electric line, to George M. Strong, for \$4850. This was the highest bid submitted. As a suit over the ownership of the land is now pending in the Circuit Court the man cheked up with blood occasionally, and that he sat on a bench in the Commissioners gave Strong a contract receiving room, at the police station with his hands to his head, moaning. Upon cross-examination Dr. McCornack described the wound. He said that they will be able to give him a clear title. The suit was brought by the heirs of Barnes, who allege that the heirs of Barnes with the understanding that he part of the brain.

Thomas E. Hulme, a plumber, living at 184 Seventh street, said that the was been the countract. The tract, which consists of 8 acres, will be platted by Strong and sold.

Quick Conviction for Bachelor.

The suit was brought by Thad Vreeland, Deputy District Attorney, with having killed George F. DeMars, on Government Island at the was to be cared for for the remainder of this days. It is alleged that the county fatted to keep the contract. The tract, which consists of 8 acres, will be platted by Strong and sold.

Quick Conviction for Bachelor.

Los Angeles Defendants Fail to Arrest Judgment.

SHORT DELAY IS SECURED

Judge Wolverton Announces That He Will Pass Sentence Tomorrow on Men Convicted of Federal Land Frauds.

Judge Wolverton yesterday afternoon overruled a motion filed by Attorneys M. A. McLemore and John Manning to arrest judgment in behalf of Dr. A. H. Hedderly, W. H. Smith and Richard Hynes, the three defendants connected with the Pacific Furniture & Lumber Company, recently found guilty of defrauding the Government out of land. The defendants, through their attorneys, sought to have judgment against them arrested on two points, first that the trial jury was irregularly drawn, in that the jury commissioners were not in court when the drawing was made and, second, because the term of the Federal Court had expired before sentence was passed.

eral Court had expired before sentence was passed.

Judge Wolverton rendered his decision from the bench. In discussing the first point, Judge Wolverton referred to the court record and said that had the attorneys any doubt about the manner in which the jury was drawn, it was their duty to have called attention to it at the time, and that the records were where the attorneys could see them.

After the motions were denied. Attorney McLemore requested that his cilents be given two days in which to make a motion for a new trial. Judge Wolverton was not inclined to grant the time, saying that the attorneys had been

Welverton was not inclined to grant the time, saying that the attorneys had been given time in which to file the application. Attorney Manning, speaking in behalf of his client, W. H. Smith, assured the court that it was necessary, in case additional bond was demanded, that he has given until Saturday so that one of the men who was on Smith's bond might reach the city from San Francisco, Judge Welsevice, before granting the time deolvetton, before granting the time de-anded, said that he would like to hear om the Government prosecutors. Tracey Becker, who, with United States At-rany McCourt, conducted the prose-

corney McCourt, conducted the prosecution, said:

"I think it's about time that this farce
should end. The Government, while not
wishing to work a hardship upon the defendants, feels that the time for passing
judgment has arrived and I am not inclined to grant any further time."

Attorney Manning replied to Judge
Becker, and assured the court, that if
the Government considered the case a
farce, that he certainly did not, "This,"
said Mr. Manning, "Is a very serious
matter to my client. He is a stranger
in Oregon and at this time one of the
men who subscribed to his bond is in
San Francisco and could not possibly
be in the city before Friday, and I would
like to have an extension until Saturday."

day."

Judge Wolverton then announced that
he would give all of the defendants until
Friday at 10 o'clock and at that time he
would pass sentence, not only on Hedderly, Smith and Hynes, the three men
convicted, but also upon J. R. Miller,
W. T. Kerr, F. A. Stuart and Ames S.
Johnson, the defendants who pleaded

CALLS CANAL GOLD BRICK

SENATOR ANKENY DISCUSSES PANAMA PROJECT.

Agrees With Speaker Cannon About Impracticability of Present Undertaking.

"I agree with Speaker Cannon that the Panama Canal, as at present projected, is a gold brick," said Senator Ankeny yesterday.

The Washington Senator was seen at the Oregon Hotel and was quite free in his discussion of events. He said among other things that Oregon had made a grievous mistake by not returning Senator Fulton to the Senate, saying without reservation that Mr. Fulton could do ore for this state than a new man pos-

committee expert engineers from France. Germany, England and other countries agreed in their opinions that the lock system now being carried out was not feasible and that it would cost this Government \$210,000,000 to change it over to a water-level canalway, which would have to be done eventually.

have to be done eventually. "What we need," said the Senator, "is to have the waters of the Columbia and its tributaries diverted for irrigation purposes more than anything else just now. The improvement of the waterway from Portland to the sea is, of course, an important work, and the members of Congress from this part of the country are taking care of that matter. I am one taking care of that matter. I am one member of the committee having the Panama Canai legislation in hand and can say that I deem the present scheme with locks absolutely impracticable. Why should battleships, for instance, be liked up in the sir 30 or 40 feet, when they might just as well run across the Isthmus on a level? The engineers we had before us told of the Manchester Canal, in England, the Kiel Canal, in Germany, and the Suez Canal, in Egypt, none of which have locks and all of which are which have locks and all of which are working satisfactorily. Uncle Joe Can-non expressed my idea when he said that the Government had been handed a 'gold brick' in this canal scheme."

REID VERDICT WILL STAND

Court Refuses New Trial to Boy Who Killed DeMars.

Judge Gantenbeln listened yesterday aftermoon to the arguments of attorneys H. M. Esterly and C. M. Idleman for a new trial for Jackson Reid, who was recently declared delinquent by a jury of six men in the Juvenile Court. He was accused in a petition signed by Thad Vreeland, Deputy District Attorney, with having killed George F. Demars, on Government Island at the Fair Grounds. Deputy District Attorneys Vreeland and Mossessohn were present yesterday to represent the

saying that he had tried about 250 cases and never yet found it necessary to grant a new trial, and that as six men's opinion had been placed against his, he must defer to that. He remarked, however, that had he been on the jury he would not have voted as they did. As it was, he said he would not send the lad to the reform school. He said that from the place selected,



For boys from 6 to 16 here's every new style

The practical long coat (not long enough to hamper the legs) and the ever popular short overcoat; also the Norfolk suit which is always so becoming to boys of these

Our stock and assortment is too large to attempt any description. We only make a few suggestions. The most important suggestion is that you come and see us.



166-170 Third Street

Young Reid will probably be placed in care of a relative.

Must Pay for Scrap Iron.

According to the verdict of a jury in Judge Bronaugh's department of the Circuit Court, returned restorday morning, M. Barde & Son must pay J. T. Wilson 4472.00 because they pur-chased a quantity of scrap iron at auc-Bardes brought suit against Wilson to recover \$200, alleging that they pur-chased an old boiler and tubing for \$2100, paying \$200 down. The plaintiffs asserted that Wilson misrepresented the quantity of tubing, while Wilson contended that he told the purchasers that the iron was on the premises for

Verdict for Streetcar Company.

A verdict for the Portland Railway Company was returned in Judge Cle-land's department of the Circuit Court in the suit brought by A. Bobletor. The latter demanded \$5000 damages because, in attempting to board a car at East Twenty-eighth and East Davis streets, he missed his footing. He al-leged that he was permanently injured. The motorman tostified that a tripper was following the car, and was picking up some of the passengers. Bobleter, he said, did not signal the car, but at-tempted to board it as it was in motion. The conductor said that as acon as he saw Bobleter reach for the handles he gave three beils, the emergency signal, and the car was brought to a stop.

Acquitted of Sunday Violation.

Judge Cleland directed a verdict for the Judge Cleiand directed a verdict for the defendant yesterday afternoon in the case in which Kate A. Fox was charged with violating the Sunday-saloon-closing law. Testimony brought out the fact that several persons were drinking on Sunday in a room of the hotel over the Cascade saloon, at Sixth and Flanders streets. Kollock and Zollinger appeared as attorneys for Mrs. Fox. while District Attorney Cameron prosecuted the case.

Declares She Is of Age and Own Boss

Mother of Evn Brown, However, Says Girl Is Only 16, and Youth May Face Serious Charge.

U PON the question of whether Miss Eva Brown knows more about her age than does her own mother depends the girl's appearance before the Juvenile Court. She refuses to live with her mother, Mrs. Nora Brown, of 71% Sixth and her own boss. She left her home on her birthday, last Saturday, and was ar rested yesterday forenoon at the mother's

"I'm 18 and my own boss. I'm a woman and not a girl." the vouthful prisoner declared, angrily, when taken to the police

"She's only 16, and I ought to know if "She's only is, and I ought to know it anyone does." the mother said.

The authorities took the mother's word for it and sent the girl to the Home of the Good Shepherd, pending further inquiry into the case. Arrested with her was Carl Sikes, a homely youth, who is

quiry into the case. Arrested with her was Carl Sikes, a homely youth, who is said to have been trying to get the girl to clope with him. If it develops that she is but 16, as the mother says, then Sikes will have to stand trial on the serious charge of contributing to the delinquency of a minor.

The girl left home last Saturday with the announcement that, having become is, she would shift for herself. The police were notified, but they couldn't find the girl. Deputy District Attorney Mosessohn, on issuing a warrant for the girl's detention, made an investigation and located her in an apartment house on Stark street. In 'trying to learn the girl's age Mr. Mosessohn found that the Highland School records show she was 15 in November a year ago. This verifies what the mother says, but an effort will be made to locate the birth certificate in the county records before taking up the case for a hearing.

William Handsmann proprietor of the

hearing. William Henderson, proprietor of the appleton Hotel, on Sixth atreet, is also under arrest because of the case. Mrs. Brown charges that while the girl was escaping Henderson assisted her. The mother says she was beld back by Henderson from searching a room in which the girl was thought to be hiding. Henderson also kicked at her, she says. The hotel man is charged with assault and battery.

MT. TABOR IMPROVEMENTS

Plan to Establish Fire Engine Company Approved by Mayor.



FRIDAY MORNING we will place on sale the balance of our beautiful black, white and colored Ostrich Plumes at ridiculous prices. The greatest values ever offered

NO CHARGES NO EXCHANGES NO DELIVERIES

in the City of Portland.

Plumes \$30.00 Black Plumes......\$15.00 25.00 Band Plumes, with boa end\$10.00 \$20.00 Black Plumes.....\$10.00 \$15.00 Black and White Plumes\$ 7.00 \$12.00 Black, White and Colors\$ 4.95 \$ 8.00 Black and White Plumes \$ 3.95 \$27.50 Willow Plumes, colors \$10.00

Paradise Birds \$65.00 Yellow Paradise Birds, choice\$30.00 \$45.00 Yellow and Black Paradise Birds, choice. ... \$25.00 \$35.00 Yellow, Black and Green Paradise Birds, choice\$18.00 Flowers and Foliage 200 Cartons Roses and Foliage -Values to \$3.50 each, choice 50¢ 100 Fancy Pins-Values to 100 Ornaments - Values to

an engine company could cover Mount Tabor. Center Addition, North Mount Tabor and Montavilla, as there would be a down-hill in all directions from the engine house. Mr. Oberteuffer further said it still remained to obtain the appropriation for this engine and house. It would be necessary to purchase a lot erect a firehouse and install the engine and company, and the committee was continued.

A representative of the gas company reported that mains have been laid on the Buse Line road and Belmont street to West avenue, and will be laid to the highest point at Mount Tabor when desired. All present signed a petition in order to get the mains extended. signs was instructed to see City Engineer Taylor about having the signs

The approach of Christmas is a great stimulus to jewelry buying, exceptionally so in the case of fine jewelry.

Many people begin early in their search for gift jewelry for Christmas, avoiding the rush that increases as the holidays draw near.

Choose from the finest asnt of high-class jewelry novelties for Christmas gifts.

My stock includes everything choice that could be desired in the jewelry line. Many specimens that are found elsewhere in plated only are here in solid gold

Pendant necklaces of coral and cameo, also grape designs in pearls are much sought after this season. I am showing an exquisite line

Nothing short of a visit of inspection can convey any reasonable idea as to the designs we are showing in pendants and brooches. Our showing is exceptionally attractive.

Side and back combs, exclusive patterns, of openwork tortoise, banded and trim'd in solid gold and heavy gold plate.

An array of buckles that will satisfy the most discrimlnating tastes, of solid gold, silver and rolled plate, set with semi-precious stones jades, lapus lazuli and others.

In selecting something for Christmas gift, particularly in the jewelry line, it is a good plan to take plenty of time in selecting something choice; do your looking before the crowds have gathered; begin now, while the assortments are at their full-

I will show you a line of novelties, if you will call at my store, that I am sure will please you.



\$10.00 a Month Now Returns Hundreds Later

placed at once at intersections at ma or baby. Only 15-100 of 1 per cent Mount Tabor. It was also reported alcohol. Phones Main 671. A 2467. The "Sole of Honor" in Selz Royal Blue shoe

The committee on street

The sole of honor is made of good oak-

that nine electric lights had been or-

tanned leather; there's a tough, durable quality to oak bark tannage that you want in the wear, that other tannages don't have.

We recommend Selz Royal Blue shoe because it's one of the moderate-priced shoes that's made with oak soles; and made honestly all through, of best materials. Fall styles are here.

We'll fit your feet perfectly with Selz Royal Blue \$3.50, \$4.00, \$5.00



HEAT In the Right Place At the Right Time That's it-where you want it-when you want it-and if you only knew how easy it is to carry from room to room-and how much cheery comfort you can have with a PERFECTION mark ander marks recen Oil Heater You would no longer be without one.
"No smoke—no smell"—this is the Perfection maxim. Because the smokeless device is smokeless you can have direct, glowing heat from every ounce of oil. Brass font holds 4 quartsburns 9 hours. An ornament any-where finished in japan and nickel. Every heater warranted. The Rayo Lamp will give added pleasure to your magazine or liant, steady light. Equipped with the latest improved central draft burner. Made of brass, nickel plated. Every lump warranted. Write our nearest agency for descriptive circular if you don't find the Perfection Oil Heater or Rayo Lamp at your dealer a. STANDARD OIL COMPANY