CAMERON DECIDES FOR JUSTICE FEES

Believes They Are Not Required to Turn Over Emoluments for Marriages.

EXPERT SAYS \$5660 DUE

W. Ferguson Checks Over in Clerk's Office and Says He Belleves This Money Must Be Given Up.

Although John W. Ferguson, who had been checking up the books in County Clerk Field's office, has submitted to the County Court a report in which he says the wedding fees received by justices of the peace should be turned over to the County Treasurer, and that there is a deficit of \$15660 for this item, District Attorney Cameron does not agree. He submitted to County Commissioner Lightner yesterday, Judge Webster being out of the city on a two-weeks business trip, a report in which he construes the Although John W. Ferguson, who yesterday, Judge webster being out of the city on a two-weeks business trip, a report in which he construes the law to mean that justices are to turn over to the county all fees except those for performing marriages. His report fol-

lows:

March II. 1909, to the Honorable County Court, Multnomah County, Or. Gentlemen: I have been requested to render an opinion regarding the Hability of the Justices of the Peace for fees collected by them for performing marriages.

Under the law previous to 1895, Justices of the Peace received no regular salary, but were paid in fees, Among these fees was one for performing a marriage ceremony. In 1895 this law was amended and thereafter a Justice of the Peace was paid a salary and in accordance with section 500% of the Code he was required to turn over all fees collected to the County Treasurer.

300% of the Code he was required to turn over all fees collected to the County Treasurer.

I have reached the conclusion that it was not the intention of the Legislature to have a Justice of the Peace turn over this 25 fees for performing marriages. Under section 5219, any judicial officer, as well as a minister, may perform a marriage. There is no provision in the law requiring Judges of other courts or ministers to turn over this fee to the County Treasurer and there would seem to be no reason why they would single out Justices of the Peace. It is doubtful in my mind if a Justice is required to perform a marriage Section 5219 says that they may perform marriage cersmonies. I am aware of the fact that the word "may" is generally interpreted to mean "must" in such instances but it is very doubtful if it would be so interpreted in this case. It would appear then that performing marriages is doing something outside of their regular work. The Legislature, when it required these fees to be turned over, stated in section 3003, "said Justices shall perform the duties of their office as now required by law and shall on the first day of each month pay the same over to the County Treasurer of their respective counties." Under this section there is nothing requiring them to turn over a fee not received from a Hitgant.

I am aware that section 3001 states "That the salary of the Justices of the Peace shall be in full compensation for all services or duties performed by said Justices of the Peace shall be in full compensation for all services or duties performed by said Justices of the Peace shall be in full compensations whatever shall be allowed to or received the them."

Taken with the entire law. I believe that this simply means that they are to no

to or received by them."

Taken with the entire law, I believe that this simply means that they are to no longer be under the fee system but it does not mean that they cannot do outside work, and performing a marriage I do not conceive to be a regular duty which they are bound to perform. Respectfully submitted, GEO, J. CAMERON, District Attorney, Mr. Ferguson's report gives the amounts due the county from the Justices as follows:

lees as follows:

William Reid Waldemar Seton Fred L. Olson

With the report of Judge Cameron before them, it is doubtful whether the members of the County Court will order County Auditor Brandes to retain the salaries of the Justices until the amounts are paid over, or whether suit will be instituted from the bondsmen of ex-Justices Reid and Seton to recover the amounts of these fees.

There is no question about these fees, "There is no question about these rees, says Mr. Ferguson in his report. "The law clearly provides what the fee shall be (\$5 for every marriage ceremony performed) and that it shall be turned over to the County Treasurer on the first day of each month. They would be just as much entitled to keep any or all of the fees provided for in Section 3014 as the fee for performing marriage ceremonies."

CREATES SCENE IN COURT

Nettle Erickson Makes Hysterical Attack on George Morgan.

Screaming "devil" at the top of her voice, If-year-old Nettie Erickson was carried into Judge Gantenbein's chambers at the Courthouse yesterday, after bers at the Courthouse yesterday, after the acquittal of George Morgan, who was charged with having seduced her. The case was tried before Circuit Judge Gatens and a jury. The court decided yesterday morning that corroborative evidence must be introduced to secure a conviction, and directed the lury to

evidence must be introduced to secure a conviction, and directed the jury to return a verdict of not guilty. Deputy District Attorney Mosessohn prosecuted the case for the state.

When the girl realized that Morgan was free, she slipped quickly away from Miss Butler, one of the Juvenile Court officers, and was within three feet of Morgan, when Deputy Sheriff Frank Beatty stepped between her and the accused man. She threw her arms about the deputy in a desperate effort to reach Morgan, in which she was unsuccessful. Ballinf Andy Weinberger assisted Deputy Beatty in removing the girl to the anteroom, where she declared in a loud voice that she would follow Morgan for the rest of his days, and shoot him. She was quieted by Chief Probation Officer Teuscher, who took her to the House of the Good Shepherd. cher, who took Good Shepherd.

SUIT MAY NOT COME TO TRIAL

Rumors of Settlement of Jacobs Case Out of Court.

That the suit of Suzanne D. Jacobs, against the relatives of Morton B. Jacobs, son of one of the owners of the Oregon City Woolen Mills, and a former member son of one of the owners of the Oregon City Woolen Mills, and a former member of the Multnomah Athletic Club, will not come to trial today, as expected, is predicted by some. A rumor was affoat last night to the effect that a settlement between Mrs. Jacobs and the relatives had been reached, and that their family troubles would not be aired in court. Mrs. Jacobs sued to recover \$300,000, alleging that her husband's relatives allenated his affections. A wealthy New York woman was said to have figured in the case. There were also whispers that

York woman was said to have figured in the case. There were also whispers that Jacobs was a fugitive from the Philadel-phia authorities, and of business ventures in New York City in which he indulged

"LA SAL TORELLA" SPECIALTY IN "TARANTELLA" DANCE



but which proved failures, and left him bankrupt. Stories were also told of his wife having advanced money to set him up in business, and it was thought that

the truth or falsity of these rumors would be made known today, when Mrs. Jacobs' sult was to come to trial.

The defendants in the suit were Mr. and Mrs. Isaac Jacobs, Caston Jacobs and Garry B. Jacobs and Mrs. Lillian Lang, who were represented by Dolph, Mallory, Simon & Gearin. Mrs. Jacobs was represented by G. G. Schmitt.

FOUND GUILTY OF HOLD-UP

Three Men Convicted by Jury in 20

Minutes. Oscar Johnson, Harry Benson and Chris Bunes were found guilty in 20 minutes last night, by a jury in Judge Cleland's department of the Circuit Court, of having held up and robbed A. M. Hyatt in the City Hall saloon, on Fifth street. The robbery occurred on the night of De-cember 18, last. The hold-up men secured cember 18, last. The hold-up men secured a gold watch and \$28. The jury left the courtroom at 4:45 o'clock last night, and returned their verdict of guilty at 5:05. Judge Cleland will pass sentence at 9:30 A. M. Friday.

A. M. Friday.

The men denied they visited the City Hall saloon that night. They said they occupied a room over the San Francisco saloon, on Hawthorne avenue, and that they were drinking there until about, i o'clock A. M., when one John Johnson knocked on the door and called for Bunes. Bunes said Johnson wanted to stay at the room all night, and offered to give Bunes a watch if he would let him remain. But Bunes said he put the man out because a watch if he would let him remain. But Bunes said he put the man out because he had stayed with them once before and had stolen a suit of clothes. Benson told the John Johnson story also, but said that Johnson stayed all night, and that two men came in the morning, and went away with him. Other witnesses declared that the three men were in the saloon downstairs, drinking.

Although Bunes said Johnson offered him a watch, he said it was not shown to

him a watch, he said it was not shown to him, until the arresting officer searched the room and found it. He could not ac-count for a revolver and another weapon found in the room.

found in the room.

The jury was as follows: Patrick Holland, George H. Zimmerman, H. M. Russ, E. J. Sanders, Fred Saftenberg, A. M. Sauter, J. J. James, E. W. Milem, Henry Heerdt, A. Le Roy, M. Rickert and J. D. Kelly. Deputy District Attorneys Page and Vreeland prosecuted the case for the state. John H. Stevenson and A. W. Wolf appeared for the trio.

SAYS RENO SLASHED CLOTHES

Wife Asks Divorce Because Dresses Were Ripped to Shreds.

That her husband cut her dresses and That her husband cut her dresses and other wearing apparel into shreds a month and two days after she married him, is the charge made by Florence Reno in a divorce suit, filed in the Circuit Court yesterday. She says that she married H. Reno in Portland, August 15, 1904. It was on September 17 that he used the butcher knife with such telling effect, just to frighten her, she says.

Three days later, when Mrs. Reno had provided herself with new samments, she

provided herself with new garments, she says that he did the same thing, and threatened to stab her. She says that as he has become a confirmed drunkard since she married him, she has been obliged to earn her own living. Mrs. Reno has not lived with him since Sep-

Sentence Is Suspended.

Charley Abbott, of Montavilla, said to have been guilty of misconduct with two girls, was sentenced to the Reform School by Juvenile Judge Gantenbein yesterday afternoon, and the sentence suspended during good behavior. With a companion named Dick Million he is said to have kept a 13-year-old girl Woodard's Hall, in Montavilla, in woodard's Hall, in Montavilla, last January until morning. Several months ago, when the late Judge Frazer had charge of the Juvenile Court, he was placed on probation after having been charged by a 15-year-old girl.

Mrs. Moore Retains Child.

Alton Jesse Moore, the 4-year-old boy of Mr. and Mrs. Jesse C. Moore, was allowed by Juvenile Judge Gantenbein yesterday afternoon to remain in the custody of his mother, although he is still a ward of the Juvenile Court. Attorney John Manning telephoned to Chief Probation Officer Teuscher yesterday that the father, who occupies a cot at the Good Samaritan Hospital, had given his consent that the child remain with the mother until April 20, and perhaps longer.

Swell English pumps at Rosenthal's.

REHEARSAL BIG SUCCESS

Frequent Practice Has Perfected Various Features of Long Benefit Programme.

Three blocks of carriages and auto-Three blocks of carriages and automobiles waiting in line outside the Scottish Rite temple last night gave indication of the interest in the success of the approaching charity Kirmess. For the first time since the strenuous work of rehearsals began, some three weeks ago, the entire programme to be given at the Armory four nights and one afternoon of next week was danced through by the society folk who have merged forces to make the Kirmess a grand spectacular success as an entertainment, a brilliant event socially, and a tremendous boost financially for the Open-Air Sanitarium and the Woman's Ex-Air Sanitarium and the Woman's Ex-

of the dainty debuntantes participat-ing were admitted for the first time ing were admitted for the first time last night that they might note the Terpsichorean marvels achieved by the constant rehearsals which have put out of joint all the pink teas, bridge soi-rees, dancing parties and other forms of

of joint all the pink teas, bridge solrees, dancing parties and other forms of galety, for a fortnight past.

More than 200 of Portland's debutantes, young matrons and clubmen, fell into line for the grand march, out of the intricacles of which the individual sets which are to give the ten separate dances of the programme finally grouped themselves in a great half-circic, leaving the center of the stage free for the performance of each dance in turn. Enthusiastic applause from the assembled friends and relatives of the dancers exhilarated the individual sets as they took the floor, and the rehearsal took on the atmosphere of a regular production. Indian maids and braves, two dozen strong, leaped to the front, and circled weirdly, brandshing imaginary tomahawks, emiting war-whoops and leaping and dancing picturesquely through ingenious figures, to the rhythmic beat of tom-toms. Scotch lads and lassies took the stage, and nimbly executed reel and fling, to the skirl of a bagpipe. Dainty Irish maids and rakish Hibernian gallants followed, and rollicked through lively lig steps and catchy Celtie song and followed, and rollicked through lively jig steps and catchy Celtic song and dance. Specialties were given with each number, and when the Italian Tarantella, with its mad rush and whirl, was well under way, Miss Milwhirl, was well under way, Miss Mil-dred Meyer, one of the Terpsichorean discoveries of the Kirmess rehearsals, ran forth with a tambourine and danced a widly graceful specialty. The Marsovian dance, with the specialties by Mr. and Mrs. Henry Ladd Corbett, was a revelation of grace and beauty. It was 11 o'clock before the programme rehearsal concluded with a grand finale, but when it was over there was not the shadow of a doubt as to the brilliant success of the big undertaking.
"It will be the most brilliant and

"It will be the most brilliant and spectacular thing of the kind ever seen in Portland," said A. L. Mills, who was an interested onlooker. "I tell you, it's going to be a hummer! When all these folks get in costume and go through this programme—well, it ought to fairly raise the roof of the Armory!"

ought to fairly raise the roof of the Armory!"

On Thursday morning at 10 o'clock the sale of season tickets will open at the Heilig box office. The season ticket sale will continue Friday and individual tickets will be sold Saturday. All the Kirmess boxes, 20 in number, have been sold at \$100 each, but some of these, it is said, will be sold over again, the original purchasers contributing the box for the re-sale. The season tickets will be for the whole series of Kirmess entertainments, on the evenings of Tuesday and Wednesday, April 13 and 14, and Friday and Saturday, April 18 and 17, with Saturday matinee. The full programme of 10 dances will be given each night, and at the Saturday matinee the extra dance, that of the Teddy night, and at the Saturday mat-the extra dance, that of the Teddy and French Dolls, by 24 little and girls, will be added to the

ORDERED YOUR BUNS YET?

Then hurry—they're crisply delicious— every one likes them. Either branch, Royal Bakery.

Webfoot of blacking (a shoe grease), softens leather, weatherproofs shoes.

Methodists Will Provide for Superannuated Preachers.

CORPORATION IS FORMED

Hopes to Furnish Comfortable Living for Men Who Have Spent Lives in Service of the Church in Oregon.

Brighter days are in prospect for the

Brighter days are in prospect for the superannuate preachers of the Methodist Episcopal Church in the Oregon conference, articles of incorporation of the conference claimants' permanent fund having been filed in the office of the County Clerk yesterday. This means that the pioneer ministers, the worn-outs, are to receive better support in their declining years, and the organization has the full support of the conference. The sole object is the betterment of the financial condition of the men and women who pioneered in this field, spreading the gospel when the country was first inhabited by white people.

While the church has always endeavored properly to provide for the financial assistance of the superannuate preachers and their widows, the funds for this purpose have always been very short, and it has come to be well known and fully appreciated throughout the denomination that something more substantial and certain must be arranged to care for these aged and infirm members of the conference. Therefore, the last session of the Oregon conference, in session at Salem, authorized the incorporation of the conference claimants' permanent fund, and the organization has just been perfected.

Rev. W. T. Kerr, of Portland, is

and the organization has just been perfected.

Rev. W. T. Kerr, of Portland, is president; A. F. Flegel, of Portland, is vice-president; Theodore Fessier, of Portland, is secretary, and Rev. T. L. Jones, of Brownsville, is treasurer. All of these named are trustees, as are also Rev. Hiram Gould, of Forest Grove, and J. I. Jones, of Cottage Grove.

The preschers named as trustees are

and J. I. Jones, of Cottage Grove.

The preachers pamed as trustees are
members of the Oregon conference, and
the others are members of the laymen's
association of the Oregon conference.
All the officers and trustees serve
without pay, and all of their efforts in
this work wil be directed toward the REHEARSAL BIG SUCCESS without pay, and all of their efforts in this work wil be directed toward the accumulation of a fund sufficient to maintain in comfort all of the conference claimants, who receive yearly apportionments from the fund set aside for their support. Because of the fact that the money thus received in the past has been sadly inadequate to the needs, it was thought wise by members of the Oregon conference and of the of the Oregon conference and of the laymen's association to make other ar-rangements, and there seems every reason to believe that the plan will work out well.

reason to believe that the plan will work out well.

The articles of incorporation, filed yesterday, state that the present assets of the corporation aggregate \$3500, but from the officers of the organization it was learned yesterday that assurances of substantial donations have been given already, and it is believed that, in the near future, the fund will be swelled to not less than \$15,000. The Canby campmeeting grounds have been taken over, these alone being valued at about \$4000. They will probably be improved or sold this Summer. All property that is donated to the fund will be held by the trustees and will be managed for the benefit of the permanent fund. The income from property will be divided yearly among the conference claimants. It is anticipated that, the movement having great pated that, the movement having great sympathy among Methodists and others, it will not be long before there others, it will not be long before there is sufficient income to support in comfort all those whose lives have been very largely spent in the ploneer mission fields of this region, with little financial return, and who, as a result,

Mike Roche Finds His Speech Garbled

Ex-President of Traffic Men Is Hardly Able to Recognize Scattle Address From Printed Report.

THE angriest man on Railroad Row yesterday was Mike Roche. He had just received printed copies of the proceedings of the annual convention of American Association of Traveling Passenger Agents and found himself very much mis-quoted. Mr. Roche, who was president quoted. Mr. Roche, who was president of the association last year, was called upon to respond to the address of wel-come made to the convention by the Mayor of Seattle. Decidedly compilmen-tary remarks made by President Roche were twisted into phrases of dublous meaning by some ingenious shorthand reporter who took down the proceedings of the convention. For instance Mr. Roche spoke of the "warmth of heart" that had prompted the welcome to the railroads. In the printed report, this phrase is made "magnitude of head." How on earth this could be so changed Mr. Roche roads. In the printed report, this phrase is made "magnitude of head." How on earth this could be so changed. Mr. Roche earth this could be so changed. Mr. Roche is at a complete loss to understand.

President Roche also spoke in his address of the knowledge many of the members had of Seattle hospitality and, said he, "like Oliver Twist, they hunger for more," In the printed speech, Mr. Roche is made to say, "and they, Oliver Twist like, ever hungry ask for more." like, ever hungry, ask for more."

These grotesque changes in his speech have annoyed Mr. Roche no little and he is now trying to explain to friends that the apparent strange utterances credited to him are the work of the shorthand re porter who took down the pr not a part of his speech.

PETITION FOR CITY PLANT

East Side Citizens Have Bill Providing Bond Issue.

Petitions for placing the question of a municipal lighting plant on the ballot at the June election are now being cir-culated by a committee from the East cuiated by a committee from the East Side Business Men's Club. While the matter was not passed on by the club, where it had been discussed and fa-vored, the executive committee author-ized the circulation of the petitions. State Senator Kellaher is father of the meas-

Senator Keilaher is father of the measure.

The petitions call for a light and power commission, and Dan McAlpin, C. A. Bigelow and W. L. Morgan are named as commissioners. Their successors are made elective. It is provided by Mr. Kellaher's measure that the commissioners shall have authority to "issue bonds, erect, install and maintain and operate a plant for furnishing fhe city with light and electric power." and £,000,000 is named as the amount of bonds that may be issued. Municipal lighting has been indorsed by several of the push ciubs as a "protective measure." Mr. Kellaher is a firm believer in municipal ownership

CLARKE DENIES SENORITA

In Fact, He Denies He Was Swindled by Castles in Spain.

That there was no beauteous seno-its in the "Spanish Swindle," and that so far as he had been concerned, there had been no swindle, was the statehad been ho swindle, was the state-ment made yesterday by N. K. Clarke, of the Cornelius Hotel. It was but in a jocular way that he had confirmed the story of his fleecing, and he had no idea he would be taken seriously. Mr. Clarke continued: "It is quite correct that the swindle syndicate operated in Portland" said

"It is quite correct that the swindle syndicate operated in Portland," said Mr. Clarke yesterday, "but I am not the man concerned. Perhaps some day it may be made public, but it won't be through me. Even if it were to be the same man who has told the story on me. I won't give him away.

"I have been caused considerable embarrassment by the publication of the story and I can make a solem assurance that I am not the bitten party. I believe it to be a hoax on the part of my friends, who have desired to place the affair on me, in place of on the man who actually bit at the bait offered."

Sings His Way Out of City Jail

Captain Slover, Unable to Suppress Exuberant Spirits of Dick Lorsey Orders His Release.

D ICK LORSEY, said to be the happiest man alive, had to be released from the City Jail yesterday forenoon because he cannot refrain from the expres-sion of his soulful, but inexplicable joy during the hours of the night. Until yesterday morning he sang and whistled alternately, keeping all the other prisoners awards.

whisted alternately, keeping all the other prisoners awake and causing them to lodge a vigorous protest with Captain Slover. Haif a dozen times Lorsey was warned to desist from his singing. He had been at it for two days, pausing only during the middle of the day when he was wont to get a few hours' eleep, How he came by his strange hours and stranger vein of happiness is a mystery.

Lorsey began at nightfull Monday and was still singing at 2 o'clock in the

vein of happiness is a mystery.

Lorsey began at nightfull Monday and was still singing at 2 o'clock in the morning. The prisoners began shouting their protests, and after Captain Slover had sent several warnings in to Lorsey, he had him transferred to Cell 6, which is very dark and forbidding. Here Lorsey's temperature fell slightly and he turned to whistling. This brought continued objections from the other prisoners, who were mad for sleep by this time. As a last measure the Captain had his bothersome charge placed in a cell with "Bathless" Murphy, a prisoner who is reputed to have kept away from water during the past 19 years, not drinking it or using it otherwise in that period. This caused a slight reaction, but Lorsey's joy could not be fully squelched. He sang at intervals and whistled a bar or two between whiles, until finally released during the forencon. He was in on a charge of plain drunkenness.

leased during the forencon. I

MAY FORM BIG DISTRICT Peninsula Has Extensive Plan for

Street Improvement. That all important streets on the Peninsuin, between Killingsworth avenue and St. John, ought to be improved with hard-surface pavement as soon as it can be done, was the consensus of opinion of a well-attended mass meeting of property-owners held Monday night, under the auspices of the University Park Board of Trade. W. J. Peddicord presided, and for nearly three hours the matter of forming a district embracing the whole of the Peninsula was discussed.

forming a district embracing the whole of the Peninsula was discussed.

John Mock, owner of the Mock farm which extends from Dawson street to the Willamette River, expressed himself in favor of the improvement of all streets and the assessment of a big district to pay for the work. This view was taken by considerable number of the property-wners, the plan being considered fair to

In speaking of the matter yesterday In speaking of the matter yesterday Mr. Peddicord said:
"I regard the matter of paving all the streets on the Peninsula of paramount importance. That this is realized by the property-owners could be seen in the long discussion Monday night. I believe that out of this agitation we shall get under way a movement that will result in the permanent paving of all the principal streets on the Peninsula."

Thank-Offering Meeting.

The Woman's Missionary Society of the First Congregational Church will hold an Easter thank-offering meeting in the church parlors on Wednesday afternoon church parlors on Wednesday afternoon at 2 o'clock. A programme will be given, as follows: Devotional service, Mrs. Luther R. Dyott; "Education of Girls in Turkey," Miss Charlotte Willard, of Marsovan; "The Master's Missionary Methods and Motives," Rev. William Hiram Foulkes, D. D.; music: "My Redeemer and My Lord" (Dudley Buck), Stuart McGuire: "Resurrection Day" (Schnecker), Mrs. W. A. T. Bushong; 'There is a Green Hill Far Away" (Gounod), Mrs. Fietcher Linn; Pilgrim Song' (Tschaikowsky), Mr. McGuire: "Hall, Joyous Morn" (Codman), Mrs. Bushong; "Open the Gates of the Temple" (Knapp), Mrs. Linn; Miss Elizabeth Sawyers, accompanist. Easter reading, Miss Della Bradley; thank-offering collection. The hostesses will be Mesdames Walker, Northup, Alliston, Durham, Broughton, Church and Hodson.

Bishop W. F. Heil's Appointments. Bishop W. F. Hell, who presided at the annual conference of the United Evangelical churches, at St. John, will oday start on a trip throughout His appointments are as fol-

lows:
April - 7, 11 A M. Lafayette, and 7:30 P. M., Dayton; S. 11 A M. Pleasant Dale, and at 7:30 P. M., Dalias; 9, 11 A M. Lewisville, and at 7:30 P. M., Dalias; 9, 11 A M. Lewisville, and at 7:30 P. M., Bridseport; 11, 11 A M., and 7:30 P. M., Bridseport; 12, 7:30 P. M., Corvallis; 12, 7:30 P. M., Corvallis; 12, 7:30 P. M., Corvallis; 14, 7:30 P. M., Buena Vista; 13, 7:30 P. M., Suler; 16, 7:30 P. M., Brooks; 17, 7:30 P. M., Clear Lake; 18, 11 A M., and 7:30 P. M., Salem; 12, 7:30 P. M., Aubein; 20, 7:30 P. M., Salem; 12, 7:30 P. M., Watts; 22, 7:30 P. M., Troutdale; 23, 7:30 P. M., Bell; 25, 11 A M., Ockley Green, Portland, and 7:30 P. M., Portland, First Church; 26 and 27, Adam, Wash; April 29 to May 2, Krupp, Wash.

Booster Meeting Enthusiastic.

ROSEBURG, Or., April 6.-(Special.)-Roseburg's big booster meeting, held last evening, was attended by a large crowd and great enthusiasm was displayed by all. During the day a parade was held. Among the speakers were Tom Richardson, of Portland, and Booster Hartog, of

Itching was Intense—Humor Spread from Hands to Body—Work Inter-rupted and Sleep Often Impossible - Disease Resisted Treatment

BUT CUTICURA CURED HIM IN THREE WEEKS

"My trouble commenced about two years ago and consisted, at first, of an eruption of s mall pustules on my hands. These spread later to other parts of my body, and the itching at

parts of my body, and the itching at times was intense, so much so that I literally tore the ekin off in shreds in seeking relief. The awful i to h in g interfered with my work considerably, and also kept me a wake nights. I tried several doctors and used a number of different ointments and lotions but received practically no benefit. Finally I settled down to the use of Cuticura Soap, Cuticura Ointment and Cuticura Resolvent Pills, with the result that in a few days all Itching had ceased and in about three weeks' time all traces of my eruption had disappeared. I have had no trouble of this kind since. H. A. Krutskoff, 5714 Wabash Ave., Chicago, Ill., November 18 and 28, 1907."

SKIN HEALTH

Effected by Cuticura Soap, Ointment and Resolvent.

The agonizing itching and burning of the skin, as in eczema; the frightful scaling, as in psoriasis; the loss of hair and crusting of scalp, as in scalled head; the facial disfigurement, as in acne and ringworm; the awful suffering of infants, and anxiety of worn-out parents, as in tetter, or salt rheum—all demand a remedy of extraordinary virtues to successfully cope with them. That Cuticura Soap, Ointment and Resolvent (liquid or pills) are such stands proven by unquestioned testimonials.

Cutteurs Soap (28c) to Cleanse the Skin, Cuticura Cultivira Soap (25c.) to Cleanse the Skin, Cultivira Continuent (50c.) to Heal the Skin and Cultivira Resolvent (50c.), for in the form of Chocolate Coated Fills, 25c. per vial of 60 to Furly the Blood. Sold Fills, 25c. per vial of 60 to Furly the Blood. Sold Skin Diseases. On the Continue Continue

paper used two photographs of South Silver Creek Falls and Lower Silver Creek Falls. Ranch & Selts and Con-ley & DeNeffe are attorneys for plain-tiffs.

FUNERAL OF WM. STEMME

Rev. W. G. Ellot, Jr., Conducts Services for Native Oregonian.

The funeral of William H. Stemme who died Sunday, was held yesterday morning from the family residence, 581 Fourth street. The services were conducted by Rev. William G. Eliot, Jr., paster of the First Unitarian Church, The pall-bearers were: A.

Church. The pall-bearers were: A. K. Siocum, A. Bryant, George Mannish, William Carter, Charles Carter and J. A. Schradle. The interment was in Lone Fir Cemetery.

Mr. Stemme was born in Canyon City, Or., July 21, 1869, and was the son of the late E. J. W. Stemme, and Mrs. Eva Stemme. He came to Portland with his parents in 1871. He entered the employ of the business department of The Oregonian about 20 years ago and continued to serve until two years ago, when he resigned on account of ill-health. He is survived by his mother and two sisters, Mrs. John McRobert and Miss Emma Stemme. ters, Mrs. Joh. Emma Stemme.

Dog Poisoning Case Today.

Fritz C. Kettler, accused of having poisoned a dog belonging to Anna L. Babcock, will be tried in the Circuit Court this morning. He was to have had his trial yesterday, but when the case was called all those interested were present except Kettler. When his attorney telephoned to him, asking why he was not present he replied why he was not present, he replied that he thought the case had been set for trial May 6.

Alleges Breach of Contract.

Alleging that A. A. Coon and Lucy N. Coon agreed to deed to him 135 acres of land in Yamhill County, and sold it to another person, F. J. Ryder has brought \$5477 suit in the Circuit Court. that he agreed to pay the defendants \$600 and to give them a deed to lot 13, block 14, Mount Taber Villa Addition.

Pumps that fit at Rosenthal's. .

TITLE HOLDER

This Company holds title of real properties for whatever legitimate purpose may be required of it, and at very slight cost.

If important to conceal identity of purchaser, to hold property for sundry persons, or for any specific purpose requiring a trustee as title holder, the Trust Company is the proper trustee.

Consultation on any of these subjects is solicited.

We do a general banking and trust business.

MERCHANTS SAVINGS & TRUST COMPANY

247 Washington Street.

New Route to Spokane

Spokane, Portland & Seattle Railway

"The North Bank Road"

TWO DAILY TRAINS 9:15 A. M. 5:40 P. M.

SHORTEST ROUTE

QUICKEST TIME

Daylight Train to Walla Walla 9:15 A. M.

Splendid View of the Columbia River New Equipment and Dining-Car

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Neuralgia, toothache, sciatica, or any pain in the nerves is quickly relieved by an application of Sloan's Liniment. It penetrates right to the seat of the trouble, quiets the excited nerves and gives permanent as well as immediate relief.

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Rest, warmth and quiet are the three sovereign remedies for this disease, and the best preventives of its secondary complications. Go to bed and remain in bed until well on the way toward recovery. Two or three days in bed when you first contract the disease is better than the contract the disease is better than two or three weeks later on. Also take a double dose of Cham-berlain's Cough Remedy to begin with and then the regular dose every hour. If it should nauseate, discontinue it until the nausea subsides and then take it in smaller doses or less frequently. Before going to bed take two of Chamberlain's Stomach and Liver Tablets and bathe the feet in water as warm as can comfortably be borne. Do not venture out until fully recovered. This remedy is for sale by all

