TRIAL OF CONTEST **WILL OPEN MONDAY**

Two Months to Be Required to Take Testimony.

POINT WON BY OLCOTT

Judges Ovverule Motion of Contestant Demanding Governor Post \$20,000 Bond.

SALEM, Or., July 27 .- (Special.)-Trial of the election contest proceedings filed recently on behalf of Charles Hall, defeated candidate for the republican homination for gov-ernor at the primary contests last May, will start in the Marion county circuit court here next Monday, acording to a tentative agreemen eached tonight. Attorneys intimat ed that not less than two months will be required to take the testi-

ony based on the issues now be-re the court. Governor Olcott, named as contestee in the suit, won the second cound in the legal battle today when Judges Bingham and Kelly sitting en banc, overruled a motion submitted by the contestant's at-torneys in which they asked that the contestee's answer to Mr. Hall's original complaint be eliminated from the records unless he posted a and in the amount of \$20,000

Bond Argument Made. W. S. U'Ren of counsel for the contestant, argued that his client was required to post such a bond at the time the original proceedings were filed, and that there was no good reason why the contestee should not be compelled to file a similar bond. It was the contention or Mr. U'Ren that Governor Olcott's injunction to stay the election as answer to the complaint in reality sought by friends of the sheriff. was a counter-action, in that it brought to light new issues and its language was not confined to while the same of the sheriff.

While the same of the same of the sheriff. language was not confined to a denial or explanation of the charges.

As a result of raising new issues, Attorney U'Ren declared that Attorney URen declared that the governor's answer should be considered a counter-action and that he should be made to comply with the statutes with relation to post-

his opinion that Governor Olcott simply was attempting to meet the issues, in that he was the person attacked. It was Judge Bingham's contention that the governor's an-swer was legitimate and that he could not be required under the

defensive and in my opinion is not a counter action."

The court took under advisement until Monday morning the request of the contestant's attorneys that they be allowed to amend their original complaint. In this motion the contestant set out that recent investigations had indicated irregularities in counting the votes for governor at the primary election in more than 200 precincts in the state in addition to those specified in the original complaint. These precincts attorneys for the contestant said, are located in Baker. Klamath, Morrow, Polk, Sherman, Wasco and Deschutes counties. Additional precincts in Multnomah and Claisop counties also were included in the contestant's motion to amend the complaint's motion.

HECKER MOTION IS UP

Appeal for New Trial for Slayer included in the contestant's motion to amend the complaint.

HALL ALLEGES MORE FRAUDS

Amendment to Contest Petition Charges Irregularities.

Alleged frregularities in four more counties, in the primary election, are charged by attorneys for Charles Hall and they seek to extend the contest into Baker, Klamath, Sherman and Wasco counties. An amend-ment to the original petition for a contest, making these allegations, was filed at Salem yesterday after-noon.

Certain irregularities as alleged in the original petition also are claimed in several additional precincts in counties named in the original petition. The total number of votes listed in the amended petition is 1825, which is in addition to those listed in the original petition.

Six checkers were pleased.

Six checkers were placed at work in the registration office at the Multnomah courthouse yesterday by attorneys for Governor Olcott, comparing the pollbooks with the regis-tration cards to determine if any changes were made at the last minute. This checking was performed several weeks ago by the Hall in-

terests.

A new charge by the Hall lawyers, which they wish added to their petition, is to the effect that priesis of the Catholic church, in Marion county, urged and persuaded a large number of the legal voters in certain precincts to refrain from voting for Hall and to vote for Olcott. The amendment to the petition declares that the precincts so influenced were East Mount Angel, St. Paul, Sublimum are of one make. You can guess at the name of the maker. One guess when at home. He must get mighty lonesome traveling alone: west Mount Angel, St. Paul, Sublimity, West Gervais, McKee and Scollard. These precincts gave Olcott Stay votes and Hall 23. The lawyers for Hall want all these precincts thrown out and declared wholly void.

According to the attorneys representing Hall. "certain priests and all school teachers except two, and all school teachers except two, are Price Tag company of his home.

senting Hall, "certain priests and a Dallas druggist, L. O. Robinson, other officers of the Roman Catholic and his wife. senting Hall, "certain priests and other officers of the Roman Catholic church, and of the parishes and church, which included said and church, which included said and officers, did privately, secretly and officers than by public appears that public print, by undue influence and corrupt practices," urge votes than by public appears to ampport Olocit and not Hall. This remainder the possibility of the result of the probable leader, and public print, by undue influence and corrupt practices, "urge votes to stand public print, by undue influence and corrupt practices," urge votes to stand public print, by undue influence and corrupt practices, "urge votes to stand public print, by undue influence and corrupt practices," urge votes to stand public print, by undue influence and corrupt practices, and public and the entire vote cast in each of said sections. In the precincts for the republican by the Hall interests that election boards for the republican ball to make half that flaar!

Complaint likewise is made by the Hall interests that election boards counties "erronacoust" permitted many persons to vote "erronacoust" permitted many

IF YOUR HAIR IS BOBBED THIS WON'T INTEREST YOU.



hair, but it is out of the question for flappers and near-finppers who have had their locks bobbed. For those who have not as yet had their hair trimmed, the above mode appears quite attractive with the double-ring earring to set off the knot of hair in the back.

county will be held on Saturday as contemplated, Circuit Judge Calkins today having refused to issue an

to oust Sheriff Terrill because he has failed to enforce the laws, particu-larly the prohibition laws, friends of the sheriff told that the recall is simply an attempt on the part of the Ku Klux Klan to obtain control of the law enforcement bodies of Jackson county. Refusal of Judge Calkins to stay the election

has resulted in the citizens' com-mittee formed to combat the Klan inaugurating a whirlwind campaign in an effort to retain Sheriff Terrill in office.

At the same time the recall com-

statute to post a bond.

Judge Kelly declared that the law provides that the contestant shall file a bond, but that the statute is silent with relation to statute is silent with relation to the injunction Judge Calkins held that the remedy sought by the pe-

is not contesting the rights of the contestant, but appears in the role of a defendant. His answer is purely defensive and in my opinion is not a counter action."

The court took under advisement fusing the election would be required took under advisement fusing the election would be required that the request of right that of expressing itself at

Appeal for New Trial for Slayer to Be Heard Today.

fore Judge J. U. Campbell Monday. Hecker is confined in the state penitentiary under sentence to be hanged Setpember 22. The motion is based on the charge that suffi-cient evidence to warrant the con-viction was not presented and that

COLUMBIA RIVER MYSTERY AGAIN UNDER INQUIRY.

With Highway Crime.

ROSEBURG, Or., July 27.—(Special.)—Evidence that J. C. Kingman, alias W. C. Gleason, held here on a charge of robbing the Southern Pacific and American Express company's station at Wilbur, Or., was near The Dalles about the time that the body of a murdered man was taken from the Columbia river near that city, has started a new investi-gation of the murder. The body taken from the river never has been

the contestee.

Right Denied Governor.

"In this case," said Judge Kelly, "Governor Olcott is the only person in Oregon having the qualifications of a voter who is denied by law the right to contest this election. He is not contesting the rights of the contestant, but appears in the role

light for Tillamook county, al-though there is a fairly good crop of oat hay, which will relieve the feed question some. Usually at this OREGON CITY, Or., July 27.—
Special.)—The motion for a new green feed, but they are drying up trial for Russell Hecker, convicted slayer of Frank Bowker, Portland musician, near Clackamas station, on Easter Sunday, will be heard besince there was such a dry spell in the county at this season of the

Albany Scouts to Take Trip.

ALBANY, Or., July 27 .- (Special.) viction was not presented and that the women jurors were guity of misconduct. An affidavit from Thomas Miller, bailiff of one-half century's service in the Clackamas Scout encampment at Camp Cascaury court, to the effect that the women members of the jury were always under guard during the period of their deliberation, has been filed by the state.

The costs to the county in trying the Hecker case amounted to \$993.71.

CARS FROM TEXAS COME IN GROUPS TO VISIT PORTLAND

McMillan had an auto exchange and garage in Alpha, but he is now in quest of a new location.

McMillan had an auto exchange and garage in Alpha, but he is now in quest of a new location.

McMillan had an auto exchange and garage in Alpha, but he is now in quest of a new location.

From Salt Lake, Utah, came W. J.

Rodrigue and wife, with their three fine children, W. E., age 20, Etta, Jolly, who is assisting Mr. Darby in placing a governor, of which Darby in placing a governor, or which Darby is the inventor, on Fordson tractors.

reat Money Saving Event-Our. 20% to 50% Reductions on All Odds and Ends When Powers says "great event" Mail people know that it means some-Orders thing decidedly unusual in fur-Filled niture values. They're here, too -bargains in every department.

Reductions on Top of Reductions!

That's what we're offering now. Almost everything in the store went through a mark-down in price some time ago, but now we turn right around and reduce the price again. This brings the sale price of many items down to the cost mark, and in some cases even below cost.

Certainly There Never Was a Better Time to Buy Your Furniture Than Now.

Listing only a few

Living Room Pieces

Davenport Table—

\$44.50 Mahogany Queen Anne Davenport Ta-ble, 66-inch, August Sale price...... \$26.75

Rockers-

\$31.00 Overstuffed Arm Rocker in tapestry, \$19.90 August Sale price

Bed Davenport—

\$73.00 "Kroehler" Bed Davenport in oak, up-holstered in Spanish leatherette. Sale price.. \$47.50

Selections of Powers Quality

Furniture for the Bedroom

Steel Beds-

\$24.50 Steel Beds, brass filled—an unusual \$14.65 value—August Sale price

\$39,75 Ivory Enameled Period Wood Beds, \$21.95 August Sale price

Dressers-.

\$73.25 Walnut Vanity Dresser; a really de- \$49.30 lightful piece of furniture. August Sale price

Just Selected at Random From Hundreds of Bargains

Breakfast Set-

\$45.75 Reed five-piece breakfast set, August \$29.50

Fern Stand— \$12.50 Fern Stand in fiber, ivory enamel, Au- \$7.25

Couch Hammock-\$39.50 Cretonne-Covered Couch Hammock, \$21.15

PhonographLadies' Fumed Oak Writing Desk, small-size, \$17.50 usually \$35, our August Sale price......

Period Design End Table, mahogany finish; regularly sells for \$9.50. August Sale price..... \$4.45

9x12 Seamless Velvet Rugs, August Sale \$29.85

These prices are representative of hundreds of similar values in every department.

Investigate **Our Used Range Values**



stone-Throwers' Footprints Indi-

cate They Are Boys.

LA GRANDE, Or., July 27 .- (Spe-

Many Delightful **Drapery Patterns Greatly Reduced**

SWETLANDS TO OCCUPY NEW SITE ON MORRISON.

oyal Bakery Retail Store to Vacatie Premises for WellKnown Confectionery.

Swetland's confectionery store, for the past 20 years located at 269 the past 20 years located at 269 Morrison street, will be moved to Morrison street, will be moved to move the cold location has not yet been decided.

Same proximately \$10,000 on the present made by the points report made by the points

Morrison street, will be moved to
the site of the present Royal Bakery
retail store on Morrison street, just
west of Broadway, as the result of a
15-year lease which was signed yesterday. The lease, it was said, represents rentals aggregating \$200.

The lease was negotiated by Leon
Bulller, manager of the lease de
tions.

Lers. Just what will be done with
the old location has not yet been
decided.

The giving up of the retail store
going out of the Royal Bakery is
going out of the Royal Bakery, reprelease was negotiated by Leon
Bulller, manager of the lease de-

It was announced by J. E. Hawk

ins of Swetlands, Inc., that the work of remodeling the Royal Bakery for

the occupancy of the confectionery

store will be started tomorrow. He

BUY THE BEST Ask your procer today "From Perfect Olives"

RIOT TALK EXAGGERATED refused to give information. They clated Press.)-The meeting of the

said the matter would be taken up with federal authorities.

Following investigation of the charges of alleged inefficient police been put off for a fortnight, it was service, made by railroad officials here, the commission announced that it would remain poutral and cial.)—Reports or an alleged riot early Wednesday morning were that it would remain neutral and continue to protect both sides of the strike controversy. No further adgreatly exaggerated, according to a ditions will be made to the police report made by the police. A railroad employe's wife reported that
her home was being bombarded by
strikers, but when officers arrived
the vicinity was deserted. The only
avidence that could be found was
several stones and footprints of
some boys, indicating that boys had
thrown stones at the house.

Irish Session Postponed.

Read The Oregonian classified ads

FOR THE RELIEF OF Pain in the Stomach and Bowels, Intestinal Cramp COLIC, DIARRHŒA - SOLD EVERYWHERE -

