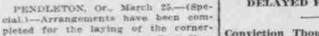
HOW TO TREAT PHOTOGRAPHS SHOW PROGRESS OF WORK ON EASTERN OREGON BRIEF SAYS FRAUD POLICE DRAW GUNS STATE HOSPITAL. NOT UP TO COURT PIMPLES -2096-ON ABERDEEN MOB Nature's OWN Distillation Appellants Reply in University Near-Riot Results in Arrest of **A PURE WHISKEY** of Oregon Referendum Disturbers, Despite Pro-Cases. tests of Strikers. Clarke's Pure Rye may not be the smoothest whiskey, but it is the truest and best whiskey on earth. It gives the best satisfaction, because it is all whiskey and has nothing JURISDICTION IS STUDIED in it but the grain flavors from the finest rye. HOSE TRAINED ON CROWD The success of Clarke Bros. & Co., the largest whiskey distillers in the world, has been brought about by the distribution of this particular brand, Clarke's Claim Made That It Is Not So Im-Western Cooperage Company Puts Pure Rye. It's uniform quality, pure portant to Prevent Law's Sub-Up National Flag on Mill and mission as to Prevent It Beflavor and downright honesty have Operates Its Plant With been and always will be the foundation ing Kept From People. Full Crew of Men of our business. Clarke's Pure Rye is bottled in bond, guaranteed by the Successfully and Speedily With SALEM, Or. March 25.—(Special.)— The reply brief of the appellants in the University of Oregon referendum cases, which was the cause for a short defay granted by the court on the re-quest of C. E. S. Wood, was filed to-day by attorneys for the appellant and enters to a considerable extent on the jurisdictional side of the cause, which involves more than \$500,000 worth of appropriations for the university. U. S. Government, 100 proof. ABERDEEN, Wash., March 25 .- (Spe **CUTICURA** S At clubs, the best bars and in parcial.)-The first evidence of serious rioting during the present Industrial Workers of the World strike among -CARK KKP ticular homes. the harbor millhands was seen tonight CLARKE BROS. & CO., Peorin, Ill. And Cuticura Ointment, at when three men, two of whom were badly battered by non-strikers, were placed under arrest. The arrest fola trifling cost, is learned owed a mob assembly at the Anderson from the special directions Middleton mill tonight, when a nef-fort was made by the strikers to attack appropriations for the university. "Every doubt should be resolved in favor of the referendum." says the brief. "To decide against the petition BLUMALER & HOCH which accompany these Portland, Oregon a number of men leaving the mill. A number of small boys began throw-ing rocks at the men. Just as two high school students who had been tak. Distributers pure, sweet and gentle deprives the people of an opportunity to express themselves upon it. The essential thing is that the voters emollients. ing the place of the strikers, turned on H street, a foreigner stepped from the ranks of the strikers and struck one essential thing is that the voters should have a chance to pass upon the question, and they should not be de-prived of it except upon absolutely compelling reasons. We think none estat Outicura Scap and Olitiment sold everywhers. Liberal sample of such mailed free, with 2-page book. Address "Osticara." Dept 4H. Boston. ST Tember-faced men should shave with Osticura Scap Shaving Stick, a sanative luzury. of them. In a moment the crowd sur-rounded the man. Officer Kempler was forced to draw his revolver to keep was forced to draw his revolver to keep back the crowd. Angered >* the capture of one of their comrades, the crowd followed the officer to the City Jail, where it de-manded the man's release. A squad of polloemen drove the crowd back and it was not pecessary to resort to violence. At the Aberdeen Lumber Company three of the officers were forced to draw their revolvers to keep back the mob, when Joe Smith, a non-striker, was pulled from his bicycle. No blows were struck and the mills resumed work with a full crew. Yesterday morning, when an effort Court's Jurisdiction Considered. "In addition to the foregoing, we submit that this court is without juris-diction to examine into this question of fraud, for the reason that it is a legiswho are suing in this cause will either gain or lose in any special capacity by the petition being stricken from the files lative matter and is a proceeding by the people themselves acting as a legisla-ture, and all this court is empowered "But, if the court goes further than But, if the court goes thrink that this, and holds that any citizen may bring a proceeding for injunction against the Secretary to prevent his filing the petition, or to prevent his putting it on the ballot, then it cer-tainly follows that the rest of the act people themselves acting as a legisla-ture, and all this court is empowered to do under the law is to examine the legal sufficiency of the petition. If the petition be legally sufficient on its face, the court cannot go behind the petition and examine into precedent or extraneous matters. "The Secretary of State, in receiving the petition, is acting as a part of the initiative machinery. He is a part of the legislative branch of the Govern-ment, and his every function is that of a co-ordinate branch of the Gov-ernmeat, not reviewable by the courts except as expressly given by law. And, as above stated, we think the law only provides for a review of the legal sufficiency of the petition as it ap-pears on its face. also must be taken literally, according to its terms, and any citizen must com-mence his suit within ten days from work with a full crew. Yesterday morning, when an effort was made to block the street leading to the Western Cooperage Company, two men were arrested and taken to the City Jail. During the melec the National flag was raised above the mill, three section of hose were trained on the strikers and in less than 19 min-ter strikers and in less than 19 min-ABOVE, MIXING CONCRETE-BELOW, LAYING CEMENT FLOORS. (Special.)-For two trout, which he had the time the objectionable bill is filed to be lightly imputed to anyone, but to be lightly imputed to anyone, but must be clearly, convincingly and over-chainingly proven, day, Arthur Langenderfer paid to the When it is filed it is a public record to which everyone has access, the cirwheimingly proven. "Applying these statements of the law to this case, we admitted fraud on the part of seven of the circulators, for the reason that one of them ad-mitted the fraud and compiracy, and our own investigation led us to believe that such conspiracy did actually exist as to these seven. We deny fraud as to these seven dend call actual to the seven of the peace. Langendorfer and a friend had been fishing but a short time when George B. Sanford. Deputy Sheriff. happened slong. The other man dropped his rod and tackle and es-caped. The fish were confiscated for mal School, for a time a regent of the University of Washington and for years had been a regent of the Washington State College. culating of it has been in every county **CEREMONY IS TODAY** the state a matter of public notoriety. ites the mill began operations with a Time Limit Urged. He was an actinve member of the convention that framed the state's confull crew. "Every fraud and complaint against it must be well known long before it our own investigation led us to believe that such conspiracy did actually exist as to these seven. We deny fraud as to any other circulators, and call at-tention to the fact that 11 of them appeared in this case and by clear evi-dence sustained their work, and the court is asked to impute fraud to these men, merely from 'expert' testimony." He was one of the builders of the Auditorium Theater. In 1830 he pur-chased the Spokane Chronicle and pub-lished it seven years before disposing of the largest share of his interest. is filed, but there is no hardship in construing the law to mean that a suit pears on its face. "The only case, as we think, by which the law provides for a review of his discretion is to prevent his stopping SUIT STARTED BY CITY evidence for an injunction must be commenced within the same time as allowed by the act for a petition for mandanus. Branch Asylum Cornerstone to Case of Astoria Against Railroad Be-Bishop to Address Masons. a law at the outset by refusing to file it. We think the whole purpose of the law is answered when it provides Be Laid at Pendleton. VANCOUVER, Wash. March 25.--(Spe-cial)-Bishop Frederick W. Kestor, of Olympia, has accepted an invitation to deliver an address on Knights Templars builday excepted 22 in the Mar-If not, then this court must legislate in the matter, and declare within what time 'any citizen' is allowed to bring his suit. In other words, this court gun in Circuit Court. He entared the banking business and at the time of this death was the head of a chain of thriving banks in Washington and Idaho. indicial process by which a petition may be put upon its passage, notwith-standing the refusal of the Secretary of State to file it. We think that the ASTORIA, Or., March 25.--(Special.) --Trial of the case of the City of Astoria against the Astoria & Columbia must legislate a statute of limitations. But we reliterate this court can at the most examine the 'legal sufficiency' of the petition. It it be legally sufficient Two Trout Cost \$15. Washington and Idaho. Mr. Browne donated to the city one-half of Ceeur d'Alene Park, one of the most valuable parks in Spokane. Browne's Addition, where the pioneer Friday evening, March 29, in the Ma-sonic Temple in this city. VANCOUVER, Wash., March 25,-CITY WILL HOLD HOLIDAY River Railroad Company began before a jury in the Circuit Court this morn-ing. The action was brought to re-enver \$6852.70, that being the amount law must be interpreted by this clearly apparent motive, but if the court con-CURES on its face, that is the end of the matcludes that it was also intended to permit a review of the Secretary's discretion in films a petition or an examination of the antecedents of a made his home in the early days, was named after him, as was Browne enver \$5582.70, that being the amount of the judgment with interest and costs in the suit of Miss Annie Anderson against the city. In the latter case, Miss Anderson secured a judgment for \$5000 against the city for personal inter. "To our suggestion that only one pro street ceeding was contemplated, in which proceeding the law would be ordered BLOOD Following Parade Through Business examination of the interaction of a petition, then the whole law must be construed together, and it must be first determined who has a right to, bring the proceeding striking a petition al-ready filed from the records. proceeding the law would be ordered filed if found sufficient, and the Sec-retary would be enjoined from filing, or, if in any way placed upon the files, it would be stricken from the files if found insufficient, it was remarked by a member of the court that mandamus was really a legal remedy and injunc-Section Special Trains Will Be TORNOW SEARCH WAITS juries sustained by stepping off the apron that was built at the foot of Eleventh street and leading up from the street grade to the railroad track. Taken to Building Site. When the blood becomes infected with the virus of Contagious Blood Officials Will Attend. Plaintiffs Said Not to Gain. This judgment, which was obtained in the Federal Court at Portland, has been paid by the city. The plaintiff, in outlining its case, contended that the defendant company MOVE AGAINST MAN IN WOODS was really a legal remedy, indicating, therefore, two processes. In the first place, mandamus always has been a special proceeding, although on the law of the courts, and we think this entire

operated the railroad under a franchise from the city which provided that the

company should keep the street cross



Conviction Thought Difficult From -Tornow's

DELAYED FOR REWARDS.

"It is clear that to get a petilion on the files any citizen ought to have the right to move. But a petilion being accepted by the Secretary and filed, it by no means follows that any citizen ought to have the right to contest that discretion, for it is not so important to means a bay being submitted to the

Poison, the symptoms are soon manifested. The mouth and throat ulcerate, copper-colored spots appear, a red rash breaks out, the hair begins to come out, and usually sores and ulcers show themselves out, the har begins to come body. At the first sign of the disease S.S.S. should be taken, for the trouble is too powerful and dangerous to triffe with. If allowed to run on the tendency is to work down and attack the bones and nerves, and some-times it makes a complete build be the solution. times it makes a complete physical wreck of the sufferer. The disease can make no such headway if S. S. S. is commenced and used according to directions; its progress can be stopped, the poison removed, and health preserved. S. S. S. goes into the blood and removes the insidious virus, cleanses the circulation and makes a complete and permanent cure by driving out the cause. S. S. quickly takes effect on the blood, and grad-ually the symptoms disappear, the health is improved, the skin cleared of all spots, sores and blemishes, and when S. S. S. has thoroughly purified the circulation no trace of the disease is left. S. S. S. a purely vegetable remedy, cures Contagious Blood Poison because it is the greatest of all blood puri-fiers, tested and proven for more than forty years. Home treatment fiers, tested and proven for more than forty years. book and any medical advice free to all who write.

THE MORNING OREGONIAN, TUESDAY, MARCH, 26, 1912.

company should seep the street cross-ings in repair, that the accident oc-cured on a street crossing and within one foot of the track, so if was on property owned by the defendant and which it was bound by its franchise to improve and protect. The plaintiff also contended that while the city could not access the responsibility of could not escape the responsibility of seeing that the streets are safe by delegating the power to another, still, as in this case, when an accident ocas in this case, when an account of curs on property that has been leased to another, the city can recover from the leasing parties any expense it may be put to, provided proper notice is served, which was done in this in-stance. The defense asserted that the point shere the accident occurred was point where the accident occurred was point where the accusent occurred was not in the street and said the city so claimed in its defense of the action in the Federal Court. It is also said that, even if the accident should be found to have happened in the street, the city and not the railroad company was guilty of negligence.

WOMAN'S ACT IS COSTLY

For Trying to Aid Prisoner's Escape

She Is Sent to Prison.

RELLINGHAM, Wash, March 25.-BELLLINGHAM, Wash, March 2a,-Miss Georgia Aller, the young woman who, on Saturday night, made an ef-fort to gain entrance to the County Jati in this city with a revolver hid-den in her bosom and a half dozen steel saws in her stocking, this after-

steel saws in her stocking, this after-noon pleaded guilty in court to at-iempting to aid the escape of a Fed-eral prisoner and was sentenced to serve from one to ten years in the State Penifentiary. Miss Allen, who says soe came from Vancouver, B. C., admitted that she was trying to aid George Muir, alias-Kidd, who, she says, once did her a good turn, which he was trying to re-pay. Muir is being held in the jail with Faul Webster for attempting to amuggle a quantity of opium across the boundary line.

REGULATION SAID TO HURT

Howard Elliott Gives Reasons for Falling Aff in Trade.

SPOKANE, Wash., March 25 .- How and Ellioti, president of the Northern Pacific Railroad, declared today that political unrest and the extraordinary positical unread and business, big and intia, was responsible for the falling off in trade. He declared, however, that the country was ins more health-ful financial condition now than six

ful financial condition at the second second

Engene to Have Suffrage League.

EUGENE. Or., March 25 .- (Special.)-EUGENE. Or., March 23.—(Special.)-A call, signed by 48 prominent club wo-men of Eugene, has been issued for a mass meeting of women at the Com-mercial Club rooms next Thursday, for the purpose of effecting the organiza-lion of a Woman Suffrage League. Mrs. Frederick Eggert and Dr. Esther Pohl, of Portland, will address the meeting. tion of a Woman Suffrage League. Mrs. Frederick Eggert and Dr. Esther Pohl, of Portland, will address the meeting.

stone of the Eastern Oregon State Hos-pital for the Insane here tomorrow, All

stone of the Eastern Oregon State Hos-pital for the Insane here tomorrow, All business will be suspended tomorrow afternoon that persons desiring to wit-ness the ceremonies may do so. A parade through the business sec-tion of the city, consisting of automo-biles heading the procession, carrying the Governor and other officials, the Round-Up band, the school children of Pendleton, and the various Pendleton lodges in full uniform, will start at 1 o'clock. Following the parade the school children will be taken in special train to the hospital grounds. Ar-rangements also have been made to carry practically all citizens to and from the ceremonies on special trains to be run during the afternoon by the Q-W. R. & N. Co. Q.-W. R. & N. Co.

O.-W. R. & N. Co. Many out-of-town visitors are ex-pected to attend the ceremonies, 2000 invitations having been sent to mem-bers of the State Legislature, state officials and prominent citizens of the state.

The programme arranged for the The programme arranged for the ornerstone ceremony follows: Master of ceremonies, Dr. C. J. Smith, ialiman of committee at arrangements. Arrival at Asylum grounds. Music-Round-up Band. Invocation, Sinhop Hobert L. Paddock, D.

N. D. Depositing of records, Hen W. Olcott. Sec-etary of State. Placing of cornersions, chief contractor. Presentation of trows to Governor, W. C. Cnighton, state architect. Laying of cornersions, Dewald West, Gov-rnor of Oregon, musch by band. Address, W. F. Matlock, Mayor of Pendle-on.

⁵⁰⁰. Music, Round-up Band. Address, Ben W. Olcott, Secretary of State, Address, Thomas B. Kay, State Treasurer, Address, R. E. L. Steiner, Superintendent tate Huspital. Address, J. F. Rohinson, president Pendle-on Commercial Club.



JOHN J. BROWNE SUDDENLY EXPIRES IN OFFICE.

Millionaire Banker, Railroad Builder and Well-Known Philanthropist, Victim of Heart Trouble.

SPOKANE, Wash., March 25.—John J., Browne, one of the founders of the City of Spokane, millionaire capitalist and banker, dropped dead in his office today from neuralgia of the heart. He came to Washington in 1578 and home-steaded a large part of what now is the residence section of Spokane. He established a chain of banks througheut the Northwest and took a prominent part in the building of rail-roads throughout the state. He pro-

tional Convention. Mr. Browne came to Spokane in 1878, when this city was a camping ground for bands of indians.

Lack of Evidence Friends Giving Him Aid.

ABERDHEN, Wash., March 25 .-- (Spe cial.)-Awaiting word from Governor Hay, in reference to the request of the County Commissioners concerning an additional reward of \$2000 for the capadditional reward of \$2000 for the cap-ture of John Tornow, on behalf of the state and because the present office force of Sheriff Payette is disorgan-ized, no immediate attempt will be made to lead a posse against the "Devil of the Wynochee," the alleged slayer of Toba and Will Bayer and Denuties A V. John and Will Bauer and Deputies A, V.

of the wynoches, the aleged sized of John and Will Bauer and Deputies A. V. Elmer and Colin McKenzie. Again the situation confronting Sheriff Payette is puzzling. The re-ward offered is \$2000 for Tornew, dead or alive, and \$2000 for the arrest and conviction of the murderer of the Bauer boys and the two deputies. Should Tornow be taken it is asserted it would be probably next to impos-sible to prove his guilt. "Should John Tornow today appear before the Sheriff in his office in Montesano and say, 'I know I am being searched for: what do you want? the chances are ten to one that the county would have a hard time convicting him, as there is no positive evidence against him," said an official tonight. Despite this assertion, there seems to be but

this assertion, there seems to be but little doubt that the uncle of the two murdered boys is also the slayer of the eputies.

deputies. The fact that two different guns were used in taking the life of McKenzle is established by the fact that both a 20-20 rifle and a 20-25 hullet were found in his body during the autopsy. This leads many to believe that two men were guilty of the crime, but others believe that the murderer, after shooting McKenzle the first time, used the gun of Elmer to finish his horrible to b. It developed today that mail was ob. It developed today that mail was eccived for John Tornow at Pacific Seach last Winter.

that the trip from the headwaters of the Satsop or the Wynooche to Pacific would not be a hardship for Tornow. Tornow is supposed to have one or more friends helping him and who have fur-nished him with supplies and pro-visions from time to time.

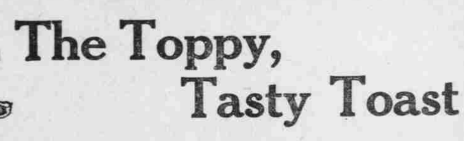
To Remove First Signs of Old Age

"The infailible first sign of age is the sagging cheek muscles," says Mme Cavalleri, whose fame as a beauty cuiturist is scarcely less than that of a singer. "These are more difficult and serious to treat than wrinkles." she continues. "The sagging muscles indicate they have grown too weak to remain in place; they must be assisted. strengthened."

The best way to strengthen them in by using a wash lotion made by dissolving an ounce of powdered saxolite in a half pint witch hazel. This creates a freer circulation to the parts,

to prevent a law being submitted to the people as it is to prevent its being withheld from the people. Therefore, it would seem that only those having some special interest and special knowledge ought to be allowed to ini-tiate proceedings to strike a petition from the files. These respondents show no such special and particular interest in this case is the beneficiary of the law re-ferred, that is, the university itself. And nowhere in the record can it be shown that the particular individuals

THE SWIFT SPECIFIC CO., ATLANTA, GA.



Food science has taught us that there is much body-building nutriment in the whole wheat grain

which we do not get in white flour. The only question is how to make the whole wheat grain digestible. That problem has been solved in the

Triscuit

the shredded whole wheat wafer. It is the whole wheat, steam-cooked shredded, compressed into a wafer, and baked-the maximum of nutriment in smallest bulk. Many people prefer it to ordinary bread toast. Heated in the oven to restore its crispness it is delicious for luncheon, or for any meal, with butter, potted cheese or marmalades.

"THE TOAST OF THE TOWN"

THE SHREDDED WHEAT COMPANY

NIAGARA FALLS, N. Y.

making of

Beach last winter. There is a trail leading from the Ox-bow country through to Humptulips and from there to the ocean beach, so