# CURRY MUST VOTE

County Ordered by Supreme Court to Hold Election.

### BEAN BILL PUT OFF BALLOT

Concurrence in Amendment by 28 Votes Held Not Valid Passage of Measure by House-Other Appeals Are Decided.

SALEM, Or., May 22 .- (Special.) -The Bean Oregon & California land grant bill will not be on the ballot at the special election June 4, and Curry County must hold the election along

with the rest of the counties of the state, the Supreme Court decided to-day. Opinions in each case were given verbally from the bench this morning. While the decision in the Bean bill case applies only to Marion County and enjoins County Clerk Boyer, of that county, from placing the bill on the bellet Secretary Clerk on addice the ballot, Secretary Olcott, on advice of the Attorney-General, wired to all County Clerks of the state, following

the decision, instructing them to omit, the bill from the ballot.

That bill, during the last Legislature, passed the House, was amended in the Senate with the clause referring it to the people tacked on, and was sent back to the House for concurrence in the Senate amendment. The amendment of the senate amendment of the call by 28 ment was concurred in, but only by 28 votes, and the Supreme Court holds that the constitutional majority of 31 votes is required. Under the bill the sovereign right of the state of Oregon to tax the lands embraced in the bill was declared and the Assessors of the various countles were directed to place the lands on the tax rolls in the various counties.

In the Curry County case writ of mandamus was allowed, ordering the officials of that county to proceed with the election in June, along with the other counties of the state. All con-tentions of the defendants' attorneys were overruled by the court. Other opinions today were:

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J. C. Windsor, appellant, vs. Edward Holloway et al., appeal from Multnomah County; appeal from an order of the Circuit Court staying proceedings until the cost of another suit be paid; appeal dismissed in opinion by Chief Justice McBride.

Thomas Morgan vs. James Johns, appellant; appeal from Union County; action charging diversion of stock in Union County Farm Company. Circuit Judge Knowies reversed in opinion by Justice Burnett.

Enterprise Mercantile & Milling Company vs. D. M. Cunningham, appellant; appeal from Wallowa County; action in replevin; Circuit Judge Knowles reversed in opinion by Justice Benson.

Circuit Judge Knowles reversed in opinion by Justice Benson.

Jesse D. Toney vs. Alta E. Toney, appellant; appeal from Baker County; suit to set aside deed; Circuit Judge Anderson affirmed in opinion by Justice McCamant.

State of Oregon, ex rel. Oregon Bar Association versus William J. Pendergast, disharment proceedings; demurrer sustained in opinion by Chief Justice McBride, and relator given 30 days in which to file an amended compilaint.

amended complaint.

State of Oregon versus Adolph Newlin, appellant, appeal from Union County; criminal action on charge of selling intoxicating liquor in violation of 1915 statute; Circuit Judge Knowles affirmed in opinion by Jus-

Judge Knowles affirmed in opinion by Justice Benson.

C. G. Monroe, et al., versus James Withycombe, et al., as State Fish and Game Commission, appellants; appeal from Clatsop County; suit to prevent R. S. Farrell from constructing pound net fish traps in the Columbia River; Circuit Judge Elkina' opinion modified in opinion by Justice Harris.

MUL/INOMAH BALLOTS PRINTED

Elimination of Bean Bill Causes Confusion, Says County Clerk.

Considerable confusion may result in Multnomah County at the special state election June 4 because of the fact that both the sample and official ballots were printed before announcement was

fusion may result.

Because of the short time intervening before election day, Mr. Beveridge said it would be impossible to have the said it would be impossible to have the ballots put through the press again to have the Bean measure obliterated. The voters and election officials of Multnomah County must exercise the best possible care with reference to this one measure, which the Supreme Court has ruled from the ballot. Mr. Beveridge to have the Bunder of Standard Scales and Sawing will be necessary, as the board's action places it in much the same position as when it defaulted on making the showing, although the recommendation is added relative to hold-incommendation is added relative to hold-incommendation in the ballot. Mr. Beveridge measure, which the Supreme Court has ruled from the ballot, Mr. Beveridge

RETIRING PRESIDENT OF IDAHO GOES EAST JULY 1.

By Unaulmous Vote of Trustees of Wisconsin College, Former North

Dakota Educator Elected.

proffered his resignation

Dr. Brannon was graduated from Wabash College in 1889. He received the M. A. degree from his alma mater the next year and in 1912 obtained the degree of Ph. D. from the University of Chicago. He spent four years on the faculty of the Fort Wayne, Ind., High School, going to North Dakota in 1894.

EPWORTH EDITOR HERE

League Members of Portland Greet

Visitor.

A rousing Epworth League rally, held last night in the First Methodist Church, was addressed by Dr. Dan B. Brummitt, editor of the Epworth Herald, the official organ of the league for the United States. Dr. Brummitt's home is in Chicago, but he is making the Coast trip to visit various districts and to inspire interest in the work.

work.
"The Epworth Leagues are the laboratories of the churches," said Dr. Brummitt. He advised the churches to

keep these laboratories filled, and in so doing keep the churches filled, too. Dr. W. W. Youngson, district superin-tendent, introduced the distinguished

visitor.

Dr. Brummitt was a guest of Dr. Youngson and Robert H. Hughes on an automobile ride out the Columbia River Highway yesterday afternoon. He expressed great admiration of the magnificence of the scenery. Today he will be entertained at a luncheon in the Multnomah Hotel, with the Men's Methodist Social Union as hosts. I. C. Cunningham will preside and Robert H. Hughes will be chairman.

The editor of the Epworth Herald is a graduate of Baker University of Baldwin, Kan, and of Drew Theological

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THE DALLES YOUTH APPOINT-



John W. Brewer, Jr.

THE DALLES, Or., May 22.— (Special.)—John W. Brewer, Jr., ceived the notification of his received the notification of his appointment by Congressman N. J. Sinnott to vacancy of principal midshipman at Annapolis. Mr. Brewer was the successful candidate out of 14 who took the examination in Eastern Oregon. He will take his final examination lune 27

tion June 27. John W. Brewer, Jr., is the 17-year-old son of J. W. Brewer, secretary of The Dalles Chamber of Commerce, and is a senior in The Dalles High School, from which he will graduate in June. He took his junior course in the He took his junior course in the Jefferson High School of Port-land last year. He stands high in his class and studies.

DESIRED CHANCE COMES Longed to Marry Man With Money.

Because he was not a man of great wealth, John Berreth was being con-tinually "nagged" by his wife, who told him repeatedly that she longed to marry a man with money. Mrs. Ber-reth was given her opportunity to look for a husband with money when Pre-siding Judge Waynough vesterdey

Held Not Critical.

hurriedly looked over the cards but could find only a few calls for workers. As far as I can ascertain there is no scarcity of farm hands at this Now the quitter."

## The most extravagant clothes buyer is the man who pays too little

Some men think that a cheap suit means economy; it doesn't-it means the biggest kind of extravagance.

Unless your clothes are made from the best all-wool fabrics, unless the workmanship is high grade, unless the inside materials are of high quality, your suit will lose its shape and fit; it won't wear. "Cheap" clothes can't afford these quality items so essential to

The Most Economical Clothes Made Are

## Hart Schaffner & Marx Clothes

They're made from the finest materials, in the right way; these clothes are best in style, fit and service. They cost a little bit more-\$20 and up, but they're worth a great deal more. Quality is the only thing that pays; Hart Schaffner & Marx clothes carry more of it than any other clothes and are priced lower considering what is in them.

Have Us Show You Real Economy

# Sam'l Rosenblatt & Co.

The Men's Store for Quality and Service

Southeast Corner Fifth and Alder

Seminary, Madison, N. J. He has held meetings in Ashland and Albany recently, and will go next to the Sound 74,000 Acres Near Bend.

Decree Given Husband of Wife Who BOARD ACTION UNANIMOUS

Resolution of Desert Land Board to Be Modified to Make Stronger Plea That Benham Falls

Land Be Held Intact.

for a husband with money when Presiding Judge Kavanaugh yesterday granted a divorce to the husband. His charges of cruelty were not contested. They were married in Portland in 1997.

Lillian and Charles J. Ryan apparently were not well mated. After a few years of married life their ways became divergent. Charles departed for parts unknown. Lillian sued for divorce on grounds of desertion and her decree was awarded yesterday by Presiding Judge Kavanaugh.

POSTMEN NOT TO CONVENE stronger a recommendation that the land remain intact to be used in the future as an irriga ion project.

were printed before announcement was made yesterday by the Supreme Court that the Bean bill relative to the Oregon-Washington land grant must not be placed on the ballot. County Clerk Beveridge said yesterday that the decision of the Supreme Court had been made too late to change the ballots in this county, and he has not yet determined what shall be done to avoid confusion. He said, however, that either the voters in general would be asked not to mark that item on the ballot or else instructions will be given the election officials to scratch the Bean measure from the ballot. In either event it is believed that confusion may result.

Because of the short time intervening before election day, Mr. Beveridge said it would be impossible to have the

gation development.

M'MINNVILLE, Or., May 23.—(Special.)—The farm labor situation in Yamhill County, according to cards turned into the office of County Agent M. S. Shrock on Food Defense day, does not show any real crisis.

"Comparatively few farmers are needing help at the present time." says Mr. Shrock. "One or two men came up to my office in search of work and I hurriedly looked over the cards but stead entry.

gation development.

Much contention has arisen between settlers in Central Oregon as to the feasibility of throwing the project open to homestead entry for dry farming. Considerable testimony was given to the effect that settlers would starve in an effort to dry farm the lands, while on the other hand considerable testimony was received to the effect that it would be a generally beneficial move to throw the land open to homestead entry.

Land May Be Opened. Now the question of whether the land is so thrown open, or whether it will be kept intact for irrigation purposes is entirely up to the Department of Bolse, Idaho, May 22.—Dr. Melvin A. Brannon, retiring president of the University of Idaho, received word Tuesday night of his election to the presidency of Beloit College by unanimous vote of the trustees. He will assume his new duties immediately after July 1, when his resignation here becomes effective.

Dr. Brannon was called to the University of Idaho from the deanship of the College of Liberal Arts, in North Dakota University in 1914. Last February, because of inharmonious relationships with the State Board of Education and because charges of political activity had been made against him, he profered his resignation.

Photographs on Exhibit.

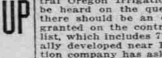
The Oregon Camera Club's Spring exhibition and Camera Club's Spring of the Interior. An application has been made to that department that the land been throw open, but the department of the Interior. An application has been made to that department that the land been throw open, but the department of the Interior. An application has been made to that department that the land be throw open, but the department of the Interior. An application has been made to that department that the land be throw open, but the department of the Interior. An application has been made to that department that the land be throw open, but the department of the Interior. An application has been made to that department that the land be throw open, but the department that the land be throw open, but the department of the Interior. An application has been made to that department that the land be throw open, but the department of the Interior. An application has been made to that department that the land been throw open, but the department that the land been throw open, but the department that the land been throw open, but the department that the land been throw open, but the department that the land been that the land been throw open, but the department that the land be throw open, but the department that the land been throw open, but the department that the land been throw open, but the departme



MARY MILES MINTER At her best in "Annie for Spite" Also the funniest comedy made by

CHARLIE CHAPLIN
He's simply a "riot" in "The Cure"

11 A. M. to 11 P. M.



Sewer System. ASTORIA, Or., May 22 .- (Special.)-

tral Oregon Irrigation Company, may be heard on the question of whether there should be an extension of time granted on the contract covering that list, which includes 77,000 acres originally developed near Bend. The irrigation company has asked for speedy action in granting the extension. The settlers on the land are now in the process of forming an irrigation district and the board is desirous of hearing from the settlers what effect the extension may have on their plans for such a district.

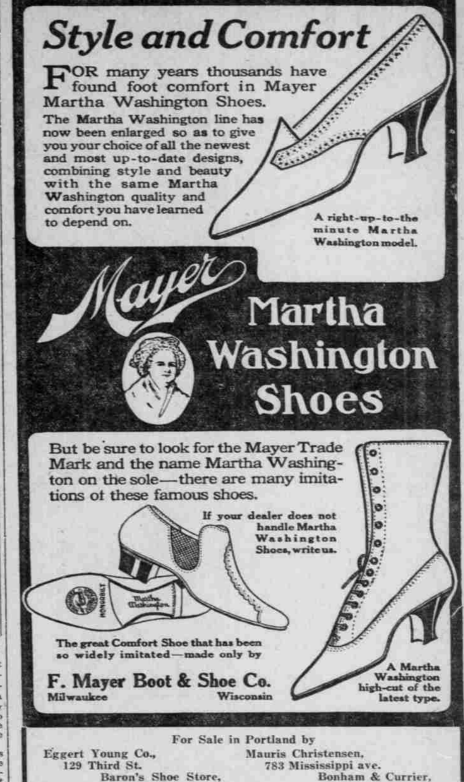
The case of the city of Seaside against the James Kennedy Construction Company and the Aetna Accident & Liability Company is set for trial before a fury in the Circuit Court tomorrow morning. The action was brought to recover \$7367.58, the amount paid the Construction company for building the Third-street sewer system at Seaside.

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SEASIDE SUIT ON TRIAL

City Seeks to Recover Money Paid for



Albany officials will do their part to years who is picked up in Albany from Albany to Hold Even Vagrants.

See that the floating population eligible to conscription is registered. Any until registration day and then caused ALBANY, Or., May 22.—(Special.)— vagrant between the ages of 21 and 30 to register properly.

E. Kunkle, Russell St.

St. John.

232 Morrison St.



this you couldn't have a ready-made Burley cigarette; flavor wouldn't hold. And you certainly wanted it; look at the sixty million pounds of Burley you poured out of those green, red and blue tin boxes last year. "Blame good tobacco!"

It's a new flavor-you'll enjoy the idea of the buttered toast.

