ROAD BILL WORK MARKED BY ACCORD

Special Committee Makes Excellent Progress in Unifying Measures.

AGREEMENT IS EXPECTED

At Initial Session Held at Hotel Multnomah, Committee Named Governor West Decides Many Points.

That the good roads forces in Oregon will unite in a comprehensive legislative programme as a result of the work of the special good roads committee ap-pointed by Governor West, which held its first session at the Hotel Multnomah yesterday, was made evident at the meeting when concessions on im-portant features were assured by both the representatives of the State Grange and the state-wide legislative commit-

Special effort was directed toward reconciling the two factions to one set of bills. There are four bills under consideration, two prepared by the State Grange and two by the state-wide legislative committee. Harmony reigned throughout the session, and every indication points to an agreement being reached. It is hoped that a compromise will be reached whereby only two bills will be submitted at the Navember general election, embodying the best features of the four.

Progress is Made.

Progress Is Made.

Progress is Made.

Yesterday's meeting resulted in the following being tacitly agreed upon:

In providing for state aid, by the state issuing bonds, the state will not be allowed to bond itself in excess of 2 per cent of the assessed valuation of the state.

The state will not be allowed to sell more than \$1,000,000 of bonds annually. Interest on the bonds shall not exceed 416 per cent. case the bonds are not sold, the

state shall levy a tax not to exceed one Counties of an assessed valuation of \$10,000,000 and under shall expend not less than one-half of their allotment

from the state.

Counties of an assessed valuation of more than \$10,000,000 shall expend an amount not less than equal to their allotment from the state.

Two-thirds of the amount created by the state shall be divided among the counties on the following basis: One-third equally to each of the counties; one-third according to each country's one-third according to each county's area and one-third according to each county's assessed valuation.
One-third of the amount created by

the state shall be expended by the Governor, State Secretary, State Treasurer and State Highway Commissioner, one-third in the First Congressional District and the other third in the Sec-end Congressional District.

C. E. S. Wood Will Aid.

When adjournment was taken at 5
P. M. until 9 o'clock this morning, it was decided to have Attorney C. E. S. Wood, of Pertiand, who has offered his services to the committee in the preparation of the new measures, meet with the committee today.

In calling the assion to order, W. B. Ayer, chairman of the new committee, and that it was essential to adopt a legislative plan that would be acceptable to all interests in the state. He said that the future development and presperity of Oregon depended to a great extent upon good roads, and urged the members of the committee to throw aside pet theories and adopt in the new measure such principles as would be recovered. as would be regarded most impor-tant and most advantageous to the state as a whole.

In the discussion of

In the discussion of the merits of the bills drafted by the state-wide committee and the State Grange, it was shown that the conflict between the two in-terests was over the state-aid provision terests was over the state-aid provision and the one-man power invested in the Highway Commissioner. These two features were included in the legislative plan submitted by the state-wide committee. C. E. Spence, master of the Oregon State Grange, objected to these provisions, while C. T. Prall, president of the Oregon Association for Highway Improvement, supported them.

Tentative Compromise Made. At the suggestion of Chairman Ayer, compromise was tentatively agreed

upon which paved the way for harmony in the present deliberations. There are good features in the bills of both organizations," said Chairman "I believe that it would be the sest policy to have concessions from both sides. The State Grange repre-sentative desires that the question of locating roads in each county be left entirely in the hands of the County Commissioners and the people of the respective counties. I believe that is a

"On the other hand, the state-wide committee insists on the adoption of the state-aid provision, which will make it possible for the state to build good roads supplementary to county road construction. The details of the two principles can be worked out to the satisfaction of all concerned."

United Programme Desired. Messrs, Spence and Prall assured the hairman that it was their desire to agree upon a harmonious programme, and that they would be willing to make concessions to that end. Judge Bernard Daly, of Lakeview, also favored the state-aid provision, declaring that fully 60 per cent of all taxable property in the state would be exempted from contributing to the construction of country roads, due to the fact that that portion of the taxable property is within the incorporated cities and is relieved from county road taxation.

In drafting the new bills. Chairman Ayer said it was desired to make them clear and simple so that every voter could understand them fully. Attending the conference were W. B. Ayer, president of the Eastern & West-ern Lumber Company, chairman; W. K.

ewell, president of the State Board of ferticulture; C. T. Prell, president of Merticulture; C. T. Frail, president of the Oregon Association for Highway Improvement; C. E. Spence, master of the Oregon State Grange, and Bernard Daly, County Judge of Lake County.

GOOD ROADS BILL LAUDED

Writer Argues in Favor of Adoption of State Bonding Project.

ALEM, On. Feb. 26.—(To the Editor.)— state good roads bending bill is based the theory that the current revenue he state should pay only the current ex-les including interest upon and the main-nes of permanent improvement. In our rapidly growing undeveloped state, the

Constitution Amended.

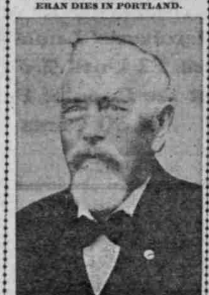
The state and counties have been inhibited by our constitution from incurring indebtedness for such purposes, although the constitution has been amended so as to authorize counties to issue bonds for the building of permanent roads, and the proposed good roads bills previde for authorizing the state to issue bonds for that purpose. Of the state expenditures for the current year, about one-half are for permanent improvements, including public buildings, good for a half century. If state bends could have been issued to cover these items, it would have been necessary for the current year to provide for the payment of only \$80,000 instead of \$1,500,000, and the state lovy to cover the item of interest would be only 1.000 of a mill instead of a mill and 7-10, thus reducing the state tax to 2 mills instead of \$6.10 mills.

Tax Levy Explained.

The Levy Explained.

The same condition confronts Multnerman County. You are just completing a magnificent Courthouse at the cost of about \$1,250,000, and I understand are paying for the same out of the tax levy of three years aggregating about 4 mills. Could you have

PIONEER LOCOMOTIVE ENGI-NEER AND CIVIL WAR VET-



Charles W. Tracy.

Charles W. Tracy, pioneer loco-motive engineer and veteran of the Civil War, died yesterday at his home, 590 East Burnside street. Mr. Tracy was born in New York 80 years ago. He served in the United States Navy during the Civil War and came to Portland in 1868. Before coming to this city he was an engineer on the New York & Eric Rail-way, and entered into the service of Ben Holladay as locometive engineer for the Oregon & California Railread Company. He was one of the first engineers on that railway. He was a member of the Veteran Double Male Quarter of the Veteran Double Male Quarter tet while it was led by Samuel Bullock. Mr. Tracy is survived by a widow and one daughter, Mrs. Etta Tibbetts. The funeral will be held Wednesday at 1:20 P. M., from the family residence, and the final services will be at and the final services will be at the Portland crematoriu

How to Reduce Tax Rate.

I reiterate the only way to reduce the rate of taxation is to keep the revenue down to the level of current expenses, including fixed charges. Objections have been urged against the state bending bill, because it provides for 10 annual issues or series of bends. Now in view of the fact that in this state the people are at the heim, and can amend or repeal this law at their will, the provision authorizing an annual issue for 10 years is manifestly tentative and to anticipate the mythical \$20,000,000 can only have the effect to bewilder and mislend the public.

have the effect is payriour and missend to public.

Under the first issue of \$2,000,000, and if the hill carries this is the only river to gross now, Multhomah County will pay any and the interest, \$36,700, requiring a levy of J12 of a mill on her valuation. Now she pays the largest amount of the \$100,000 interest paid by the state, because she owns more than one-third of the taxable property in the state. On this state, ahe is entitled to he sympathy, upon the proposition that building good roads is legitimate work for the state.

Objections have also been urged to the

ern insurance companies. Paraphrasing the prophetic vision of Lord Macaulay. Home travelee from the Joiand Empure in the midst of a vast solitude will take his stand on a broken arch of Broadway bridge to alasteh the meas-covered ruins of the Oregenian sower."

J. H. ALMERT.

CORDWOOD.

Holman Fuel Co, successors to Banneid-Vessey Fuel Co, M 383, A 2355. **

The Seund Sleep of Good Health
Is not for those suffering from kidney allments a n d irregularities. The prompt use of Folay Ridney Pills will dispel backache and rheumatism, heal and strengthen sore, weak and alling kidneys, restore normal action, and with it health and airrength. Mirs Mr. Spalabury, Sterling, Ill., says: "I suffered great pain in my back and could not raise my hands over my head But two bottles of Folay Kidney. Find the computer of the indictment and these people. Was abandoned in 1904 or 1805.

That is more than three years prior to the finding of the indictment, and these people. Was abandoned in 1904 or 1805.

"That is more than three years prior to the finding of the indictment, and therefore the subsequent acts by the officers of this company in assisting of their company in assisting of the indictment.

LAND FRAUD FREED

Court Holds Limitation Had Run in Ross, Holbrook and Aitchison Case.

JURY ORDERED TO ACQUIT

Federal Judge Bean Decides Men of Irrigation Company Dropped Illegal Methods in Time to Escape Prosecution.

Charges against J. Thorburn Ross, Frank B. Holbrook and John E. Aftchison, alleging conspiracy to defraud the Government of desert lands along the Columbia River, were quashed suddenly yesterday, when Federal Judge Bean dismissed the indictment as to Ross, and ordered a directed verdict by the jury in the cases of Holbrook and Alichison, who were on trial, Judge Bean held that the statute of limitations had run.

brigate desert land. Land had been obtained by them from the Northern Pacific, some from Douglas Bailey, of obtained by them from the Northern Pacific, some from Douglas Balley, of Pendicton, and some from others, who were induced to file with the Govern-ment, making contracts with the irri-gation company for water. These per-sons signed blank deeds and gave them to Ross.

Land Is Taken Back.

The Government contended that the irrigation company intended to acquire the land in this manner and that the persons filing did not take up the land for themselves, but for the company. The defendants maintained that giving of deeds was as a protection to them, that if the persons who filed follows: that if the persons who filed failed to continue with their water contracts the mpany might make out the deeds to

other persons.

The case was submitted to Washington, D. C., attorneys by the defendants in 1805, the opinion being given by the attorneys that these transactions were illegal. Ross and his associates then changed their method. Judge Bean held that whatever the original intention, it had been abandoned, and that Ross and his associates had been working under a legitimate method for more than three years before the indictment was found. Therefore, he held, the crime was barred by the statute of limitations. All the land was relinquished, and went back to the Government, with the exception of the claims of Holbrock and his two sisters.

Limitation Statute Run.

Limitation Statute Run. "The original conspiracy, if one was entered into at all, originated in 1903," said Judge Bean, "and it is admitted all the overt acts in pursuance of that conspiracy occurred more than three years prior to the return of the indictment, unless in the two Holbrook entries, and the Frederica Lindsley entry, and the acts in relation to those three entries.

"Now the allegation in reference to the Frederica Lindsley entry is that the defendants permitted final proof to be made and tendered, but the evidence on the trial shows that Mrs. Lindsley made that proof herself, and there was

Testimony Held Weak. The only testimony in reference to it is that it was made at the time that some other entries were made, which the Government claims were unlawful, that the expenses of Mrs. Holbrook to Irrigon to wisit this property, or ex-amine this property, the expenses at-tending entry and the initial payments tending entry and the initial payments are advanced by the company, and that the company took possession of the entries, and endeavored to sell same or parts of the land embraced within her entry; that it thereafter looked after the final proofs and advanced the money with which to pay these expenses, and that some time after the entry Mrs. Holbrook executed and delivered to this company some blank deeds for this property, and received

Only Inference Seen, "Now these facts, of course, raise the inference naturally that her entry may have been under the same plan that some of these other entries were made under, but a mere inference is not enough to justify a verdict in a criminal case where a man's liberty and resultation are at stake, and these inins axians grocerly in the state. On the second ass is sentited to no sympathy, upon the proposition that building good roads is legitimate work for the size.

Objections have also been urged to the manner of the distribution of the proceeds of these state and the said god reads, also receives a very small portion of it. I the spend upon the roads in Miltonian County. Now how many inisiligent business size is made in the group of the said in that good or expended in the good of the good of the good in the good of the reputation are at stake, and these infereness are in a manner overcome by her subsequent conduct in proceeding to make this final proof in her own name, and obtaining title: the property never passed to the company; she never deeded it to the company, and it never received a title, and she transacted this entire entry the same as any other honest entryman would have done, so

that any inference that may be drawn by those other facts is evercome by this later conduct, which I relate. "The Lettie Holbrook entry stands on a somewhat different basis. From her feetiment it a somewhat different basis. From her testimony it appears that at the time testimony it appears that at the time abe made the sniry she expected that part of this property at least would go to the company. She left the subject to her brother, and paid no more attention to it. She didn't visit the land, and the company proceeded to sell or contract to sell the best part of it, and if the case depended on that feature alone. I should be inclined to leave the lart of determine whether there was an

torney's office, has given in evidence all the facts in relation to this transaction, whether they were favorable to the Government or not. It appears from that testimony that whatever the plan was originally by these people, it was abandoned in 1804 or 1805, and they proceeded as exceptions.

Ad Club, Commercial Club, Rotary Club and Chamber of Commerce have been invited to attend the meeting.

Between 2 and 5 o'clock in the afternoon. Mr. Bryan will hold a reception at the Perkins Hotel and from 5:30 to 8 o'clock will be the dinner guest of they proceeded as expeditionally as they could to re-purchase all the contracts they had made looking to the sale of this property, and to have the property address at the Gipsy Smith And ralinquished—a portion of it—to the to which the public is invited.

the Holbrooks to make final proof, even if done by the authority and direction of the defendants—but that fact does not appear in evidence—could not be said to be in pursuance of the original conspiracy, because it had been abandoned by the parties, if they had an unlawful purpose at all, and they were seeking to undo whatever unlawful things they had done, and so I take it that for that reason this conspiracy was abandoned and the statute of limitation has run against this transaction.

this conspiracy was abandoned and the statute of limitation has run against this transaction.

"More than that, I don't believe there is evidence sufficient to show that the letters that were written by G. B. Aitchison on behalf of the land company, in reference to the final proof of the two Holbrooks' entries, were written by the authority of the defendants, or in pursuance of the original plan or scheme, if there was one prior to that time Some time prior to that on the company, had withdrawn from the company, had withdrawn from any connection with this transaction, had settled up, come out, and had no more control over it, and did not exercise any control over it so far as the original plan was concerned.

"What he did with reference to the final proof of his wife and sister I do not think has any bearing on this case.

"So I take it that upon the record

PORTLAND WOMAN DIES OF PARALYSIS AT AGE OF SIXTY YEARS.



Mrs. O. M. Scott.

Mrs. O. M. Scott (Belle Taylor) whose death occurred yesterday of paralysis at her residence, 615 East Alder street, was born in Putnam County, Illinois, 66 years ago. Her early life was passed at Wenona, Ill. She was educat-ed at Lincoln University, Lincoln, Ill., and for ten years taught in the schools of that city. On June 36, 1884, she was married to Owen M. Scott. They came at once to Grants Pass, Or., where Mr. Scott engaged in business, removing to Portland in 1891. Mrs. Scott was a charter member of the Haw-thorne Park Presbyterian Church. For many years she was a member of the board of directors of the Baby Home, serving as vice-president several years. Mrs. Scott is survived by a widower, a son—Herbert T.—and a daughter, Mary Lois. The funeral will be held Wednesday Streeters. be held Wednesday afternoon at 2 o'clock at the Hawthorne Park Presbyterian Church, East Twelfth and East Taylor streets, Rev. E. Wilson Allen officiating. Burial will take place at Mount Scott Cemetery.

made that proof herself, and there was no evidence that it was done at the instigation or request of any of these defendants. So that leaves the two Holbrook entries.

"As far as the Etta Holbrook entry is concerned, I am clearly of the opinion that there is not sufficient evidence to show that that was originally made in pursuance of any unlawful agreement.

"Testimony Told West."

"This is a case where my wife and I took land for ourselves in good faith, and found certain filings had been made by other parties under the direction of an attorney who had advised them wrongfully," said Mr. Holbrook in reference to the case last night.

in reference to the case last night.
"Later, when B. Aitchison, an attor ney, came to investigate for Mr. Ross. he said, I think those wrong, and you should them out. Brittian & Gray, attorneys at Washington, D. C., were communicated with and confirmed Mr. Altchi-son's belief. The filings were changed to comply with the law, but at no time was any one of the three Holbrook claims changed. They were left as claims changed. They were left as they were originally. Because of my connection with the Oregon Land & Water Company as an officer it was supposed that I had criminal knowl-edge of the error. I did 't think then penses, and that some time after the entry Mrs. Holbrook executed and delivered to this company some blank deeds for this property, and received from the company \$40 for such deeds.

Originally the Oregon Land & Wa "Originally the Oregon Land & Water Company purchased all the railroad land which could be covered by 5000 inches of water, appropriated by D. W. Balley in 1894. In 1896 I went to buy Balley out. Then the problem of attaching water to the Government land was one of either scripping the land or contracting with desert land entrymen to furnish the water at \$50 an acre and giving them the option of paying and giving them the option of paying either in money or land. Instead of allowing the entrymen to do that, as they had a right to do, our attorney said to these folks. You can file and take \$40, instead of an interest in the land. As a result we have been wait-ing in auspense for three years for this matter to be straightened out, I am not here to defend the Oregon Land & Water Company or to deny that some things were done irregularly, but everything which was done irregularly was straightened out soon as Mr. Aitchison knew of it."

BRYAN TO BE CLUB GUEST

Progressive Business Men to Entertain Nebraskan Thursday.

W. J. Bryan, of Nebraska, will be the guest of honor and principal speaker at the Progressive Business Men's Club at "But the Government, in the trial of this case, with the commondable fair-ness that characterises the District At-Ad Club, Commercial Club, Rotary Club Ad Club, Commercial Club, Rotary Club

8 o'clock will be the dinner guest of D. M. Watson. At 8 o'clock Thursday night Mr. Bryan will give a political address at the Gipsy Smith Auditorium,

Mason Declines to Run.

HOOD RIVER, Or., Feb. 26 .- (Special.)-A. I. Mason may be a legislative candidate from Hood River and Wasco countles. "Many of my friends have requested me to accept the nomination for Representative to the next State Legislature," said Mr. Mason. was one, to obtain this property by these people. Was abandoned in 1904 or 1906.

Time Limit Expired.

"That is more than three years prior to the finding of the indictment, and therefore the subsequent acts by the officers of this company in assisting

MEN TO END FIGHT

Chief Slover Brings Leading Chinese Into Conference and Declares War Must Stop.

SIX COMPANIES NOTIFIED

Ultimatum to Belligerent Mongo lians Results From Discovery of Purchases of Revolvers and Reports Hatchetmen Coming.

Stirred by reports that a gang of s ozen hatchetmen were on their way here from San Francisco to take a hand in the factional fights among Portland Chinese, Chief of Police Slover summoned representatives of the Six Comp nies and of the warring families yesterday and gave them his ultimatum that the fighting must cease, in default of which he would, as far as possible. abolish every privilege enjoyed by the Chinese here.

Moy Back Hin, consul of the Chinese epublic, was among those called, while Seld Gin was present as the represen-tative of the family around which much of the controversy has centered since the arrests of Wong Si Sam and Lew Soon, on a charge of having mur-dered the clan cousin, Seid Bing.

dered the clan cousin, Seid Bing.
Many of the Chinese assembled in the
conference room at detective headquarters came accompanied by American
body guards, who left them at the
door and waited outside until the conference was over. Greetings were exchanged by the Chinese, although many of them are bitterly opposed to each other in the existing trouble.

Situation Growing Critical. Summons to the conference were served by Detective Day, who, with Captain Baty, took part in the consultation. Chief Slover's action was based upon belief that the situation among upon belief that the situation among the tongs was growing critical, each of five deadly assaults, of which two were fatal, having added greater enmittes to the tong war. Within the last several days the situation has grown more tense, through a demand made by the Lee family and the Six Companies upon the Seid family, that they furnish \$5000 bail for the release of Lee Sam, held for a deadly assault. of Lee Sam, held for a deadly assault on Seld Wing. The basis for the de-mand is the belief of the Lees that Seld mand is the belief of the Lees that Seid Wing was himself to blame for the affray in which he was wounded, and that he accused Lee Sam to cover his, Seid Wings', tracks. The Lees say they can prove an alibi for Lee Sam. The Seids assert that they were threatened with withdrawal of the countenance of the Six Companies, if they refused to furnish the bail, but they held to their refusal. refusal.

Many Revolvers Purchased Many Revolvers Purchased.

"I don't know just what we will do,"
said Chief Slover, "but the Six Companies must disarm their men at once,
We know that many purchases of revolvers by Chinese have been made in
the last several weeks, and we cannot
get at them under the concealed
weapon ordinance, as most of the guns
are not carried, but placed where they
can be grasned at a moment's notice.

can be grasped at a moment's notice.

"One of the first things I shall do if satisfactory results do not come from this conference is to withdraw all protection from the Chinese, revoking the commissions of special officers they employ. Immediate arrests for every slight violation of any law also will be made, and if that does not bring them to time, we may have to try even them to time, we may have to try even

more severe measures."

The conference closed late in the evening without any agreement having been reached, and will be continued this afternoon. The Chinese representatives participating in it exacted from the police officials an agreement that they would in no way disclose the negotiations under way until the conference is terminated. From the attitude of the police officials that participated last night it is believed, however that progress is being made toevening without any agreement having been reached, and will be continued ever, that progress is being made to-ward an amicable settlement.

CHURCH TEAM IS GUEST

MEN AND RELIGION FORWARD MOVEMENT WORKERS DINE.

Representatives of Campaign Discuss Plans at Y. M. C. A. Lunchcon-More Than 100 Attend.

Clarence A. Barbour, chairman of Team No. 8, of the Men and Religion Forward Movement, and representa-tive of the Religious Work Department of the Young Men's Christian Associa-tion; John Alexander, of Philadelphia David Russell, of Johannesburg, South Africa; William A, Brown, secretary of the adult division of the International Sunday School Association, of Chicago; and John Moors, other members of the team, were guesta of the Portland Y. M. C. A. at luncheon yesterday, noon. Raymond Robbins and terday noon. Raymond Robbins and John Dean, other members of the team, were not present, Mr. Dean having remained in Seattle for an extra day, that being his home, and Robbins having gone to San Francisco to look after the opening of the campaign there, A seven-day campaign will be made in San Francisco, and another seven days will be spent in Oakland, Ala-meda and Berkeley, across the bay.

More than 100 men of all Protestant denominations gathered in the Y. M. C. A. Hall yesterday noon at luncheon. Mr. Barbour said the movement has Mr. Barbour said the movement has succeeded everywhere, and that the male church members of the large cities are reaching out and evangelizing the smaller towns. In Pittsburg, he said, 35,643 men and boys were addressed by members of the team in seven days. He said Des Moines is reaching the entire Western part of Iowa, and that Hartford is reaching the entire State of Connecticut.

John Moore, speaking on "Missions." said the home mission task in America is not merely a question of whether a

said the home mission task in America is not merely a question of whether a few thousands or tens of thousands of men shall be saved, but, "can our Western civilization auryive?" Can we really Christianize the life of this Nation, and perpetuate our republic?"

Mr Russell, speaking on "Evanget.

few thousands or tens of thousands of men shall be saved, but. "can our Western civilization survive? Can we really Christianize the life of this Nation, and perpetuate our republic?"

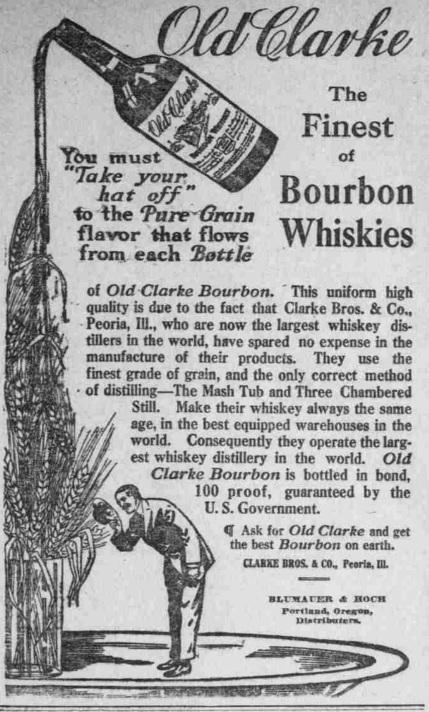
Mr. Russell, speaking on "Evangelism," and the need is "that every church member realize that he is saved to save others." He spoke of the evangelizing influence of shop meetings, which are conducted by the Y. M. C. A.

"Bible Study" was the subject of William A. Brown. He dencunced the "men who live off the religion of their wives, or the female members of Christian families are en
Mith a Little Danderine.

With a Little Danderine.

When you see a head of heavy hair, that glistens with beauty and is radiant is thin, faded, dry, scraegy or too oily, don't healtable but get a 25-cent bottle of Knowlton's Danderine at any drug store or toilet counter; apply a little as directed and ten minutes after you using Danderine, because nothing less accomplishes so much for the hair.

Just one application of Knowlton's Danderine, because of their families." Only one in 10 of the male members of Christian families are en
This destructive scurf robs the hair of the will truly amaze you.



gaged in active Christian work, he said. company and who is understood is the

Mr. Baurbour asked that Portland send a delegation of 16 men to the Conservation Congress of the Men and Religion Forward Movement in New York City, April 18 to 24.

L. W. HILL TO OPEN LANDS President of Great Northern, and

Aides to Develop Central Oregon.

An aggressive campaign for the development of Central Oregon will be waged by the Oregon & Western Colonization Company, of which Louis W. Hill, president of the Great Northern

Work," said more are converted at the age of 15 than at any other age, and that it is better to put an ounce of effort upon the children "than to pour out our billions upon them after they are grown, to bring them back to righteousness."

Mr. Baurbour asked to ompany and who is understood is the partner of Mr. Hill in this enterprise, will be in Portland before the end of the week to outline plans for the colonization of the \$60,000-acre tract. Mr. Marvin said yesterday that the general policy that had marked the work of the Oregon & Western Colonization. of the Oregon & Western Colonization Company since its organization would be followed in the future, but that be-cause of Mr. Hill's established connection with the concern, it might be pos-sible to pursue a more active develop

ment campaign.
Mr. Marvin said that he knew
nothing regarding Mr. Hill's personal
plans, but that he did not expect him to plans, but that he did not expect him to soon resign the presidency of the Great Northern. Mr. Marvin said that it was Mr. Hill's intention to take an active part in the development of the large tract that he and Mr. Davidson had ac-quired. Mr. Marvin also confirmed the general understanding that Mr. Hill has been largely interested in the Ore-gon & Western Colonization Company for several years.

Railway, has just secured control, according to the announcement yesterday of E. L. Marvin, Western agent of the company, who returned from St. Paul. W. P. Davidson, president of the druggists.

HEALS

Before any sore can heal, the cause which produces it must be removed As long as the blood, from which our systems receive their necessary nourishment and strength, remains impure and contaminated with disease germs, any old sore on the body will remain open, and resist every effort made to heal it. The nerves and tissues of the flesh around the places are continually fed with unhealthy matter and nature is simply disposing of the poison by draining it from the system through the sore. The only cure for an old sore is a thorough cleansing of the blood, entirely ridding the system of the cause. S. S. S. heals old sores by removing every particle of impurity from the circulation. It goes down to the very bottom of the trouble and so completely cleanses the circulation that there is no longer any impurity to drain through the sore, but the place is once more nourished with rich, healthful blood. S. S. S. heals the sore from the bottom, the place soon fills in with healthy, firm flesh, the tenderness leaves, all discharge ceases, the skin regains its natural color and when S. S. S. has thoroughly cleansed and purified the blood the place is permanently healed. Book on Sores and Ulcers and any medical advice free to all who write.

THE SWIFT SPECIFIC CO., ATLANTA, GA.

CASCARETS TONIGHT; IF BILIOUS HEADACHY, NERVOUS, CONSTIPATED

Cascarets immediately cleanse and regulate the stomach, remove the sour, undigested and fermenting food and foul gases; take the excess bile from the liver and carry off the decomposed waste matter and poison from the intes-

A Cascaret tonight will straighten you out by morning-a 10-cent hox will keep your entire family feeling good for months. Don't forget the children,



ABUNDANCE OF SOFT, FLUFFY, LUSTROUS HAIR AND NEVER ANY MORE DANDRUFF

You Can Double the Beauty of Street Strength and its very life, and if not overcome it produces a feverishness and itching of the scalp: the hair roots famish, lossen and die; then the hair falls out fast.