# LAWYERS PREDICT PRINTING TANGLES

Death of Duniway Is Likely to Place State in Embarrassing Position.

JOKERS ARE FOUND IN LAW

Board of Control Must Buy Plant for \$20,000, but Work Will Be Let Under Contract System Within Short Time.

SALEM, Or., Aug. 5 .- (Special.) -- Because Governor West vetoed a bill passed at the recent session of the passed at the recent session of the Legislature repealing a bill enacted in 1911 providing for the payment of a flat salary of \$4000 a year to the State Printer, the death of Willis S. Duniway, State Printer, places the state in what lawyers say will become an embarrassing position. The bill of 1911 was repealed by the Legislature after another bill, providing that the state printing be done under the contract system, had been passed. The new rule was to become operative at the expiration of Mr. Duniway's term. rule was to become operative at the expiration of Mr. Duniway's term, January 1, 1915.

Either believing he could not live

Either believing he could not live jong or foresceing another emergency. Mr. Duniway counseiled the Legislature to pass the bill repealing the law of 1911 over the veto of the Governor, and the jower house did so. The Senste, however, sustained the veto.

The 1911 law became operative immediately upon the death of Mr. Duniway. It provides for the appointment of his successor by the Governor, the appointes to serve until January 1, 1915. It further provides that a State Frinter shall be elected at the general election in November, 1914, and shall assume the duties of his office January 1, 1915. As the new law becomes effective on that day, there may be no candidate at the 1914 election.

It was reported today that George Futnam, editor of the Medford Mail-Tribune; R. A. Harris, state printing expert, and William Cuddy, of Portland, and W. M. Plimpton would be considered for the office of State Printer. Mr. Flimpton was associated with Mr. Duniway and understands thoroughly the duties of the office.

The law of 1911 makes it mandatory upon the Board of Control to provide a state printing plant at once, \$20,000 being appropriated for that purpose. Whether the Board of Control will try to buy the Duniway plant or a new one is not known.

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to buy the Duniway plant or a new one is not known.

Attorney-General Crawford and other lawyers hold that the provision in the act that "all copy" approved by the Board for printing shall be submitted as far as practicable in the usual manner of advertising for bids and with a view of securing the best possible terms for the state," means all state printing must be done under the contract system. Foreseeing these complications, Mr. Duniway made his appeal to the Legislature to pass the law repealing the law of 1911 over the Governor's veto.

Governor Explains Veto. Governor Explains Veto.
Governor West said today that he had not decided whom he would appoint and that he probably would make the appointment while away from the city. His reason for vetoing the bill repealing the flat salary measure was that he feared the measure providing for the contract system might be lost in a referendum election and the system under which Mr. Duniway held office would be continued.

That the law of 1911 is full of lowers.

office would be continued.

That the law of 1911 is full of jokers is admitted by almost every person who has read it. They were recognized by the members of the recent Legislature. One joker of the bill is that it provides for the State Frinter entering into contract in the name of the state with his employes.

Under the 1911 law the Section 1911 is the contract of the state with his employes.

Printer orient. will receive a salary of \$1000 a year and his secretary \$2000. The secretary

being vested with almost sole author-ity is another joker of the measure, LINN HAS PECULIAR CASE

### Four Times County Clerk and Sheriff Exchange Same Paper.

ALBANY, Or., Aug. 5.—(Special.)—
The County Clerk and Sheriff of Linn
County yesterday exchanged the same
paper four different times to complete
the proper legal process in garnishing
some money due from Linn County to
a defendant in a case now pending in

a defendant in a case now pending in the proper legal process in garnishing some money due from Linn County to a defendant in a case now pending in the State Circuit Court here. A payroll for county road work, filed yesterday, showed that the sum of \$25 terday, s

County Clerk Marks issued a writ of attachment and handed it to Sheriff Bodine. The Sheriff then served the writ on the Clerk, who, representing the county, indorsed his answer as garnishee on the paper. As garnishee the Clerk had to return the paper to the Sheriff, who had served it on him, and then the Sheriff handed the paper back to the clerk for filing in the records of the Clerk's office. Each of these transfers of the paper from one officer to the other was a necessary step in the legal procedure to garnish the money.

This is the first case on record here.

the money.

This is the first case on record here, so far as known, in which money due from Linn County has been garnished.

Formerly the law did not permit the pornerly the law did not permit the

(Continued from First Page.) tion and maintenance of these wit-

Attorney Matt Sullivan, of the prosecution, argued that the defense had made its motion too late in the proceeding. He reclared that the motion was without merit because the names of Diggs' 30 witnesses were not men-tioned in the affidavit. He called the attention of the court to the fact that as the United States Court in Sacra-

in the visionage of his alleged crime.

Judge Denies Motion.

States Circuit Court here included Sacramento and declared that a case of this kind might be tried anywhere ithin these limits in the discretion

within these limits in the discretion of the court.

Attorney Woodworth took exception to the ruling and made a similar motion in the cases of Drew Caminetti and of Diggs and Charles Harris, charged with subornation of perjury in connection with the Digg-Caminetti cases. The last two motions will be considered by Judge Van Fleet later.

Throughout the session Diggs and Caminetti sat beside their attorneys, outwardly calm, but evidently watchoutwardly calm, but evidently watch-ing every point of the case with keen

Diggs appeared sullen and silent, but his face lighted up and he leaned



From the effects of repeated strokes of apoplexy in the last six weeks Henry Pape, aged 55, of 521 East Pine street, assistant superintendent of water lines for the O.-W. E. & N. Company and superintending engineer of the San Francisco & Portland Steamship Company died at N. Virginia and Steamship Company died at N. Virginia Company die ship Company, dled at St. Vin-cent's Hospital at 6:25 yesterday. He had lived in Portland 33 years and had been in the employ of the railroad company for 16

Mr. Pape is survived by three sons, F. B., C. H. and E. C. Pape; a brother, J. B. Pape, and two sisters, Mrs. H. H. Newhall and Mrs. Martin Wagner. He was one of the most widely-known steamboat men on the Pacific Coast. Funeral arrangements will be made today. Coast. Funeral a will be made today.

forward eagerly when Attorney Wood-worth was making his plea of a change of venue to Sacramento. When Judge Van Fleat denied the motion Diggs showed no signs of disappointment. Marsha Warrington and Lola Norris the girls whom Diggs and Caminetti are charged with spiriting to Reno, were closeted in the United States Dis-trict Attorney's office part of the fore-noon. Neither of the girls appeared in the courtroom, which was filled.

# KISSES AWAIT PLAYERS

CO-EDS GREET STANFORD BASE. BALL TEAM WARMLY.

Girls Vie to Get First Hug From Boys Arriving From Successful

The dock was filled with pretty coeds in their most attractive Summer
dress to meet the boys, and there was
much courteous crowding among the
galaxy to see who could get a preferred
place on the dock to receive the first
salutation from the steamer's deck.

As soon as the extra work involved in making the
change.

The Commission unanimously passed
the ordinance granting a franchise to
the Olympia Southern to pass through
this city.

The Commission unanimously passed
the ordinance granting a franchise to
the Olympia Southern to pass through
this city. As soon as the game-plank was low-ered there was a regular football rush and that peculiar sound which goes with an osculatory demonstration could be heard from one end of the dock to

Manager Wilcox said that the team was County Clerk Marks issued a writ treated royally in Japan and Honoiulu

This is the first case on record here, so far as known, in which money due from Lina County has been garnished. Formerly the law did not permit the attachment of money due from the county, but two years ago the Legislature changed the law in this regard and since that time a case was not filed for this purpose here until yesterday.

DIGGS PLEADS IN VAIN

(Continued from First Page.)

GARFIELD, Wash. Aug. 5.—(Special.)—Four of the five city churches have united for the purpose of holding union services each Sunday evening union services each Sunday evening charge and since that time a case was not filed for this purpose of holding union services each Sunday evening union se

School.

Farmers in this district are cutting a second crop of aifalfa, which is showing good, the first cutting have been unusually heavy.

## Mrs. Boyden Contests Divorce.

Answering the divorce complaint of Bert F. Boyden, secretary-manager of the Prince Shoe Company, Alice M. Boyden has filed in Circuit Court a motion demanding that he set out in detail when and where and under what mento does not meet until April 1, a change of venue might mean a delay of the trial until next year.

Attorney Robert T. Devlin, of the defense, argued that the motion was not one for continuance, but for the defendant's constitutional right, as recently upheld in another case by the Supreme Court of the state, to be tried in the visionage of his alleged crime. circumstances she nagged her husband

Chehalis Man Named Steward.

Judge Van Fleet then declared that he wished to hear no further argument and denied the motion. He declared the defense's affidavit to be without aufficient merit to warrant the serious consideration of the court. He called attention to the fact that the

Medical Student Sentenced on Testimony That He Was Drunk While Driving.

PEDESTRIANS IN DANGER

Judge Stevenson Gives 5-Day Term in Flagrant Case-Appeal to Be Taken - Other Violators of Traffic Laws Convicted.

A weird trip through crowded streets, in a plunging automobile, brought W. R. Anderson, a young medical student and automobile demonstrator, to the R. Anderson, a young medical student and automobile demonstrator, to the doors of the rockpile yesterday, when he was sentenced for five days by Judge Stevenson. Execution was stayed by notice of appeal. The prison sentence came as the result of a showing that Anderson had been drinking, which, in automobile drivers, is a felony many states. which, in automobile drivers, is a felony in many states.

First notice of Anderson's wild ride came from M. C. Dickinson, who trailed the reckless driver from Oak to Glisan street, on Third street, and took his

Pedestrian's Escape Close. "I shuddered and almost lost control of my car," said Mr. Dickinson, "when I saw him shave past a man, who, if he had not been quick as a cat, would have been a corpse. Anderson was going at the rate of 30 miles an hour or more."

more."

Detective Captain Baty also saw the narrow escape, and testified at the trial yesterday.

Scarcely had Mr. Dickinson made his

Scarcely had Mr. Dickinson made his report at the police station when H. P. Coffin. sitting on his porch on East Broadway, saw the automobile go past, wavering from side to side and traveling so fast that residents ran to their doors to watch it. He also reported to the police, and Patrolman Wendorf was sent to lie in wait at the garage where the car was shown by the register to belong.

Patrolman Ellis also was in court to prosecute a charge against Amisrson of leaving his car standing in traffic, but this case was not pressed.

Eight or more persons boarding a streetcar at Grand and Hawthorne avenues had to run for safety, said Sergeant Lyon, when Harold Barde drove his automobile between the car and the curb, Sunday. They had to move lively to avoid being run down. Young Barde denied passing any car at that place, but offered no testimony ave his own. He was fined \$20.

Maior Fieming, from the Army post at Vancouver Barracks, charged with driving his car beyond the speed limit on Vancouver avenue, denied the charge in court yesterday, and the arresting officers admitted that the violation, if any, had not been flagrant. He received a continued sentence. Others Are Fined.

ceived a continued sentence.

O. Z. Moore and H. V. Moore were fined \$10 each for driving their motorcycles on the sidewalk.

### RAILROAD PAYS FOR PAVING Olympia Southern Gets Franchise to

Operate in Chehalis. Tour of Japan.

SAN FRANCISCO, Aug. 5.—(Special.)
—Sweethearts vied with each other at pier 34 today to get the first kiss and hug from members of the Stanford University baseball team, who arrived on the Japanese liner Hongkong Maru after a three months' tour of the Orient.

The dock was filled with pretty co-

## Engine Cleaner Injured.

HOULTON, Or., Aug. 5.—(Special.)—
While cleaning the donkey engine at
Masten's logging camp, Clarence Masten suffered the fracture of his arm.
A great piece of iron failing suddenly
upon it caused the injury. Vancouver Youth Arrested.

NEW CRITIC APPOINTED AT OREGON NORMAL SCHOOL.



Miss Katharine Arbuthnott. OREGON NORMAL SCHOOL, Monmouth, Aug. 5,—(Special.)—The Board of Regents has recently appointed Miss Katharine Arbuthnott, of Des Moines, Iowa, to the position of critte in the Training School. Miss Arbuthnott has accepted the appointment. The position was made vacant by the resignation of Miss Todd, who will have charge of the new dormitory next year. Miss Arbuthnott graduated from the Des Moines High School and the City Training School. She also studied in the Cedar Falls Normal School—the largest state normal in the Middle West. She attended Drake University (Iowa) and finished her preparation at Columbia University, New York City. She has had 14 years' experience in rural and graded schools. Miss Arbuthnott will begin her work at Monmouth in September. OREGON NORMAL SCHOOL

DALLAS, Or., Aug. 5.—(Special.)—
Charging that his mother-in-law was a killed by a bullet from a revolver accidentally discharged while in the hands of her husband, Lou Davis, charged with murdering the woman, today secured an order from District Judge Holmes to have the body of the woman exhumed. When this was done it was found that the defendant's story regarding the bullet being lead was true. At the Coroner's inquest, which fixed the woman's death on Davis, it was charged that his wife's mother, Mrs. Eliza J. Steward, was killed at Ballston by a steel bullet fired by Davis from an automatic revolver.

The new phase on the organization of the ground. The water works were not completed and only a hand pump engine and bucket brigades were available to fight the flames. by Davis from an automatic revolver.

The new phase on the case came today following the indictment of Davis
yesterday by the Polk County grand
jury for murder in the first degree and

Jury for murder in the first degree and his pies of not guilty when arraigned last night. His trial will begin tomorrow and the leaden builet will be introduced by the defense in an effort to prove that J. N. Stewart, husband of the slain woman, and not Davis, accidentally fired the shot which caused her death.

On an order from the court form

R. L. Chapman today went to Amlty, exhumed the body of the woman and exhumed the body of the woman and removed the leaden builet, in the presence of Dr. A. B. Starbuck, Sheriff J. M. Grant, Deputy Prosecuting Attorney J. E. Sthley. Walter L. Tooze, counsel for the defense, and newspapermen. According to the affidavit filed with Judge Holmes today by Davis, the fatal shot was fired during a scuffle which followed Davis' visit to the Stewart home to see his wife and children. He alleges that on calling at the home of his wife's parents he was ordered to leave by Stewart, who later summoned Ben Agee, a neighbor, and whose appearance was followed by shooting by Davis, in self-defense, which started a scuffle between the three men for the possession of the two revolvers in use.

possession of the two revolvers in use, and which resulted in the death of Mrs. Stewart, who witnessed the fight, as Davis declares the bullet was fired from an ordinary nickel-plated revol-yer, while his weapon was an auto-

matic weapon.

It is said Stewart will not be arrested on the allegation made by Davis.

## REGENTS REFUSE SPEAKING

University Directors 'Stand Pat' on Ruling Against 'Open Forum.'

Fails Normal School—the largest state normal in the Middle West.

She attended Drake University (Iowa) and finished her preparation at Columbia University. New York City. She has had 14 gents of the University of Washington to recede from the stand taken by them one week ago, when they told region for the bounded will begin her work at Monmouth in September.

SEATTLE, Wash., Aug. 5.—(Special.)
—Positive refusal of the board of regents of the University of Washington to recede from the stand taken by them one week ago, when they told legders of the so-called "Open Forum" to hold no more meetings on the campus without permission, was to mainted today by President Wilson for Minister to Ching. His selection had been previously antique the noise stopped.

"The time is coming soon, I hope," Said Mr. Griffith, "when every citizen train was started and Smith fell.

WASHINGTON, Aug. 5.—Dr. Paul Samuel Reinsch, of the University of Washington to recede from the stand taken by the operation of a corporation such as the Portland Railway, Light & Power Company is being a new without permission, was nominated today by President Wilson for Minister to Ching. His selection had been previously antique over the bumpers. As he did so, the train was started and Smith fell.

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As the did so, the train was started and Smith fell.

Washington, and the provide of the board of refusion

field White, representative of the "Fo rum," who had been authorized to con

fer with the regents.
President Cosgrove told White that Woman's Death Laid to Mate
by Accused Son-in-Law.

Woman's Death Laid to Mate
by Accused Son-in-Law.

Bullet Found as Alleged

Fire Loss Half Million

Business Portion of Athabasca, Sas
Fresident Cosgrove told White that the regents had believed simple notice of their ruling in the matter would be sufficient to put an end to further gatherings held surreptitionsly on the state property. Considerable surprise was expressed that the direct action-lists and others predominating the "Forum" should violate openly the order.

Business Portion of Athabasca, Sas
Business Portion of Athabasca, Sas
Fire Loss Half Million

Business Portion of Athabasca, Sas
Business Portion of Athabasca, Sas-

katchewan, Destroyed.

ATHABASCA, Saskatchewan, Aug. 5 The business portion of this town was destroyed by fire starting about day-light today. The fire, beginning either in a poolroom or the Grand Union Hotel, swept through Strathcoma street and Litchfield avenue, Two hotels were destroyed and more than 30 busi-

Autolst in Accident Lucky.

Autoist in Accident Lucky.

HOOD RIVER, Or., Aug. 5.—(Special.)—William Peterson, of White Salmon, who left this city at 3 o'clock this morning bound for the Green Point Lumber mill of the Stanley-Smith Lumber Company, declares that his guardian angel must have been watching over him when his car went off a steep embankment a mile west of the sity, demolishing the machine. But for a few scratches, although he was caught in the debris. Mr. Peterson was not injured. One of the wheels of the car was crushed, the frame and radiator were bent into a twisted mass and the front and rear seats were torn off, and the front and rear seats were torn same road.

Mosfer Quarry to Be Opened.

MOSIER, Or., Aug. 5,—(Special.)—
L. D. Gilbert, constructing engineer for the Pacific Bridge Company, of Portland, has a large force of men at work at this place, opening a rock quarry and crecting a rock crushing plant. A new crusher has been received from the East and will be installed ready for operation about the first of September. The crusher will have a capacity of 1200 cubic yards in 10 hours. The Pacific Bridge Company has a contract with the O.-W. R. & N. Company to furnish bailast for all of the new double-tracking of the system in Oregon. MOSIER, Or., Aug. 5,-(Special.)-

Shoemaker Loses Leg Under Train. CHEHALIS, Wash., Aug. 5 .- (Spe-CHEHALIS, Wash., Aug. 5.—(Special.)—A shoemaker named Smith, who has been a resident of Napavine for about eight years, lost a leg yesterday at that place while climbing between two freight cars. A Great Northern freight had blocked a public crossing for some 15 minutes, when Smith, deciding he could wait no longer, climbed over the bumpers. As he did so, the train was started and Smith fell.

Still the Crowds Come From Far and Near to the

Bankrupt Sale

Robinson & Co's Stock!

**Never Have** 

High-Grade

Clothing, Hats

and Furnishings

Been Sold at Such Sensationally Low Prices!

Stein-Bloch, Styleplus and Other Clothes

Manhattan Shirts, Stetson and Dun-

lap Hats, Arrow and E. & W. Collars

Underwear, Neckwear, Hosiery, Caps, Sweaters, Etc.

Come Today-Now! Heed This Opportunity!

Sale at Robinson & Co's Former Store

Yeon Building, Corner Fifth & Alder

Franklin Griffith, F. W. Hild, Will H. Daly, Clyde Aitchison and C. A. Bigelow Are Speakers at Complimentary Dinner.

Although a well-known bear of Although a well-known bear of Southern Oregon had been selected to feature the Portland Press Club "bear-steak" supper last night, owing to the intense heat it was impossible to entice him down from the mountain. This was the explanation given by President John L. Travis for the absence of real "bearsteak" from the table bill of fare. But if there wasn't any bear-steak, which is tough, anyway and tastes of roots and berbs there were steak, which is tough, anyway and tastes of roots and herbs, there were thick cuts of juicy beefsteak. The "bearsteak" was given in honor of Franklin T. Griffith, new president of the Portland Railway, Light & Power Company, and F. W. Hild, general manager of the same company.

In addition to Mr. Griffith and Mr. Hild promisers the efficience and will be the same company.

In addition to all.

Travis is Tosstmaster.

The guests were ushered into the "stunt" hall of the club, in which two long tables were already groaning with beetsteak and other refreshments. Then the fun started.

"Gentlemen," began Tosstmaster Travis, "in anticipation of the honor of introducing Franklin T. Griffith, I have had a stenographer prepare my remarks for me, which include the full history of his life."

When the tosstmaster produced a

history of his life."

When the toastmaster produced a buse roll of manuscript and started to read it a commotion arose. An irate member of the club moved that Mr. Travis be extended the courtesy coming his remarks published in full in the record and let it go at that. This motion was hastily adopted and the toastmaster sat down in confusion.

But when Mr. Griffith, with this introduction, stood up to speak, a new handicap developed. A young man standing by a plane in the corner began singing in a loud tone of voice. "The Midnight Owl Car." It proved impossible to silence him and Mr. Griffith was compelled to be seated until it he noise stopped.

"The time is coming soon, I hope,"

Robert E. Strahorn, of the Portland, Eugene & Eastern, who had not been on the programme, was spotted by the crowd and compelled to speak. Parodies Are Features.

Buchanan and Commissioner C. A. Bigelow.

DEMURRAGE RULE OPPOSED Hill Lines and Southern Pacific File

Objections. SALEM. Or., Aug. 5 .- (Special.) -The SALEM. Or., Aug. 5.—(Special.)—The Hill railway lines, through Attorneys Carey and Kerr, of Portland, today filed objections to the demurrage rules recently made by the State Railway Commission. It is contended that the Legislature had no right to confer the power of making the rules of the Commission and that the Commission has no authority over interstate commerce. The Southern Pacific Company also has filed objections to the rules. merce. The Southern Pacific Company also has filed objections to the rules, through Attorney A. C. Spencer, giv-ing the same reasons as the Hill lines.

It is provided in the rules that shippers who keep cars longer than the time provided by law shall be charged \$2 a day for each car, and railroads which do not furnish cars as contracted for are to be charged a like amount.

PARK COYOTE KILLS PUPS Mother Resents Interference of At-

tendant in Cage.

Although all kinds of plans were made at Washington Park Zoo to raise a family of coyotes this Summer, the plan Ialled yesterday when a mother coyote which brought a family of pupples into the world a week ago killed all her young ones because a park attendant attempted to clean their cage. The same trouble has been experienced in past years, the young coyotes having been killed because of interference by sightseers and park attendants. This time a dark cage resembling a cave was built for the mother coyote. The young came into the world a week ago and it looked as though they were going to survive. Yesterday an attendant went to clean the cage, when the mother pounced upon her young and killed them.

North End Houses Raided. Too much flaunting of their vice by women of the North End led to a general raid by the police yesterday upon the district around Fourth and Davis streets, and in a short time 12 women, taken from seven houses, were at the station under charges of vagrancy. The raid followed a recent quiet tour made by Chief Clark through the district, in the course of which he noticed numerous things which did not meet his approval.

proval.

The houses raided were principally small dens along North Fourth street, between Couch and Everett, and the women brought out of them were in most cases well-known to the police. The police noted a new spirit among the women, who, instead of opening their doors when summoned, as in the past, kept the bars up, and it was necessary to force entrance.

THOROUGHLY competent, reliable, re-fined and experienced, strong, yours woman to take suffre charge of year-ole ohige; references. Call Marshall 5038 between 9 and 9:30 A. M