GILLETT FORGES TURN IN SCANDAL

California's Governor Scores Trustees Who Voted to Acquit Van Liew.

RESIGNATION IS DEMAND

Principal or Normal School Board Members Must Get Out as Result of Recent "Hugging Case" in Which He Was Exonerated,

SAN FRANCISCO, Aug. 2-(Special.) -Governor Gillett today made public his letter to the trustees of the State Normal School at Chico, in which he acores the three trustees who last week voted to acquit Principal Van Liew of charges of hugging made against him by Miss Ada Clark, a pupil of the school. He declares these trustees must either force the principal to resign or submit to removal themselves.

In his letter the Governor declared that no young woman in her teens could invent such a clear, consistent story as that told by Miss Clark, and partly cor-

robated by a girl friend.

Principal Van Liew, he declares, was forced to deny the story, as to have admitted its truth would have been equivalent to resigning his position.

Charge of Drinker Made.

The Governor cites President David Starr Jordan, of Stanford University, as declaring that Van Liew was a Bohemian

declaring that Van Liew was a Bohemian who drank whisky freely. In one section of the letter the Governor says:

"This decision of the trustees has served notice upon all the girls attending our normal schools that no matter what advances are made to them or proposals offered, they are to remain silent and make no complaint, for if they do they will be ridiculed by attorneys and dishelieved by the trustees."

Another section states that because of the indignities heaped upon the head of the Clark during the recent investiga-

Miss Clark during the recent investiga-tion of her charges, several other girls, who have complained of advances made to them by Principal Van Liew, abso-lutely refuse to come forward and de-nounce the professor. The Governor concludes his letter as follows: "Those who have been entrusted under

Those who have been entrusted under the law with the management and con-trol of our normal school cannot afford to allow such a condition as now exists to continue in the Chico normal school.

"Change Is Necessary."

"In my opinion, if the Chico Norma School is to be successful and have the confidence and support of the parents of this state, there must be a change of this state, there must be a change in the presidency, and if such change is not made, parents will be justified in sending their daughters to other normal schools in this state where the atmosphere is better and where they will feel safe in the belief that their daughters are under the protection of both the president and the board. "If any member of the board of trustees of any normal school in this state feels that his friendship to its president is superior to the interests which he should feel for the school and the welfare of the school, then he should resign his office so that one differently situated should be ap-

differently situated should be ap-pointed. I trust that the board of trustees will consider the suggestion herein made and take such action as will be for the best interests of the school and to restore more confidence in it which every school must have to be successful and which the Chico

Normal School is now losing fast, "This letter is to be filed with papers of the board of trustees as a public document. Yours very truly, "(Signed.) JAMES N. GILLETT."

HARMFUL DYES IN CONES! Illness of Infants Traced by San

Francisco Physicians.

SAN FRANCISCO, Aug. 2.-A labora-ory analysis conducted by the City tory analysis conducted by the City Health Department has revealed, it is said, injurious aniline dye in ice cream cornucopias sold in large quantities by confectioners stores and street hawkers here. Greek and Japanese cone factories, alleged to be using the compound in their output, were notified yesterday by the city to discontinue the coloring process. Many cases of infantile sickness, it is

said, have been traced directly to the Recently cones were purchased by city inspectors in five different factories and the tests were made under the personal supervision of City Chemist, Dr. A. C. Bothe. According to the depariment's report, dye extracted from the cones readily colored wool and other

Dr. W. A. McNutt, Jr., is the health officer in charge of the investigation. Presecution on charges of violating the state pure-food law is said to be planned.

AUTO CAUSE OF ROMANCE

Through "Papa's Machine," Forest Grove Girl Meets Husband.

FOREST GROVE, Or., Aug. 2-(Special.)—"Romance by auto" might be the subject of a story which Miss Bertha Scott, now Mrs. Eugene G. Spillman, might tell, as the result of a quiet wed-ding which took place in Sellwood, at the home of the bride's sister, Mrs. Lulu

Pfaff, on Saturday.

Mr. Spillman, a young Portland mechanician, attended Mr. H. W. Scott, a timber man of this city, several times when the latter first became an auto enthusiast, and taught him how to care for the same. Spillman lost no time, also, in explaining the technical features of the hig car to Miss Scott, at the same time telling her the secrets of his heart. The couple will make their home at 614 Marion street, Seliwood. Pfaff, on Saturday. Marion street, Sellwood.

CHILDREN BURNED BY ACID

Axle of Wagon Breaks and Deadly Fluid Is Spilled Over Them.

PHILADELPHIA. Aug. 2—Two children were fatally injured and eight other children and four men were seriously hurned as the result of a peculiar accident here this afternoon.

The axle of a fire department supply wagon carrying four li-gallon carboys of vitriolic acid, and on which ten children were riding, broke as it was turned out of a street car track. The wagon upset, apilling out the children and the carboys. The carboys broke and the youngsters were covered with the acid.

ITALIAN SCULPTOR IN DETROIT EXECUTES FINE BUST OF CHRISTOPHER COLUMBUS.



AUGUSTO RIVALTA AND HIS WORK.

FEDERAL ATTORNEY HELPS

County Officials Promise to Be at Bridges to See Orders Executed. Engineer Says They Are Liable to Fine if They Do.

(Continued From First Page.) state, county or municipal administrations in the past, is the text of a state-ment issued by Major McIndoe, following a conference with District Attorney

McIndoe Makes Statement.

Major McIndoe stated that on August 1, 1905, Secretary of War Daniel S. Lamont established regulations governing the operation of the local draws, in accordance with a Congressional act of August 18, 1894, in connection with the rivers and harbors bill. He says that today the same rules govern navigation on the stream and that he proposes to proceed, when violation are reported, toward securing the convic-

tion of those responsible.
In short, Major McIndoe takes the stand that the state, county and city are without jurisdiction. In explana-tion of the regulations, Major McIndoe

said: "So far as, this office is concerned no restraining order will be requested. no restraining order will be requested.
As the law stands every delay of a
boat at any bridge will be a misdemeanor, and whoever is responsible
will be subject to a fine of from \$1000
to \$2000 or imprisonment for one year,
or both. The only action that will be
jaken by this office will be to request
the United States District Attorney
to prosecute under the act for every
violation reported."

Regulations for Draws

Regulations for Draws.

Following is a copy of the regulations as adopte August 1, 1895:

tions as adopted and made ellective August 1, 1895:

The following regulations are published pursuant to the provisions of law above quoted, and will take effect from and after the 1st day of August, 1895:

The draw bridges across the Willamette Biver at Pertland, Or., shall be promptly opened for the passace of steamboats upon the following signals, to-wit: Signal for opening bridge of Oregon Rallway & Navigation Company, known as the "Steel bridge"—One long blast of steam whistle followed quickly by one short blast.

Signal for opening bridge at Burnside attest—One long blast of steam whistle followed quickly by two short blasts.

Signal for opening bridge at Madison street—One long blast of steam whistle followed quickly by the short blasts.

Signal for opening bridge at Madison street—One long blast of steam whistle followed quickly by four short blasts.

The above named bridges shall also be opened for the passage of vessels, or water crafts of any description, propelled by other than steam power upon like signals being given by trumpet blasts, or upon verbal request of the person or persons in charge of same.

War Department, Washington, D. C. June 8.

Rivermen to Test Order.

A number of vesselmen declare that they will endeavor to run their boats up and down the river regardless of the court's orders, and that if the bridge-tenders refuse to open the draws in response to their signals they will seek to prosecute them in the Federal courts. It is likely that a test case will grow out of any such action on the part of the rivermen.

In the mind of Attorney McCourt the result of such a case will depend largely, if not entirely, upon what the jury de-termines to constitute an "unreasonable"

delay.

The Federal attorney expressed the belief that it is probable that the Government authorities have jurisdiction in regulating the draws, but declares that even granting that the county is without authority, it is a question in his mind whether the county court will be committing a violation of the Federal law in carrying out or attempting to carry out its orders.

Court Decision Wanted.

"We do not seek to disobey the law," said Judge Cleeton, "but believe that by attempting to regulate traffic we will not be violating the orders issued by the Secretary of War in 1886. At any rate, I do not believe that the spirit of the law will be violated. Whether we violate it or not, I am eager to have it determined in the United States courts. If suit is brought we will contest it at every point until the case is finally decided."

Judge Cleeton said be word?

DRAW TEST TODAY ing to encourage the tenders in obeying the court's instructions.

Commissioner Goddard will probably be at one of the bridges also.

"The county authorities will enforce the schedule," said Mr. Goddard, "believing that it is not in conflict with the spirit of the law to which our attention has been called by the Government Engineer. That act, as I understand it, authorizes the Secretary of War to take certain action in regulating traffic, but there is no reason to believe that it refers more to traffic under the bridge than it does to traffic over the bridges, and vice versa.

Schedule Called Fair.

"A penalty is provided for an unrea-sonable delay, which I don't think is inflicted by our schedule.

"With reference to the orders issued by the Secretary of War 15 years ago and to which the engineer has called our attention. I take the position that they are merely a list of signals by means of which the masters of craft can convey to the bridgetenders their desire to pass through the draws, and through which draws they desire to pass.

Whether we are violating the law am willing for the courts to deter-

That the controversy will soon be That the controversy will soon be brought into the courts, either through injunction or mandamus proceedings or through a criminal action instituted against the county officials by the vesselmen is the opinion of those on both sides of the conflict. It will be a battle between the Federal authorities on one side and the county officials on the other. Thus far the Federal Attorney has sympathized with eral Attorney has sympathized with the efforts of the local officers. Attorney McCourt declares it will be necessary for vesselmen or any one seeking a prosecution to present a clear case before he starts action.

Damages Are Questionable.

"It will not be sufficient for them merely to come here and make affidavit to the effect that the law has been violated. Facts will have to be pre-Facts will have to be presented to support the charges.

"It will also be a question in a case of this kind whether anyone suffers damages because of the delay resulting from a closed draw. For example, a lumber raft can well afford to wait for 10 or 15 minutes as its passage over the river is not urgent. Yet in times past I have known craft of this kind to ask for the draw at a period of the day when thousands of persons, many of whom had urgent missions before them, were hastening over the bridge."

Vesselmen are pointing out former Vesselmen are pointing out former court decisions in their contention that they have prior rights on the stream. A recent decision in Texas in which it was held that a person obstructing the use of a navigable stream must, on demand for a right of way by another, grant it without unnecessary delay, is quoted as an instance of the state's recognizing the rights of shippers. Since the Federal Government has always been more lenient toward vesselmen, they believe that they will have ways been more lenient toward vessel-men, they believe that they will have little difficulty in securing favorable action through the United States Court in any reasonable case they may bring.

Railroad Bridge to Open.

The railroad bridge will not be closed The railroad bridges today. Because he had received emphatic notice from the local United States engineers that if he followed the suggestion of the County Court a large fine would be im-County Court a large fine would be imposed every time the bridge failed to open for a boat, J. P. O'Brien, general manager of the Harriman railroads, said yesterday that the bridge would be opened as in the past.

Mr. O'Brien did not attempt to deny that he would like to order the closing of the bridge in the morning and evening hours, but, on account of the threatened prosecution, he said he felr it

ing hours, but, on account of the threatened prosecution, he said he felt it
would be unwise to do so in his
capacity as executive of the O. R. & N.
"I intend to wait and see how things
go," said Mr. O'Brien. "I have been informed a very large fine will reward us
if we stop any boat going up or down
stream, so I am afraid we shall still
have to open to every seew and tug."

SPRINGFIELD, Or., Aug. 2.—(Special.)—The contract for the new school building was let last evening to Buley & Applewhite, of Eugene, their bid being \$9500. Six other bids, ranging as high as \$15,000, were also received. The bid of \$9500 does not include the plumbing and heating. The bonds will be sold the middle of this month, at which time the contractors will begin which time the contractors will begin work. Bonds were recently voted for the sum of \$20,000, out of which \$4000 was necessary for the purchase of suit-able grounds. The building will be a ten-room frame structure.

mined in the United States courts. If suit is brought we will contest it at every point until the case is finally decided."

Judge Cleeton said he would station himself at one of the bridges this morn-

Unappropriated Land in Oregon Ready for Settlement in October.

OTHER STATES AFFECTED

Acres Are Those Eliminated From National Forests and Restored to Entry by Recent Proclamation of President.

WASHINGTON, Aug. 2 .- Thousands of acres of unappropriated lands, which were eliminated from National forests and restored to the public do-

forests and restored to the public domain by a recent proclamation of
President Taff, will be thrown open
to homestead settlement this Fali.
The land is located in Colorado, New
Mexico, Washington, Oregon, Utah,
Idaho and Wyoming.
The Secretary of the Interior also
has restored to settlement on October
22 and to entry on November 21, about
9226 acres in the Great Falls, Mont.,
land district, formerly withdrawn.
The dates of opening of some of the
former forest lands, together with the
extent of the area, are as follows:
Washington Lands Opened.

Washington Lands Opened.

Washington, subject to settlement October 18 and to entry November 17: Rainier National forest, 5910 acres in Kittitas County, very little of which is unappropriated; Kanikau National forest, 8584 acres in Stevens County; 42,566 acres in Okanogan and Ferry Counties, about one-third of which is unappropriated.

unappropriated.
Oregon, subject to settlement October 22 and to entry November 21:
Umattilla, 89,518 acres; Deschutes,
16,152 acres; Malbeur, 4485 acres;
Whitman, 6756 acres, and Wallowa,

703,635 acres.

The eliminated acres are scattered along the borders of these forests in the northeastern part of the state in Wheeler, Crook, Grant, Umatilia, Wallowa and Baker Countles.

October 22 Is Date.

Utah, subject to settlement Octobe 22 and to entry November 21: Mini-22 and to entry November 21: Minidoka National forest, 25,170 acres in
Box Elder County, all of which is
chiefly unappropriated.
Idaho, subject to settlement October
22 and to entry November 21: Minidoka, 72,152 acres; Carlbou, 33,172
acres; Pocatello, 22,236 acres.
The eliminated areas are largely unappropriated and consist of areatered

appropriated and consist of scattered tracts in the southeastern part of the state in Bingham, Bannock, Bear Lake, Cassia, Twin Falls and Oneida Coun-

Wyoming, subject to settlement October 22 and to entry November 21: Carlbou, 772 acres, and Targhee, 5480 acres. The eliminated areas are in Uintah County, and are chiefly unsurveyed and unappropriated.

AMERICAN SHIPS CHOSEN

Rates Lowered So Navy Can Charter Them to Carry Coal.

WASHINGTON, Aug. 2.—American vessels have cut their freight rates to a basis that will admit of the Navy Department's using them for the transportation of coal. Awards were announced at the Department today of contracts for shipments from Norfolk, Va., to Mare Island, Cal.

A total of 31,000 tons is to be trans-

A total of 31,000 tons is to be trans-District Attorney is always the judge of what the facts are and what the law is with reference to them in starting a prosecution. If a case that I think can be prosecuted with success is brought to my attention I will not delay action.

"It will also be a question in a case of this kind whether anyone suffers damages because of the delay resulting from a closed draw. For example, a lumber raft can well afford to wait for 10 or 15 minutes as its passage of the close of the strength of the second of the as excessive. If the American rate ex-ceeds the foreign rate by not more than 50 per cent, the department holds that it may be accepted.

CHICAGOANS EVADE TAXES

Millions Escape Assessment, Says Reform League, Giving Names.

CHICAGO, Aug. 2.—Chicago millionaires were taken by surprise yesterday when Frank W. Jones, president of the Illinois Tax Reform League, filed with the board of review a statement that \$200,000,000 worth of stocks in foreign corporations owned by citizons of Cook County have been concealed by the assessors and reviewers and have not been assessed. It is said by lawyers for stockholders that stock in foreign corporations is not subject to the taxes in Illinois, but the league says if is.

the taxes in Illinois, but the league says if is.

The list submitted by the Tax Reform League gives the following holdings for the richest men named:
Edward Morris, \$39,919,700; J. Ogden Armour, \$32,119,700; Joy Morton, \$6,600,000; Arthur Meeker, \$5,370,000; John J. Mitchell, \$4,020,000; Louis F. Swift, \$5,129,000; E. F. Swift, \$5,035,000.
Other men are listed as owning foreign corporation stock valued at from \$4,000,000 down to \$250,000.

STRIKERS STONE SHOPS

Mounted Police Guard Railroad Property at Winnipeg.

WINNIPEG, Man., Aug. 2.—Following a clash with the Canadian Northwest rallway's police at the company's shops here today where 500 carmen are on strike, a mob of strikers stoned the enclosure of the shops where strikebreakers boarded. No one was reported hurt.

In another part of the yards 30 freight and passenger cars were burned. One hundred special police were put on duty today to guard the shops. Several arrests have been made.

Firemen Guests at Banquet.

SPRINGFIELD, Or., Aug. 2.—(Special.)—The local fire department was entertained last evening at a banquet given by the business men in recognition of their services during the recent fire in this city. A number of the members of the Eugene fire department were also guests, they having always been willing assistants when called upon. A number of speeches were made and toasts given

GLOVES, JABOTS, NECKWEAR. HANDKERCHIEFS, VEILINGS, PARASOLS



MUSLIN UNDERWEAR UMBRELLAS CORSETS LEATHER GOODS

Special Sale of Women's Linen Tailored Suits

The final clean-up sale is on. The sea-son's best styles of high-grade man-tailored linen suits. Colors are white, natural pink, blue and brown. \$20.00 values for

ExtraordinarySaleSilkDresses \$25 Values at \$9.98 The greatest bargain ever offered. Don't fail to see them.

Regular \$1.50 Middy Blouses at 89c

Many charming styles in a fine range of colors. Materials are taffetas, messalines and pongees.

Millinery Special Rough Straw Sailors, colored straw trimmings; regular \$2.50 value at

by the citizens were responded to by

NEW SUIT SET ON FIRE No Insurance Alleviates Loss Caused by Cigar Lighter.

VANCOUVER, Wash., Aug. 2 .- (Spccial.) George Whitcomb yesterday re-ceived a new \$50 suit of clothes and put them on. He was in a cigar store last them on. He was in a cigar store last night and leaned over a showcase, talking to the owner. In a few minutes the odor of burning cloth permeated the air and upon investigation it was found that Whitcomb was leaning against a gas cigar lighter, and that a hole six inches long had been burned in his new coat. He pulled off the burning garment, put out the fire and went home to lay away forever his new \$50 suit.

There was no insurance. The fire de-

There was no insurance. The fire de-





FRANK C. RIGGS

ew Packard Service Buildin Road, Twenty-third and Washington Streets, TELEPHONES MAIN 4542, A 1127.

Feet So Sore Couldn't Walk Down Stairs-

TIZ Cured Her Quick.



If you have sore feet, tired feet, sweaty feet, lame feet, tender feet, smelly feet, corns, caliouses or bunions, read what happened to Mrs. Crockett, of Jeffersonville. TIZ DID IT. Mr. Crockett says: "After the second treatment she walked downsin'rs one foot at a time. She has not been able to walk downsin'rs before in past five years, except by stepping down on each step with one foot at a time. This is remarkable. Send five more boxes."

No matter what alls your feet or what under heaven you have used without setting reilef, just use TIZ. It's different. It acts right off. It cures sore feet to stay cured. It's the only foot remedy ever made which acts on the principle of drawing out all the poisonous exudations which cause sore feet. Powders and other remedies merely clog up the pores. TIZ cleans them out and keeps them clean. You will feel better the first time it's used. Use it a week and you can forget you ever had sore feet. There is nothing on earth that can compare with it. TIZ is for sale at all druggists, 25c per box, or direct, if you wish, from Walter Luther Dodge & Co. Chicago, Ill. Recommended and sold by

The Owl Drug Co

The Cool Night's Ride to New York

You can sleep in the Alleghenies refreshed by mountain breezes by taking

"The Pennsylvania Special"

the eighteen-hour train to New York, where summer travel is made so comfortable that the trip is a

Leaves Chicago every afternoon a quarter to three o'clock, arrives 9.45 the following morning.

Other New York daily trains leave Chicago 8.15 a. m., 10.05 a. m., 10.30 a. m., 3.15 p. m., 5.30 p. m., 9.45 p. m., 11.45 p. m. For reservations and further information telephone or call at

Pennsylvania's Portland City Passenger Office 122A Third Street or address F. N. KOLLOGK, District Agent, PORTLAND, ORE,

The new \$100,000,000 Pennsylvania Station soon to be opened in the very vortex of New York's business heart will make it possible to step from your Chicago-New York train right into the center of the hotel, theatre and business district of Gotham. Trains will run under the Hudson

What the Titanic New York Station Means to Travelers

A DOLLAR A WEEK WILL DO

Are you going to buy an engagement ring, a stick pin, wetch or any jewelry? If you are then you do yourself an injustice by not calling

on us. We sell the finest line of Diamonds-Watches-Jewelry on a partial payment plan.

Invest in a diamond on this plan and you save money.

THIRD STREET

