# LAWMAKERS PUT SIX ACTS TO VOTE

Woman Suffrage, Tax Amendments and Lieutenant-Governor Approved.

MAJORITY POLL INDORSED

Proposed Changes to Find Place on Ballot at Election in November, 1912-Levy by People Themselves Is Advocated.

SALEM, Or., Feb. 20.—(Special.)— Besides indersing the woman suffrage amendment, the inte Legislature adopted resolutions submitting to the electors of the state in the general election in No-vember, 1912, five proposed amendments to the state constitution. Principal among these is one annulling the sin-via try amendment adopted by the peo-

gie tax amendment adopted by the peo-ple in the last election.
Of the other four amendments to be voted upon, two are companion amendments to the anti-single tax measure, one provides for the office of Lieutemant-Governor, and the other requires a majority of all votes cast in the election before an amendment to the state constitution submitted to the people shall become effective.

#### Single-Tax Men Lose.

The Senate committee on assessment and taxation drafted the three antisingle tax amendments. In addition to making nugatory the single tax amend-ment aropted in the election last Novemment aropted in the election last November, granting to each county the right to prescribe its own method of taxing property, one of the proposed amendments restores to the Legislature and the people, through the initiative, the right to provide by law uniform rules of taxation. Adoption of this resolution was fought by the single taxars in the Legislature but they were routed by decisive votes in both the Senate and the House, the resolution massing buth the House, the resolution passing both houses with only a more handful of opposing voices. This resolution proposes that section 1 of article IX of the state constitution shall be amended to read

#### Tax Left to People.

"Section 1. The Legislative Assembly shall, and the people through the initiative may, provide by law uniform rules of taxation, except on property specifically taxed. Taxes shall be levied on such property as shall be prescribed by law. The Legislative Assembly, or the people through the initiative, may provide for the levy and collection of taxes for state purposes and for county and for other municipal purposes on different classes of property, and may provide for the assertalmment, determination and classes of property, and may provide for the assertainment, determination and application of an average rate of levy and tamation on property taxed for state purposes. The Legislative Assembly, or the people through the initiative, may provide by reasonable amd equitable rules for the apportioning of any state tax among the several counties as county obligations to the state."

#### Uniform Pian Proposed.

One of the other proposed amend-ments changes section 12 of artic's 1 of the constitution to read as follows: No tax or duty shall be imposed with out the cousent of the people or trepresentatives in the Legislative Taxes shall be levied and colfor public purposes only, and the of taxation shall never be surrendered, suspended or contracted away. All taxes shall be uniform upon the same class of property within the territorial limits of the authority levying

The third of the tax amendments changes section 1 A of article IX of the state constitution by providing that "no pell or head tax shall be levied or collected in Oregon. The Legislative Assembly shall not declare an emergency in any act regulating taxation or exemption."

### Lieutenant-Governor Wanted.

The text of the resolution creating the office of Lieutenant-Governor, fol-

That Section 8 of Arilice V of the Con-stitution of the State of Oregon be and the same is bereby amended so as to read

as follows:
"Section 2. In case of the impeachment of the Governor, his death, resignation, shaspec from the state or inability to perform the duties of his office, the same shall develve upon the Lieutenant-Governor, who shall serve until the disability be removed or a Governor be elected. The Lieutenant-Governor shall be elected at the same time and in the same manner, shall serve for the same same manner, shall serve for the same length of time and shall possess the same qualifications as the Governor. He shall sect as President of the Senate, and shall act as President of the Senate, and shall emjoy such powers as may be conferred upon him by law, but shall have no vote upon the passage of bills or resolutions. He shall receive the same compensation as the Speaker of the House during the sessions of the Legislative Assembly, but shall receive no other compensation except when called upon to serve as Govern when he shall receive the salary of that office.

### Senate President to Act.

In case of the Impeachment, death resignation, absence from the state or inability to act of both the Governor and Lieutenant-Governor, the President pro tem of the Senate shall serve as Governor until the disability be removed of a Governor elected, and in case of the impeachment, death, resignation, ab-sence from the state or inability to act on the part of the Governor, Lieutenant-Governor and the President pro tem of the Sanata, the Speaker of the House shall serve as Governor until the dib-ability be removed or a Governor elected. "Upon the adoption of this amendment, the President of the Senate shall act as

the Freshert of the Senate shall act as Lieutenant-Governor, until the people at the general election in the year 1914 choose a Lieutenant-Governor. "Be it further resolved that the pro-posed amendment be submitted to the people for approval or rejection at the general election in the year 1912; and general election in the year 1912; and "Be it further resolved that the Secre-tary of State be authorized and directed pamphlet for the publication of arguments in support of this amendment, and that a committee of one Senator and two Representatives Se appointed to prepare said arguments for publication in said pamph'et.

### Majority Vote Needed.

Makinney's resolution, requiring a majority of all votes cast in the election for the adoption of all amendments to the constitution, proposes the amendment of section 1 of article XVII

tion may arise as to the legality of allowing saloons in depots, such as exist in the Portland depot mentioned.

Section 1—Amendments to constitution may arise as to the legality of allowing saloons in depots, such as exist in the Portland depot mentioned.

In the Portland depot mentioned.

Only One "BRONO QUININE."

Control of the most important horse deals closed here recently was completed when Gallowing Bross sold J. T. Williamson, of Portland, seven head of draft horses, receiving a seven head of draft horses, receiving the proposed to by a majority of all world ever to Cure a Cold in One Day, 15c.

INPLUENTIAL MEMBERS OF HOUSE AT RECENT SESSION REPRESENT SIX COUNTIES.





Work on Asylum.

PENDLETON SITE HOLDS

Assistant at Salem Hospital Will Go

Over Ground and Lay Water Main

as First Move-Board Will

Visit the Property Soon.

SALEM, Or., Feb. 24 .- (Special.)-

shead with work on the Eastern Ore

Recommended Site Holds.

State Treasurer Kay says that En-

turn took charge of the work at School for Feeble-Minded, where was employed four years and later t

buildings.

vited to be present.

member of the engineering force at

COURT SENDS MOURNER

Judge McGinn to Represent Circuit

Bench at Lord Funeral.

MAYOR OUSTS OFFICIAL

Civil Service Commissioner Removed

by Seuttle Executive.

SEATTLE, Wash., Feb. 20.-Frank S.

Griffith was re ed from his seat on the Civil Service Commission tonight by

the Civil Service Commission tonight by Mayor George W. Dilling, who preferred charged of pernicious political activity against Griffith.

The Council sustained the removal and elected R. C. Erkskine, a real estate dealer, whom Mayor Dilling had selected for the post, 20 fill the vacancy. Griffith was appointed by ex-Mayor Hiram C. Gill and was active in urging his election in the recall campaign.

Draft Horses Bring \$235 a Head.

BLGIN, Or., Feb. 20.—(Special.)—One of the most important horse deals closed here recently was completed when Galloway Bros. sold J. T. Williamson, of Portland, seven head of draft horses, re-

election in the recall campaign.

W. LAIR THOMPSON AND T. J. MAHONEY.

BALEM. Or., Feb. 20.—(Special.)—Influential among the members of the House in the recent session of the Legislature were Representatives W. Lair Thompson, of Crook, Grant. Klamath and Lake, and T. J. Mahoney, of Morrow and Umatilia. These men were not alone active and aggressive in committee work, but they exerted an influence on the floor of the House in the consid-

As a member of the joint committee op ways and means. Mahoney gave As a member of the joint committee on ways and means. Mahoney gave invaluable services in surbing appropriation bills to a figure consistent with efficient public service. Thompson ably assisted Mahoney on the floor of the House in seeing to it that all appropriations remained as they were recommended by the ways and means committee, defeating numerous and insistent attempts to increase such bequests.

Thompson was easily the leader in the House, his ability as a ready debates and thorough knowledge of parliamentary is we making of him an especially effective member. He also gave valuable service in the legislation of the House as a member of the committee on judiciary.

the members elected to each of the two houses, such proposed amendment or amendments shall, with the year and mays thereon, be entered in their journals and referred by the Secretary of State to the people for their approval or rejection at the next regular general election, except when the Legislative Assembly shall order a special election for that purpose. If a majority of the total number of electors voting or easting ballets in the election shall vote in favor of any such amendment it shall thereby become a part of this constitution. The votes for and against such amendcome a part of this constitution. The votes for and against such amendment or amendments severally, whether proposed by the Legislative Assembly or by initialive putition, shall be canvased by the Secretary of State in the presence of the Governer, and it it shall appear to the Governer that the majority of the total number of electors voting or casting ballets at said election have voted in favor of said amendment or amendments, severally, it shall be his duty forthwith, after such canvass, by his proclamation, to declare the said amendment or amendments. such esnuass, by his proclamation, to declare the said amendment or amendments, severally, having received the majority of the total number of votes or ballots cast in the election, to have been adopted by the people of Oregon as part of the constitution thereof, and the same shall be in effect as a part of the constitution from the date of such proclamation. When two or more amendments shall be submitted in the manner aforesaid to the voters of this state at the same election, they shall be so submitted that each amondment shall be voted on separately. No convention shall be called to amend or propose amendments to this constitution, or to propose a new constitution, unless the law providing for such convention shall be first approved by the people on a referendum vote at a regular general election. This article shall not be construed to impair the right of the people to amend this constitution by vote upon an initiative position therefor."

#### tiative petition therefor." Woman Suffrage Approved.

Kinney and requiring a majority of all votes before any measure submitted under the initiative or the referendum could be adopted, was defeated in the House. The resolution received 20 votes, or one less than enough for

Both houses also went on record as indorsing the woman suffrage amend-ment, the initiative petition for which has already been filed with the Sec-retary of State. This proposed con-stitutional amendment will be on the official ballot again in the election of Nevember, 1912. The resolution adopted by both houses on this subject was introduced by Senator Joseph and de-ciared that "we have carefully con-sidered the equal suffrage amendment, as submitted by initiative petition to the legal voters of the state, and can see no reasonable objection to its adoption, and we cordially recommend its ratification at the November elec-

COUNTY DIVISION MEASURE MAY BE VETOED.

Spring Creek Hatchery Also Likely to Be Killed-Dimick's Liquor

Act Hits Depot Saloons. SALEM, Or., Feb. 20 .- (Special.) - Sens. tor Wood's county division bill will un-doubtedly have its wings clipped by

the executive ax is the next day or two and it is expected that a veto message from the Governor will accompany it when it is filed with the Secretary of State. This bill provides that counties shall vote upon their own division and annexation instead of leaving it to the

shall vote upon their own division and annexation instead of leaving it to the people of the state.

The Governor also has under serious consideration Merryman's bill for a hatchery at Spring Creek in Klamath County, and according to present indications, this bill will be given its quietus. Considering the fact that a Board of Fish and Game Commissioners is to be created with full power and ample funds to construct hatcheries, he will no doubt veto the Merryman bill, and in this connection it is just as probable that he will sanction the bill creating the Board of Fish and Game Commissioners.

A psculiar condition has arisen concerning the Dimick hill prohibiting the use of liquor in or about any locomotive, passenger train or depot. While he will probably approve the bill, the question will remain as to what disposition it will make of the saloons located in and about the Oregon Electric depot in Portland. Whether the home rule amendment will hold good in this respect, or whether a former Supreme Court decision that the state has sovereign power over municipalities and to deprive the state of this sovereign power would create a state within a state, will be construed as the correct law in the case, is something to be yet decided. It is expressed as an opinion that the question may arise as to the legality of allowing saloons in depots, such as exist in the Fortland depot mentioned.

Only One "BROMO QUININE."

# Court Restrains Two From Revising Journal.

CHIEF CLERK FLAGG WINS

Upper Body Selects Pair to Go Over Book for \$6 a Day and Leaves Out Complainant. Who Fights for Power.

SALEM, Or., Feb. 20.—(Special.)— udge Galloway tonight issued to Chief Glerk Flagg a permanent restraining order against W. D. S. Mercer and John P. Hunt, selected by Sehate resolution to revise the journal, the injunction being to restrain them from going on with their work. Chief Clerk Flagg, of the Senate cannot change position that the Senate cannot change

position that the Senate cannot change a statute by resolution and the statute provides that the Chief Clerk and Calendar Clerk shall remain after the session as long as is necessary to revise the journal property.

Judge Galloway's injunction gives Chief Clerk Flags full right and privilege to complete revision of the Senate journal. The Senate adopted a resolution authorizing Mercer and Hunt, with Calendar Clerk Ritner, to do the work and left out Flags, the resolution reading left out Flagg, the resolution reading that these clerks should be paid \$6 a the House, his ability as a ready deriamentary is we making of him an espevaluable service in the legislation of
se on judiciary.

INTERS BOARD ACTS

The BOARD ACTS

That these clerks should be paid \$6 a
day "in lieu of the compensation now
provided by law." By inference this
eliminates any compensation for the
extra work for Flagg and consequently ho fought the action of the Senate.

By advice of the Attorney-General
the question is brought aquarely to
an issue and it will be necessary for
the court to decide who shall have
charge of the work.

Attorney-General Crawford advised
Colonel Mercer to keep the manuscript
of the journal. This brought the question sqauraly to an issue and Chief Clerk
Flagg sought the courts at once.

BILLS FOUND IN "JUNK" HEAP Legislature Clerks Busy in Search for Missing Measures.

SALEM, Or., Feb. 30 .- (Special.) -SALEM, Or. Feb. 20.—(Special.)—
With a scurrying like children at a
peanut hunt, clorks of both Houses
have been seeking lost bills during the
last 12 hours, and so far all of the lost
have been found and the clerks are
of the opinion that the missing bills
are now all well in hand.
One of most importance which caused
trouble related to invessing the sal-

One of most importance which caused frouble related to increasing the salaries of all Circuit Judges from \$2000 to \$4000 annually. Another that was creating consternation was the bill which provides for the districts from which Railroad Commissioners shall be selected and prescribe that one of the Commissioners shall come from East of the Cascade Mountains. Both of these bills were finally discarded in the Senate in a pile of discarded and lost measures labeled "junk."

Great care is being exercised following this session to see that all bills are enrolled properly, signed and cared for that no error may creep in, such as Governor West and State Treasurer Kay are taking immediate steps to go gon Branch Hospital at Pendleton and

Assistant Engineer Murphy, of the Oregon State Insane Asylum force, has been selected by the board to be its personal representative on the prothat no error may creep in, such as following the last session, when a bill improperly handled was the cause of a posed work and to have charge of its mechanical features.

Air. Murphy left for Pendleton today and will first extend a water main from the city waterworks to the site, this being deemed the first essential. special session.

ERROR KNOCKS OUT \$5000

Senate Bill Doesn't Say to Whom

The site will be the one recommended by the legislative investigating com-mittee, as the beard believes that the responsibility of the site should be placed upon the shoulders of the Leg-White Plague Money Goes. SALEM, Or., Feb. 20.—(Special.)—Discovery was made by Governor West to-day that the Locke Senate bill appropriating \$5000 to fight the bubonic plague is faulty, inasmuch as it appropriates \$5000 to be paid from the state treasury, but falls to state to whom it should be paid.

The money was appropriated for the gineer Murphy will go over the ground, determine the nature and depth of the soil, and unless something radically wrong develops which will make the site as selected by the investigating committee manifestly impossible, the board will follow out the dictates of that committees.

whom it should be paid.

The money was appropriated for the purpose of squating Chinese health officers in eliminating tuberculosis, but as the bill stands the appropriation cannot become available. West has filed the bill with the Secretary of

# that committee. The members of the board intend to visit Pendleton within a week or two and ascertain the advance being made by Murphy and at that time probably will make final decision as to what ac-NAVAL RESERVE MAY GO tion is to be taken. Engineer Murphy was formerly a captain in the State Militin and was a plumber and contractor in Salem for 12 years. When in the Philippines he was selected as one of the engineers in the Government service and on his return took charge of the work at the

GOVERNOR SAID TO INTEND TO VETO BILL.

\$65,600 Appropriation Obtained by Ruse, West Aims to Cut Fund by Killing Act.

a member of the engineering force at the asylum.

The board is confident that Murphy is a highly competent man for the po-sition and he will act for them almost entirely at Pendleton until the asylum is well along toward completion.

The board has as yet taken no steps toward the securing of an architect or contracts for the proposed Asylum buildings.

STATE CAPITOL. Salem. Or., Feb. 20.—
(Special.)—Governor West will affix his signature to a veto message in connection with the creation of the Oregon naval reserve, according to a statement made by him this morning.

This comes following some of the most adroit legislative manipulation seen during the seasion and a charge by some of the Senators that those supporting the Naval Militia broke faith in putting their measures through.

When Jeseph's bill originally came before the Senate he was asked by several Senators on the floor if the Naval Militia measure would carry as appropriation and he was emphatic that it would not, according to allegations made by members of the Senate.

In the last week of the session an appropriation of £5,000 for the militia was silipped into the general appropriation bill and passed both houses. It was said before the ways and means committee that the reason for putting this appropriation in separate and apart from the bill creating the reserve was the chance of the referendum being exercised and in that case they believed that it would kill the whole bill and the reserve as well.

With this in view members of the The five Judges of the Circuit Court in the Portland district had planned to attend the funeral of ex-Governor Lord in Salem today, but because of the congested condition of the docket Presiding Judge Gantenbein considered it unwine to adjourn court. He therefore appointed Judge McGinn, who will be one of the pailbearers, to represent the court at the funeral.

As a mark of respect for the late ex-Governor, the Judges of the local bench will assemble in Department No. 2 at the Courthouse in Portland at 2 o'clock, where H. H. Northrup will deliver an address. The meeting will last but 19 minutes. Members of the bar are invited to be present.

With this in view members of the ways and means committee made but slight protest, when in committee of the whole in the Senate. Abraham was suc-cessful in having the \$25,000 appropria-

cessful in having the anomal appropriation inserted.

Governor West now takes the attitude that the appropriation was secured through manipulation and as it is manifestly impossible for him to veto the general appropriation bill, he will veto the bill creating the reserve and consequently nullify the appropriation so it must necessarily remain in the general fund. "There must be a hait called somewhere in the enormous amount of money which has been thrown around for appropriation purposes," declared the Governor. "Today I have been besieged by people who have been urging me to allow the appropriation to stand, but I have informed them that telegrams and messages will be but a needless expense as I intend to veto the bill at the first opportunity."

opportunity." AUTHORITIES ARE PUZZLED

read Commissioner shall be elected from east of the Cascade Mountains and the other two from west of the Cascade Mountains is too vague and uncertain, is a question that has been submitted he Attorney-General by Rallroad missioner Campbell, but has not as

Commissioner Campbell, but has not as yet been passed upon. In an offhand opinion the Attorney-General stated he believes that the bill should enumerate the various counties to be included in the district, as it will be difficult to determine just what is meant as east and west of the meuntains. It is also contended by members of the Railroad Commission that under the primary law it will be difficult to determine where their pelitions should be circulated when they are candidates for nemination.

be circulated when they are candidates for nomination.

A peculiar s'tuation arises under the new bill as it will mean, if it becomes a law, that either Commissioner Campbell of Commissioner Altchison must s'. As both of these men are from the west of the mountains and the terms of each expires at the same time, it will be necessary for one of them to be defeated.

Position Eagerly Sought.

SALEM, Or., Feb. 20.—(Special.)—
Numerous applications have been received by the State Board for the position of purchasing agent under the provisions of the Bean-Calkins administration bill. Members of the Board state that no selection has been made. Under the act, which will be approved by the Governor, undoubtedly, the State Board, including the Governor, Treasurer and Secretary of State, is constituted as the State Purchasing Board. This Board selects a man to act as state purchasing agent. The term is not all that it implies, as such purchasing agent does not actually make the purchases, this being done by the Board itself. The agent acts rather in an advisory capacity. Position Eagerly Sought.

COMMITTEE FAVORS CHANGE OF BOUNDARIES.

System Urged by Push Clubs for Reorganization Across River and No Councilmen at Large.

STATE CAPITOL, Salem, Or., Feb. 19. - (Special.) - Already members of the State Tax Commission are making State Tax Commission are making preparations for their task in connec-tion with a joint committee from the House and the Senate which is to meet

House and the Senate which is to meet and prepare such constitutional amendments and initiative bills as they may deem proper for submission to the people at the next general election.

The commission has secured a large number of copies of all of the proposed tax measures and resolutions for constitutional amendments which were introduced in the Legislature. None of these was given serious consideration by that body with the exception of three because of the fact that the committee to work in conjunction with the mittee to work in conjunction

State Tax Commission would have sole power over the subject.

Under the constitutional amendment as passed by the people at the last election all measures relating to taxation or exemption, no matter from what source they might arise, must be

referred to the people.

The tax measures as proposed were killed one after another. Among those The tax measures as proposed were killed one after another. Among those of greater moment were the bills pro-viding for a change in the shieritance tax laws. These were for the purpose of increasing materially the revenue tax laws. These were for the purpose of increasing materially the revenue from inheritance tax sources and will be considered by the commission and the legislative committee. They mot with no opposition in either house, only with the exception that they should be placed before the commission for consideration.

for consideration.

The joint committee includes Senators Joseph, Hawley, Calkins, Barrett of Washington and McColloch, and Representatives Church, Neuner, Collins, Bigelow, Mariner, Johnson and Derby. As far as is known none of the members of this joint committee is in favor of single tax and it is known for consideration. in favor of single tax and it is known that the State Tax Commission is di-rectly opposed to such a plan of tax-

The tax commission will start gath-The tax commission will start gathering data for the meeting of the joint committee immediately. The committee will probably not meet for several months as there are still nearly two years before the election, but the commission intends to have a complete and thorough array of facts and figures for its use when the time arrives to prepare measures to be submitted to the people.

### WIRELESS INQUIRY ASKED

Scattle Man Wants Fraud Proved or Disproved.

OREGONIAN NEWS BUREAN, Washington. Feb. 20.—Senator Jones today presented to the Senate a letter from Attorney E. J. Adams, of Sentile, demanding a Congressional investigation into the operations of the United Wire-

loss Company.

Mr. Adams states that the people of the Northwest have invested several million dollars in stock of this concern paying \$10 to \$40 per share. As a result of charges made against the concern by the postal authorities this stock has depreciated to \$3.50 per share. Adams demands investigation on the theory that it will absolutely put the Adams demands investigation on the theory that it will absolutely put the wireless out of business, if it is a fraudulent concern, and will restore it to good standing, and thus protect Northwestern investors is the carges of the department are not well founded.

Jones took no action further than to present the letter.

HOUSE KILLS COLVILLE PEE.

Extra \$1,000,000 for Attorneys Not Due, Says Conferees. OREGONIAN NEWS BUREAU, Wash-

onegonian news burgad, washington, Feb. 20.—The House of Representatives today refused to concur in the Senate amendment to the Indian appropriation bill withholding \$100,600 of the fund due the Colville Indians in order that their atterneys may collect an additional fee of \$90,000. Chairman Burke explained to the House that these attorneys were paid

\$50,000, which was the amount awarded them by the Court of Claims, and main-tained that any additional payment was unwarranted. On his statement the House refused to accept the Senate amendment and sent the bill back to conference.

#### FEUD ENDS IN MAN'S DEATH Hand-to-Hand Encounter Result of

Recent Divorce Case.

SEATTLE, Wash. Feb. 20.—William Miller, aged 40, killed Joseph Pitcher in a hand-to-hand fight near Enumciaw. 30 miles southwest of Seattle yesterday. A family foud had existed between the men for five years. Two years ago Pitcher's wife, who is the mother of Mrs. Miller, got a divorce from Pitcher and was awarded property worth \$10.000. ty worth \$10,000.

"East of Mountains,"

SALEM. Or. Feb. 20. — (Special.)—
Whether the bill requiring that one Rail-

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AT THE DRUG COUNTER.



Indiana Man, Dynamiting Stumps, Injured at Stevenson, Wash.

STEVENSON. Wash. Feb. 28.—(Special.)—While clearing stumpage land here with dynamite today. Harry Colehere with dynamite today. Harry Cole-man, a recent arrival here from Mitch-ell, Ind. was blown 60 feet by a blast, and was picked up unconscious, with his sight probably permanently injured. Coleman was 38 years old and had been working for a farmer near here for sometime. He had warned several bystanders, watching his operations, not to go too close to the dynamite, but he apparently failed to head his own warnings. He was brought here towarnings. He was brought here to-night and is under the doctor's care, but may lose his sight.

Youth Confesses Larceny. Charged with the theft of wedding gifts belonging to Boyal W. Raymond, manager of the industrial bureau of the Commercial Club, who was recently married, C. A. Foulk, a billiard attendant in the employ of the club, was last night arrested by Detectives Carpenter and Price. Falling to raise \$100 cash

## TO **PHYSICIANS** When the needs of

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when Pitcher appeared from ambush and attacked Miller, knocking him down. The women fied to town to get aid for Miller, they say. While the women were gone, Miller slew Pitcher with a round stone, beating his brains out as he lay on the ground after shortly after Mr. Raymond's marriage being felled. Miller surrendered to the authorities.

bail, Foulk spent the night in the City Jail. The presents were sent to the Commercial Club during Mr. Raymond's absence on his honeymeon and upon his return were missing. Suspicion was directed toward Foulk for the reason that shortly after Mr. Raymond's marriage he went to San Francisco. Yesterday he confessed and he took the detectives to his room at Thirtseenth and Salmon BLAST SHUTS OUT SIGHT to his room at Thirteenth and Salmon streets, where they recovered some linen belonging to Mr. Raymond and several either trees.

Only one person in ever four in London is earning more than \$5 a week.

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The Robinson Thermal Bath Cabinets can now be seen and examined in Portland at Woodard, Clarke & Co.

Ask the dealer also for a copy of that great bock, "The Philosophy of Health and Beauty." The regular price is \$2.00, but you can get one free now for only a limited time.

If you cannot go yourself, just send your name and address to the Robinson Manufacturing Company, Sufte 000, Snowflake Bidg., Toledo, Ohio, for full illustrated information, free.

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Rexail Dyspepsia Tablets are very pleasant to take. They soothe the ir-ritable, weak stomach, strengthen and invigorate the digestive organs, re-lieve nauses and indigestion, promote nutrition and bring about a feeling of comfort.

If you give Rexall Dyspepsia Tab-lets a reasonable trial we will return your money if you are not satisfied with the result. Three sizes, 25 cents, 50 cents and \$1.00. Remember, you can obtain Rexall Remedies only at The Owl Drug Co., Inc., Co., Sah, and Washington Sts.