HENEY IN DOUBT ON OREGON CASES

Graft Prosecutor May or May Not Handle Land-Fraud Trials Here.

"IT ALL DEPENDS," HE SAYS

Attorney-General Wants Him to Try Hermann, but Doesn't Know Whether He Can Do It or Not. Wants Calhoun Convicted.

Francis J. Heney, prosecutor of San Francisco's colony of municipal grafters and perjurers, arrived in Portland yesterday in his automobile en route from San Francisco to Scattle. He is accompanied by Mrs. Hency, Dr. S. O. Beasley, a chauffeur and a plain clothes detective. The party will leave Portland today, having merely paused for a brief visit.

Just whether he will take up the Oregon land fraud prosecutions in the future is a question Mr. Hency was not prepared to answer at this time. Much epends on future developments in San Francisco. He said the Attorney-General has asked him to renew his work in Oregon, but thus far he hadn't been able to give a definite answer.

Doubtful About Hermann.

"The Attorney-General has expressed the wish that I take up the trial of Binger Hermann in particular," said he. "I have given the matter consideration, but much depends on matters that remain to be adjusted. I am not prepared to say anyting definite on the subject at this time.

"In the event John Hall should take an appeal from his conviction of con-spiracy I shall follow that case on ap-peal," he added. "That much is cer-tain. But as to the rest of them, it will be some little time before I can give an answer."

As to the San Francisco cases, Mr. Heney intends following them up to the end. Although he is out on a pleasure trip, he is traveling light and is prepared to take the train back into San Francisco at a moment's netice, should an unexpected turn he taken be should an unexpected turn be taken in the Calhou

"I know Calhoun is a guilty man," said Mr. Heney in taking up the subject of the accused railroad magnate. "I hope to see his conviction brought about. I believe it will be effected in time. We have been trying to get the second trial under way and should the case take an active turn I am prepared to call my trip off at a moment's notice and take the train back to San Francisco.

Maze of Work Ahead.

"Yes, there is an endless amount of work yet to be done in San Francisco. Those who have perjured themselves. jurors who have accepted bribes and those who have offered bribes to jurors must not go unpunished. On the integ rity of our courts and furies depends the integrity of the Nation."

Nine days have been consumed in th utomobile run from San Francisco. Mr Hency appears to have profited by the trip. He was the picture of health on his arrival here, and while normally of fishing stream. The trip has been made by easy stages, and yet good time has been made in the big White Steamer touring-car, settlements being reached each

by the would-be assassin, Haas, last Win-ter, but Mr. Heney says he has all but forgotten the incident. Not even a faint scar is left in front of his right ear 8 38-callber bullet, meant for his brain, owed its way back of the soft palate and emerged from the opposite cheek, a

No Ill-Effects From Wound.

"The ball took a most fortunate course," said he. "Had it deviated a shade, its result must have been more serious, if not fatal. It passed right over my tongue, cutting the soft pal-, which grew together in a few days, eel no ill effects whatever from the I feel no ill effects whatever from the incident, and am now able to forget

Barring the call of duty from San Francisco, Mr. Heney and party will spend a few days in Seattle, and then return leisurely to San Francisco, possibly by automobile. "It is proving a delightful outing," he explained. "We started for Seattle merely to have some definite point as a destination, and with no other object in view."

The party arrived in Portland at 4 M. after a run down the Willamette alley, and registered at the Portland. They were the guests at dinner of funited States Marshall C. J. Reed. The hour of departure today had not yet heen agreed upon last night, although Mr. Heney expected to defer leaving SUES OREGON ELECTRICATION. until well along in the afternoon.

Assistant Attorney-General Here.

Oscar M. Lawler, of Washington, D. C. Assistant Attorney-General for the Interior Department, was in Portland yesterday, leaving for the East last yesterday, leaving for the East last night. Mr. Lawler said his visit had no connection whatever with the visit of Mr. Heney at this time. He deed, however, to say what was the nature of his business here, further than to say that it was Government business.

HENEY PAYS CALLS EN ROUTE at the time

Stops in Salem and Oregon City for

Brief Chat With Friends. SALEM, Or., July 1.—(Special.)— Francis J. Heney and party arrived here at 11 o'clock, coming from the south by automobile. While here Mr. Heney called on A. Bush, Railroad Commissioner Oswald West, who is confined to his bed at the Salem Who is confined to his oed at the Salem Hospital, and spent an hour or two with L. H. McMahan and other friends. He plans to make an extended stay here after his return from Portland

OREGON CITY. Or., July 1.—(Special.)—Francis J. Heney, with his wife, driver and bodyguard, passed through the city today, leaving for Portland on the west side of the river at 3:30 o'clock. Heney was here an hour, and called on W. S. U'Ren while in the city. Scores of people gathered to see the famous presecutor. famous prosecutor.

FAMOUS AMERICAN ACTOR, WHO IS APPEARING AT BUNGALOW



John Drew, one of the most celebrated actors this country has produced, is presenting a delightful comedy, "Jack Straw," at the Bungalow Theater. The play will be repeated tonight, tomorrow afternoon and night supported by the brilliant American actress, Rose Coghlan, and an excellent company of

BAIL FOR WITNESS

District Attorney Sees Job in Dickerson Case.

DEFENSE SUPPLIES BOND

G. C. Mowers, Who Witnessed Murder of Harry Garrett, Secures His Liberty-Trial Is Set for Hearing on September 8.

Mowers came to him with the statement that the attorney for the defense knew where he could raise the \$500 ball for Mowers, who was held in jail as a witness for the state. Suspicion as to the object of the defense in securing the reease of the state's witness was immeditely aroused. Mowers, who was in Dickerson's em-

ploy, and an eye-witness of the shooting, was released yesterday afternoon, Swett and Edwin F. Morris putting up a \$1050 bond. Before his release his deposition was taken in shorthand.

The witness said he came to Portland from Grants Pass, where he drove a de-livery wagon. He is 23 years old. He said he was standing with a forkful of hay, just about to enter the barn door at Dickerson's place on the morning of the shooting, when he heard a shot, and looking around saw Harry A. Garrett turning away from Dickerson and the latter with a smoking revolver in his hand. Mowers did not know how many shots were fired in all. He heard no words before they were fired, he said. A queer circumstance in connection with the affair was that Mowers said he turned immediately after the murder, and went unconcernedly about his work. He slept in the bunkhouse with Garrett, but said he had never heard any words between him and Dickerson.

Asked about the effort of the defense to secure his release, Mowers said his brother went to the County Jail and told him that a clothing man of Grants r'ass

SUES OREGON ELECTRIC CO.

Mrs. Jackson Wants \$6000 for Being Put Off Car Twice.

"Incompetent, ungentlemanly quarrelsome" are the adjectives Mrs. Lonetta J. Jackson uses to describe two conductors in the employ of the Oregon Electric Railway Company on its line between Portland and Salem. She has between Portland and Salem. Sale filed suit in the Circuit Court to recover \$6000 damages for being twice put off the company's cars on the same trip. She says she had her four children with her

Mrs. Jackson says she boarded a car at Portland on September 5, last Fall, to go to Chemeketa. Rudolph Voelker, she says, had paid the transportation for 25 people, of whom she was one. She presented a receipt given her by Voelker, after it had been O. K.'d at the Portland ticket office, only to be insultingly ordered off the car at Fulton. She again sought out the ticket office, she says, and receiving the assurance that the receipt was good for trans-portation, took the next car, explaining the circumstances to the conductor. She was again put off the car, this time at and was obliged to pay Wilsonville.

JOE ANDERSON DIES TODAY

Murderer of Harry Logan to Pay Penalty for His Crime.

the condemned murderer of Harry M. Logan, a railroad engineer. The crime was committed on the Fourth-street bridge, in South Portland, October 24, 1907, the motive being robbery. It is believed that Anderson attempted to hold up Logan, who paid the penalty of resistance with his life.

Anderson, who went under the allest

with his life.

Anderson, who went under the alias, "Joe Betz," did not take the witness-stand in his own behalf when the case went to trial in the Circuit Court, but put up the plea of insanity. Although the little bald-hended man had shaved off his beard between the time the crime was committed and his appearance in court, members of the Salvation Army recognized him as the man who had purchased a raincoat from the Industrial Home a short time before. This coat was found under the bridge the morning after the murder by W. P. Strandborg, a newspaper reporter. He placed the evidence in the hands of the police.

LAD COMPLETELY EXONERATED

Young Nicholson, Accused of Stealing Tools, Freed by Court.

his arrival here, and while normally of the sum of the defense in the R. T. Dickerson murder case to make one of the state's witnesses as favorable as possible for the accused man, came to light yesterday. Whose H. Swett made the Judge Bronaugh said that he are lightly exponented by Juvenile Judge Bronaugh said that he case both in court and yestigated the case both in court and Christy Nicholson, the 15-year-old boy vestigated the case both in court and out, and had found no evidence upon which to base a criminal charge. The lad said he found the tools on top of the hill in the woods in a wheelbarrow. He took them home, and was using them when arrested.

It is the opinion of the people of River-dale that an organized band of thieves exists. Besides this, many tramps go through the place. There have been many thefts during the past year, it is one new residence suffering the loss of a bathtub

Decree Granted to Mrs. Case.

Mrs. Florence Case secured a divorce from G. Lewis Case yesterday afternoon. Circuit Judge Gantenbein decked that her ex-husband must pay her \$15 a month allmony, and that she shall have the custody of the child as soon as she is able to provide a home for it. She was asked yesterday morning if she ever struck her husband, and replied that she was sorry to confess she had not. "If I had done as I should," she continued, "I would have measured his length on the ground. But I was not strong enough to do it." The couple married in New Brunswick, June 21, 1907.

Decision to Be Rendered Today. Circuit Judge Cleland will decide the

When these have been decided Judge Cleland will have but one case under ad-

Notes of the Courts.

visement.

Jess C. Moore has been fined \$50 by Circuit Judge Gantenbein. The jury which tried the case found him guilty of having assaulted his wife, but recom-mended leniency on the part of the court. The case in which he is charged with assault and battery upon Mrs. Wood, his mother-in-law, has not yet been tried.

Arnold Elles, the 13-year-old boy charged with having stolen \$200 from J. E. Anderson, while the latter was intox-E. Anderson, while the latter was intox icated at 32½ North Sixth street, will be tried before Juvenile Judge Bronaugh this afternoon. What the authorities consider a queer circumstance, and one in favor of the boy, is that Anderson still had some more results. had some money on his person. The lad admits having taken 65 cents. The estate of Mary Ryan, who died

March 28, was admitted to probate in the County Court yesterday. The property is valued at \$11,570. James P. Ryan was appointed administrator. His bond was fixed at \$3500. Isaac Dangerfield, colored, pleaded guilty to simple assault before Presiding Circuit Judge Bronaugh yesterday morning, and was fined \$190. He was charged with having used a knife on Sim Reynolds, a railroad porter, April 15.

John Stanton, accused of having burglarized the home of William Gadsby, is to be tried September 14.

be tried September 14. Joe Anderson will be hanged at the Salem Penitentiary this morning. He is petrified trees found in Holbrook, Aris.

TRAINS TO SOUND IN TWO MONTHS

Traffic Director Stubbs Discusses Harriman-Hill Agreement.

WORKING OUT DETAILS

Says Union Pacific Terminals at Seattle and Tacoma Will Be Completed Inside of Year-Conference Held Here.

Passenger service by the Harriman lines over the Northern Pacific's Portland-Seattle line in all probability will be inaugurated within the next two months. In the meantime it is expected the agree ment between the Hill and Harriman interests for the joint use of the Northern Pacific track from Portland to South Tacoma will be signed. Pending the completion of the tunnel at Tacoma by the Harriman road, which will require

the Harriman road, which will require another year, a tentative agreement will be entered into by which the operation of Harriman trains from Portland through Tacoma to a connection with the Harriman road, owned jointly wift the St. Paul line, will be allowed.

This was the announcement made by J. C. Stubbs, vice-president and traffic director of the Harriman lines, who arrived in Portland yesterday from Chicago. H. C. Nutt, of Tacoma, general manager of the Northern Pacific, also arrived here yesterday and with Mr. Stubbs and representatives of the Great Northern will work out the details of the proposed temporary traffic arrangethe proposed temporary traffic arrange

Arrangements Are Satisfactory.

"Preliminary details have been arranged between the Southern Pacific and the Union Pacific and the Northern Pacific and the Great Northern for the joint use by the Hill and Harriman people of the Northern Pacific track between Portland and South Tacoma," said Mr. Stubbs last night, "and there is no probability that the agreement will not be concluded satisfactorily. In the meantime some tentative understanding may be reached tentative understanding may be reached by which the Harriman trains will run into Tacoma and Seattle, possibly within

the next two months."
Mr. Stubbs said that while it was large ly problematical when the work would be completed, it was expected that the Tacoma tunnel for the Oregon & Wash-Tacoma tunnel for the Oregon & Washington Rallroad, the Puget Sound extension of the Union Pacific, would be finished in a year. When the tunnel has been built, the oregon & Washington will use its own terminals both in Tacoma and Seattle. Connections will be made with the Northern Pacific in South Tacoma, for the joint use of which the pending agreement between the Hill and Harriman people undoubtedly will be signed. riman people undoubtedly will be signed

Start Service in 60 Days.

Pending the final execution of this agreement, some arrangement will be reached by which the Union Pacific can operate its passenger trains over the Northern Pacific through Tacoma and to a connection with the constructed Ore gon & Washington line into Seattle. That is the mission which brings Mr. Stubbs and the traffic representatives of the Hill lines to Portland at this time. Mr. Stubbs is hopeful that a satisfactory arrangement can be effected by which the trains to Puget Sound in 60 days. begin running its

trains to Puget Sound in 50 days.

"Traffic conditions are improving gradually," said Mr. Stubbs, "but business has not yet reached the proportions we had reason to expect for this season. It is not expected, however, that normal conditions will be restored until agitation for tariff revision and a corporation tax are finally disposed of."

Mr. Stubbs spent several days in San Francisco en route to this city, and will visit Seattle before returning to Chicago, where he is due July 15. Mr. Stubbs is accompanied by Mrs. Stubbs and daughter.

Texture of the assault can be given an opportunity to identify him. This will take place some time today.

McNalty, aged 28 years, was arrested years and terday afternoon at 1:20 o'clock by Policeman Harms. At the time of his arrest McNalty was intoxicated and a charge of being drunk was lodged against him as a subterfuge for detention until the victim of the assault can be given an opportunity to identify him. This will take place some time of Roy McNalty, aged 28 years, was arrested years and the companied of the proportions we had reason to expect for this season. It is not expected, however, that normal conditions will be restored until agitation for tariff revision and a corporation tax are finally disposed of."

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CAMPERS ARE GATHERING

Preparations for Chautauqua Already Under Way.

Campers are already beginning to pitch their tents at Gladstone Park, taking advantage of their opportunity taking advantage of their opportunity to make selection of locations before the opening of the 16th annual assembly of the Chautauqua Association next Tuesday morning. It has been the hope of the officers of the association that most of the season's attendants would have their tents pitched by July 3, the day before the big celebration that has been planned for the Fourth Gladstone Park has been made especially attractive this year, particular pains having been taken to make the magnificent grove look its best.

magnificent grove look its best.

Special arrangements have been made for accommodating an unusually large Circuit Judge Cicland will decide the following cases this morning:

Martha B. Smith and others against Sarah McCail, on the merits.

S. B. Cobb against Sophia Klosterman and others, on the merits.

E. D. Kingsley against F. W. Berger and others, on the merits.

A. L. Parkhurst and others against O. Young and others, on the merits.

City of Portland against W. H. Morehouse, motion for a new trial.

When these have been decided Judge

When these have been decided Judge

very complete.

"By selecting their camp site on or before Saturday, visitors will be able to reap the full advantgae of the assembly without interruption," said Secretary Cross last evening. "We have a great many applications for tents and tehting privileges up to this time and some have already begun their outdoor living, waiting for the opening of door living, waiting for the opening of the assembly next week."

PERSONAL MENTION.

W. J. Kerr, president of the Oregon Agricultural College at Corvallis is regis-tered at the Cornelius. Herbert Greenland left yesterday on a business trip to New York. Mr. Greenland will be absent about a month.

Forrest C. Smithson, the Multnemah Club athlete, and his bride have taken apartments at the Mordaunt, Eighteenth and Everett streets. Smithson contemand Everett streets. Smithson contemplates engaging in the automobile busi-

Renfroe Jackson, a banker of Atlanta, Ga., and a descendant of the famous General "Stonewall" Jackson, arrived in Portland and registered at the Cornelius Portland and registered at the Cornelius yesterday. Accompanied by his wife, Mr. Jackson is making a tour of the Pacific slope cities and will visit the A.-Y.-P. Fair at Seattle.

Des Moines, Ia.—Captain John C. Ray-mond, of the Second Cavairy, Fort Des Moines, died at Mercy Hospital Thursday, after lingering between life and death since he was shot by Corporal Crablesce three weeks ago.



Wherever men get together you'll find them smoking Imperiales Cigarettes. College men -club men - men of wealth and positionall show their preference for the one cigarette that most appeals to them, regardless of price.

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POLICE CATCH SUSPECT

ROY M'NALTY MAY BE MAN WHO ATTACKED GIRL.

Emil Lucke Believes Prisoner Is Guilty of Sylvan Crime and Descriptions Tally.

Believed by Emil Lucke, father of the girl who was attacked on the evening of June 25, on the Council Crest road, be the flend who assaulted his daugh ter, a man giving the name of Roy Mc-

easily have been mistaken as he younger than the age which he gave at headquarters.

McNalty was arrested at Third and Oak streets. A bystander believing he was the man wanted telephoned to police was the man wanted telephoned to headquarters. This man's attentio attracted to McNalty by reason of the fact that the latter engaged in a quarrel with a bartender and was ejected fro the Grotto saloon, Third and Yamhill

McNalty appears to be about 22 or 23 years old. He is about five feet and seven or eight inches tall; weighs about 140 pounds, and wore a pair of corduroy trousers, a light bluish colored hat and a light shirt, without a tie and open around the neck. His appearance tallies almost exactly with the

description given by the girl.

When asked about his antecedents and other questions couched in language which sought to keep him in ig-norance of the fact that he is suspected of committing a heinous crime, McNaity replied in sullen, hesitating, jerky sentences. According to his story, he came here two days ago from Seattle. His occupation is that of a male nurse, and he is in search of a position in an emergency hospital. He came to Seat-tle from Chicago, where he lived a number of years. His home is in Park-ville, Ill. Thus far no attempt has been made to wring a confession from him When the father of the girl heard of the man's arrest he immediately a description and declared that McNaity is undoubtedly the man wanted. Since the moment of the assault, Mr. Lucke

not for one moment, while on the streets falled to keep an eye out for the assailant and has frequently questioned his daughter as to the man's appearance. Several suspects have been arrested by the police since the night the crime was committed, but all, unless the present one shall prove to be the person wanted, have led to nought. An old man residing at the Uncle Sam Hotel, 35 Fifth street North, appeared in the District Attorney's office Wednesday afterneon Attorney's office Wednesday afternoor and Informed Assistant District Attorney Fitzgerald that he knew where the mawanted could be found. Mr. Fitzgerald turned the case over to Detectives Crad-dock and Mallet, of the police department, but after investigating it they de-clared the old man demented. Sheriff Stevens has been relentless in

his search for the assaulter and has of-fered a personal reward of \$50 for his capture and conviction. Added to this is the reward of \$50 offered by Mr. Lucke. District Attorney Cameron Monday morning made application to Co day morning made application to county Judge Webster to authorize a reward of \$500 on behalf of the county for the capture and conviction of the man, but thus far if has not been announced.

MAXIMUM FINE IS IMPOSED Riem's Penalty Fixed at \$50 for Beating Sister-in-Law.

Oswold Riem, arrested one week ago charged with assaulting his sister-in-law,

The story of Mrs. Riem's troubles is a pathetic one. The assault occurred during the Rose Festival. She was in the company of her husband when the two met Oswold Riem. They had had trouble previously and, according to Mrs. Riem, Oswold "made a face" at her. She then struck him with her umbrella. Her husband grabbed hold of her hands, while

Mrs. Sarah A. Riem, was fined \$50 in Justice Bell's court yesterday afternoon. The facts, as related by witnesses, were so atrocious that Justice Bell gave the young man the maximum fine. In addition to this, he also gave Riem a lecture on his conduct.

The story of Mrs. Riem's troubles is a pathetic one. The assault occurred during the Rose Festival. She was in the

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Why shouldn't they—when they are manufactured out of elegant all-wool merchant tailors' material, instead of filmsy, trashy stuff? A glance at the elegant long-coated new suits in our window at 148 Fifth street will convince you that we are right in this matter. You can hunt, shop, run around in this town until you are "ready to drop," and you won't find anything like them. We assure you that it is a pleasure to sell honest goods, write honest announcements—it's not nerve-racking or conscience-smiting. We believe the people of Oregon will appreciate (and back up their appreciation with their patronage) the opening of this work of manufacturing garments here. It may help the 500,000 some. However, we would not presume or ask patronage for our garments if they are not as good as any produced anywhere. All we ask on your part is examination. We can show you genuine imported gray mixed Banneckburn tweed, brand new stuff, just as good as gold. One thing—our garments are all new, just the style, long and mediumlong suits. And if our stock does not contain your size ready to wear, in one that you like, take your choice of material, one will be made for you don't get satisfaction. If there is any way of doing busines fairer, squarer for you and honest for us both, it is beyond the power of our brain to comprehend it. During the past few weeks numerous ladies have purchased our make of garments. We would remind them as a favor to us to tell their neighbors of these superior garments, as we shall largely depend on the merits of our garments as a recommendation for business. We have the expert mechanics to handle your garments. Satisfaction is, will and must be given. We say garments will not rip, spot from rain, shrink or buttons fall off, and they must fit satisfaction; if these defects should appear, bring them in, we always have extra buttons, pieces of cloth, etc. We make the garments, you paid for the garments and what we claim they are.

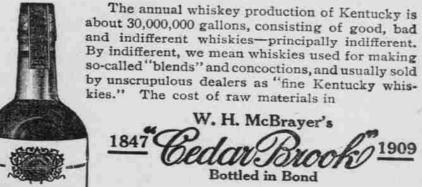
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