# HALL WILL STAY

District Attorney Gets New Lease of Life.

## **DELEGATION TAKES ACTION**

Oregon Land Frauds Left to Present Official.

STILL SPLIT ON SUCCESSOR

One-Half of Oregon Men In Congress Favor Moreland and the Other Brownell--- A Statement Has Been Issued.

OREGONIAN NEWS BUREAU, Washington, D. C., Nov. 7 .- United States District Attorney John Hall is to be allowed to continue in office, at least until he has concluded the government's case against various persons who have been indicted recently in connection with land frauds in Oregon. This conclusion was reached by the Oregon delegation, after a twohour conference today. Explanatory of its meeting, the delegation gave out the following statement tonight:

"The Oregon delegation held its first meeting today for the purpose of considering the United States District Attorneyship in Oregon, and after considering the matter carefully arrived at the conclusion that, in view of the pendency of important usiness before the United States District Court in Oregon, it would be unwise at present to make any change, and therefore they did not attempt to reach any agreement as to a recommendation, nor have they, nor will they for the present consult the department in relation thereto."

Today's conference was devoted entirely to the discussion of the district attorneyship. No other matters came up. It was apparent at the outset that the delegation is evenly divided over Judge Moreland and George Brownell, but there is an expectation that by the time the pending cases in the District Court are disposed of some compromise may be brought about,

LAND FRAUDS EXAGGERATED

#### Hermann Says Nation Has Not Lost as Many Acres as Represented. OREGONIAN NEWS BUREAU, Wash-

ington, Nov. 7 .- In an interview today, Representative Hermann expressed the opinion that reports of extensive land fraude in Oregon and adjoining states on the Pacific Coast have been greatly exag-While he admits some frauds operations under the provisions of the lieu | Valdes to Sitka, Alaska. land law have been misconstrued into rporations and large lumber cor a little in Eastern Oregon, but not such an amount as to justify the reports.

While there has been little fraud, in his Greely's recommendation. opinion, the Government has been cheated out of millions of dollars worth of valuable timber lands, but this transaction has been legalized by the lieu land law. He holds Congress responsible for allowing such a law to remain on the statutes agninst repeated recommendations he made during his term as Land Commis-

Asked if he intended to lead a fight for the repeal or modification of this law, Mr. Hermann said he had not yet mapped out his session work, and could not say just what he would do. He favors either the absolute repeal of the lieu land law, or modification to limit exchanges to a "likefor-like" basis. He does not approve of the plan of exchanging lands in preserves for ontimbered tracts, suggested in the annual report of Land Commissioner Richards. He says this would not fully protect the Government against unjust exchanges.

### HERMANN STANDS BY MOODY.

Indictment Against ex-Congressman is Termed Contemptible.

OREGONIAN NEWS BUREAU, Washington, Nov. 7 .- Congressman Hermann. discussing the recent indictment of Malcolm A. Moody, said today that he regarded the action against the ex-Congressman as most contemptible and absolutely unjustifiable.

He deplored the fact that politics in Oregon had reached such a condition that men will attempt, by means of indictments, to besmirch the character of a man of Moody's sound reputation. He said he was surprised to learn of the indictment through the papers before h

Congressman Williamson, like the two Senators, admits having heard of the impending indictment some time before the action of the grand jury was announced. He will not, however, discuss the matter for publication.

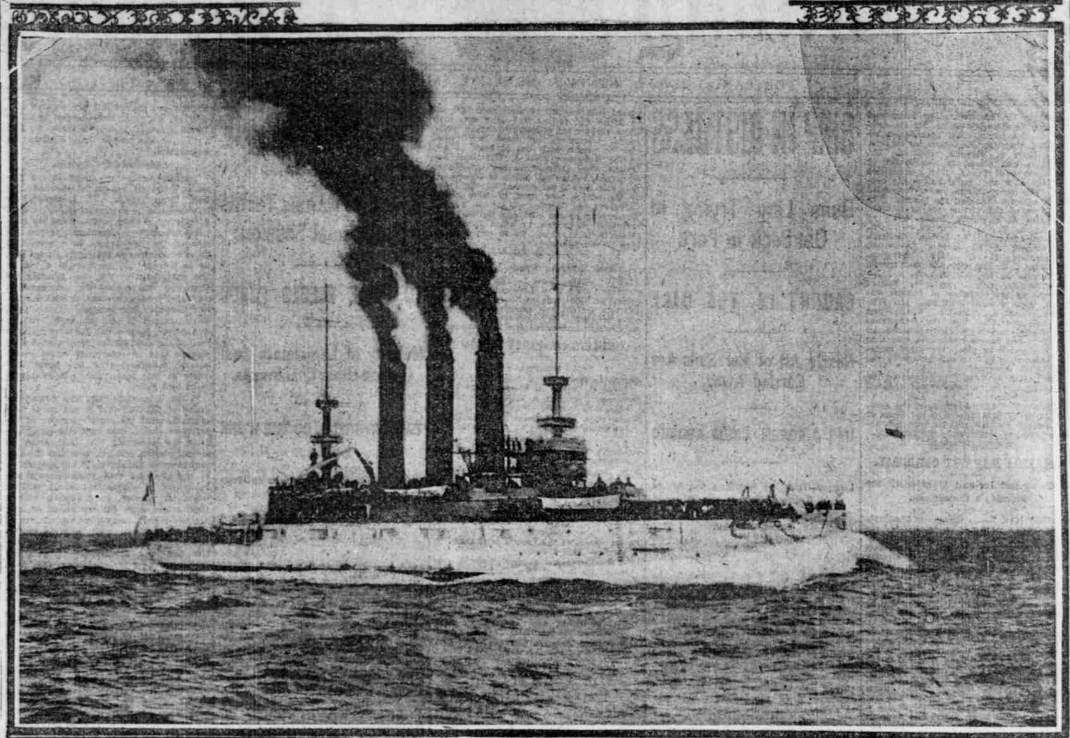
### REGISTER'S BOND IS APPROVED

Watson Will Succeed Brattain at Lakeview at Once.

OREGONIAN NEWS BUREAU, Washington, Nov. 7.-The Secretary of the In- County terior today approved the \$10,000 bond furnished by John N. Watson, recently appointed Register of the Lakeview Land forest reserve. Office, and this afternoon instructions were sent Watson by wire to relieve immediately Register E. M. Bratinin.

The bond of Receiver C. U. Snyder, for \$55,000, was received today, and as soon as approved, he will be directed to relieve Receiver Bailey.

Lynch Case to Be Reinvestigated. OREGONIAN NEWS BUREAU, Washington, Nov. 7 .- Special Agent Thomas Downs, of the Indian service, has been ordered to Yakima to reinvestigate the charges brought against Superintendent Jay Lynch, of the Yakima Agency. tote rural carrier at Pullman. Wash. ANOTHER AMERICAN BATTLESHIP, "THE MAINE," ORDERED TO COLON



Downs will go into all the charges and Downs will go into all the charges and hear any new evidence that Lynch is MEN DESERT MINES ready to present. Re-examination is made at the request of Congressman Jones, who is not satisfied with the report of Supervisor Dickson.

#### URGES ALASKAN CABLE.

General Greely Recommends a Line From Valdes to Sitka.

OREGONIAN NEWS BUREAU, Washington, Nov. 7 .- Based upon a recommendation contained in the annual report, of General A. W. Greely, Chief Sighave been perpetrated, and there may be nal Officer of the Army, an attempt will some convictions, he believes there has be made at the coming session of Conbeen far less infringement of the law gress to secure an appropriation for a than has been intimated. He holds many submarine telegraph cable to run from

General Greely urges the appropriation fraud, when, as a matter of fact, the of \$221,580 for the construction of this transactions have been perfectly legal. cable, and gives as a reason for the ex-This, in his opinion, is true with regard penditure the fact that this last link in to the wholesale acquirement of land by the Government telegraph system of Alaska is needed to give an all-Amerithat have been operating in Oregon and can line connecting with every part of California. He says there has been some Alaska in order to do away with the fraud in Southern Oregon, no doubt, and necessity of utilizing Canadian lines. Secretary Root, in his annual report and estimates, is expected to indorse General

### Senator Ankeny Reaches Capital.

OREGONIAN NEWS BUREAU, Washngton, Nov. 7 .- Senator Ankeny arrived in Washington tonight and registered at the Arlington. Senator Foster is expected tomorrow, but Representative Cushman, who, with Senator Heyburn, of Idaho, is still in Alaska on business before the Valdes courts, is not expected before the 20th. Representative Jones today called on the President to present District Attorney Jesse Frye, who is in Washington on business before the Departments,

New Pension Examiners for Idaho.

OREGONIAN NEWS BUREAU, Washington, Nov. 7.-Representative French, of Idaho, was today notified by the Pension Bureau that pension medical examining oards would be appointed at Pocatello and Lewiston in addition to those already in Idaho. Members of the new boards will be appointed on recommendation of Representative French and Senator Hey-

Oregon Delegation at White House. OREGONIAN NEWS BUREAU, Washington, Nov. 7.-The Oregon delegation called at the White House today to pay their respects to the President. This is the first time the two Congressmen have called sinec their arrival in the city. They were accorded the same hearty reception that the Senators received on the occasion of their first call, a week or so

To Select Channel at Hogulam.

OREGONIAN NEWS BUREAU, Washington, Nov. 7 .- A special engineer board. consisting of Major Langfitt, Colonel Heur and Captain Harts, has been appointed to select location for a channel in Inner Grays Harbor, opposite Hoquiam, before the work of improvement is undertaken.

Washington Application Approved. OREGONIAN NEWS BUREAU, Washigion, Nov. 7.-The Interior Department today approved the application of the Commissioners of Snohomish County, Washington, to extend Squire Creek public road into the Washington

Land Company Given Patent. OREGONIAN NEWS BUREAU, Washington, Nov. ? .- The Secretary of the Interior today issued patents to the Callfornia and Oregon Land Company 25.605 acres in the Roseburg and Lakeview land districts of Oregon, selected

Rural Carriers at Pullman. OREGONIAN NEWS BUREAU, Washington, Nov. 7.-Earl W. Nye was today appointed regular, and Ira N. Nye, substi-

Colorado Strike Appears Certain Tomorrow.

FIGHT WILL BE TO A FINISH

Many of the Unionists Are Preparing to Leave for Other Fields .-- The State Militia Is Held in Readiness

PUEBLO, Colo., Nov. 7.-The mines owned by the Colorado Fuel & Iron Company in Fremont County are closed tonight as the result of an order given by local officials of the company this morning to the effect that all tools belonging to the miners must be out of the mines by noon or be locked in indefinitely. The mines at Rockvale, Brookside, Fremont and the Magnet properties are dees ted.

Morgan Williams, manager of the Williams mines, has announced that he will sign the scale cemanded by the miners at 7 o'clock Monday morning. The mines. so far as known, will be the only ones operated. It is conceded that the closing of the Colorado Fuel & Iron mines is in anticipation of a strike throughout the entire district Monday, which now appears Inevitable. Notices signed by President Mitchell, of the United Mineworkers of America have been posted at all of the es, calling upon the men to cease work Provident Owens of the local organisa-

tion, said tonight the fight of the miners would be to a sinish. There are between 1400 and 1700 men out, many of whom are leaving or preparing to leave for other

News from Trinidad is to the effect that the exodus of miners to other coal fields has set in. A number have purchased tickets to points in Texas, Indian Territory, Missouri and Illinois. Many Italians and Austrians are arranging to leave for Europe.

The miners who do not go back to work Monday will be treated as strikers. It is stated on authority that the Mineworkers' Association has large sums of money deposited in the banks here for strike purposes, and the amount is being increased

All unions in the Northern fields will hold meetings and by referendum vote adopt or reject the schedule submitted by the operators at the conference just closed. The schedule is a concession on the part of the operators and equivalent to a raise of one to 10 per cent over the present scale. The eight-hour question was well threshed over in the conference, the ope rators insisting that they cannot grant eight hours until such time as the remain-der of Colorado is on an eight-hour basis.

Pueblo Fears a Coal Famine. PUEBLO, Colo., Nov. 7 .- There is great excitement here over the sensational re-ports sent in from the different coal districts west and south, alleging that a total suspension of coal mining is about to occur, and there has been a scramble all the week by both companies and house holders to secure and store coal. More accurate information obtained today is that in any case there will be far from a total cessation of production. Enough is positively arranged for, it was said by omiciais of the Colorado Fuei & from Company, to keep 40 per cent of the steel works in operation, with the probability of a gradual increase. Statements of of a gradual increase. Statements of a lockout in the mountain coal camps are positively contradicted. Two of the railroads have been connscating coal in tran-

# TROOPS TOLD TO BE READY.

Colorado Adjutant-General Prepares

for Trouble at Strike Scenes. DENVER, Nov. 7 .- Orders have been issued by Adjutant-General Bell to every organization of the Colorado National Guard not now in Cripple Greek to be in resciness to take the field. It had been planned to reopen the mines at Telluride next Monday under military protection, but in view of the impending strike of coalminers the Telluride managers decided to defer action. It is presumed the troops | the Telluride district are now closed.



are to be held in readiness to proceed to coal camps where miners will go on strike next Monday, under orders from the na-tional executive officers of the United Mineworkers of America. Adjutant-General Bell has announced his intention of recruiting the national guard up to 3000

TWO THOUSAND MEN NOW OUT Strike Practically Begun With Calling of Time Last Night.

DENVER, Nov. 7 .- A special to the Republican from Trinidad, Colo., says the strike in the Southern Colorado Monday, practically began today and not less than 2000 men are out tonight. At Primero, the largest of the camps of the Colorado Fuel & Iron Company, 200 miners went out this morning. At Bowen, the mines of the Union Coal & Coke Company closed down, throwing 350 men out, Hastings and Delagua are expected to be the storm centers should there be any trouble, as at least 2000 Italians are em-ployed at these points by the Victor Fuel

Company.

Although Hastings is an incorporated town, it is now surrounded by armed guards, said to be in the employ of the Victor Fuel Company, who permit no one to enter the town unless the officials of the town consent. Miners who are suspected of an intention to strike are said to have been notified to vacate the com-pany's houses by tomorrow night. Sheriff Ciarke, of Las Animas County, has been swearing in deputies all day, and has sent a large number to Hastings.

The union officials have secured transortation for about 3000 men to other have struck have left for the East. The union leaders are renting every available building in the district for use of families who will be evicted from company houses Everything so far has been very quiet in all parts of the district.

GOVERNOR STANDS BY CHASE Verdict of Court-Martial Set Aside

and General Restored to Duty.

DENVER, Nov. 7 .- Governor Peabody today set aside the verdict of the court marilal which found Brigadier-General John Chase guilty of disobedience of or-ders and sentenced him to discharge. The Governor decided the findings of the court were correct, but on account of the General's previous good records re-stored him to duty as commander of the National Guard of Colorado. The charge of disobedience of orders was filed against General Chase by Adjutant-General Bell, who issued an executive order at Cripple Creek, which was disregarded by the commander. General Chase attempted to justify his action on the graund that many "manufactured executive orders" had been issued and he was in doubt as to whether the order in question really came from the Governor or not.

Men Loyal to Obligations. CRIPPLE CREEK, Colo., Nov. 7.-President Moyer, of the Western Federation of Miners, was present tonight at a meeting of Miners' Union, No. 33, in this city, at which the strike situation in the district was thoroughly discussed.
"We are getting along as well as could be expected," said Mr. Moyer. "Our men are loyal to their obligations, and in time we expect to win our fight."

Strike of Three Years Ended. LONDON, Nov. 7 .- The strike in the slate quarries at Port Penrhyn, North inst three years, entailing great expense and suffering on the families of the work-ingmen, collapsed tonight, the men voting to return to work without having obtained single concession from the owner, Lord

Strike at Liberty Bell Mine. TELLURIDE Colo., Nov. 7.—All union men working at the Liberty Bell mine were called out on strike by the Miners' Union, on the ground that the company owning the property is discriminating against union men. All the large mines in

# **NOW BRYAN SCORES**

May Act as Executor in Bennett Will Case.

WIDOW PROTESTS IN VAIN

Nebraskan, However, Refuses to Make Clear His Action as Regards Decision Declaring \$50,000 Bequest Invalid.

NEW HAVEN, Nov. 7.-In the Probate fields, which has been ordered for next Court today William J. Bryan was admitted to act as executor of the will of Philo S. Bennett, an objection to him made by Mrs. Bennett's counsel being overruled. The amount of the bond was fixed at \$250,000. Counsel on both sides indicated that an appeal will be taken. Court proceedings opened with a ques-tion from Judge Cleaveland, who pre-sided, as to whether counsel desired to be heard on the form of the decree to be entered in the case. After some dis-cussion it was agreed that a conference

between counsel on both sides early next week should determine the form of decree to be submitted to the court for Judge Stoddard asked if counsel for the executors would state definitely whether Mr. Bryan intended to qualify as an ex-ecutor. He pointed out that if Mr. Bryan declined to do so, Mr. Sloan, partner of Mr. Bennett, would remain sole executor. Mr. Stoddard, counsel for the heirs, said

that he would urge Mr. Sloan to continue, but he would protest Mr. Bryan. Mr. Newton, counsel for Mr. Bryan, said Mr. Bryan intended to qualify and to t as an executor.

Then I want to known further," said

Judge Stoddard, "if Mr. Bryan intends to take an appeal from the decision of your Mr. Newton-That we shall decide in

"Then I enter protest now against Mr. Bryan as executor," said Judge Stoddard. Mr. Newton answered: "Mr. Bryan will not appeal from the admission of the will to probate. Whether he will appeal on the court's decision to exclude the scaled letter he is not required to state now."

Mr. Stoddard then began a speech of further protest and explanation, saying: "Your honor has decided that the sealed letter is not a part of the will. We shall insist upon the performance of his duty as executor if Mr. Bryan is to act as such. But if there is any lingering suspicion that he intends to take an appeal, It is not right that he shall qualify also He cannot serve two

## 100 Doses For One Dollar

Economy in medicine must be measured by two things-cost and effect. It cannot be measured by either alone. It is greatest in that medicine that does the most for the money-that radically and permanently cures at the least expense. That medicine is

Hood's Sarsaparilla

It pyrifies and enriches the blood, cures pimples, eczema and all eruptions, tired, languid feelings, loss of appetite and general debility.

"I have taken Hood's Sarsaparilla and found it reliable and giving perfect satisfac-tion. It takes away that tired feeling, gives energy and puts the blood in good condi MISS EFFIR COLONNE, 1535 10th Street, N. W. Washington, D. C.

Hood's Sarsaparilla promises to cure and keeps the promise.

If he intends to uphold the law as

sidered to claim a property interest.

I again protest against the qualification of William J. Bryan as an executor.

ment by Mr. Stoddard was, he said, on behalf of those who intended to frustrate the intent of the man through whom they have received large benefits. Judge Cleaveland ruled that he had no discretion in the matter, and had no right

to prevent Mr. Bryan from qualifying as reached, Mr. Bryan said to the court:

"The amount of the estate is, on its face value, about \$302,000. A part of that

your honor has spoken it in your de-cision, it will be contrary to law to un-dertake to destroy that will. By taking appeal from your decision Mr. Bryan undertakes a course for the advantage of himself and his family. He cannot put aside the interests of his family if he chooses to put aside his own in this mat-ter. This is a property affair. If that scaled letter is a part of the will. Mr. Bryan's family have a property interest, and unless by some formal renunciation he puts beyond peradventure the question of whether he will try to take advantage of that sealed letter, he may also be con-

"It is utterly inconsistent for Mr. Bryan to act as executor and at the same time take an appeal from the court's decision. If your honor should hold that that fe law, I shall advise my clients to take an appeal to test the matter.

"Under some other clauses of the will, certainly the 17th clause, Mr. Bryan takes as trustee, and not as an individual, certain moneys. As trustee under that section of the will, it will be Mr. Bryan's duty to upnoid that section. If he be-comes executor, he also stands as trus-tee under the will. In that particular his position is also extraordinary. That creates two contesting parties un-der the will, and one of them seeks to qualify as executor under the instrument. should not think that he would want to feel that his duty as trustee might in-fluence him against his duty as executor.

Mr. Newton contended that Mr. Bryan's duty as executor in no way conflicted with his other duty under the will. The argu-

When the amount of the bond was

## New York Dental Parler Fourth and Morrison Sts. Portland, Oregon.

Teeth extracted and filled absolutely without pain by our late scientific methods. No sleep-producing agents or cocaine. These are the only dental parlors in Portland that have the patent appliances and impredients to extract, fill and apply gold crowns and porcelain crowns, undetectable from patural teeth and warranted for tenyears, without the least particle of pain, Gold crowns and teeth without plates, gold fillings and all other dental work done painlessly and by specialists.

Gold crowns, 5; full set teeth, 5; bridge work, 5; gold filling, 11 up; sliver fillings, 50c.



New York Dental Pariors MAIN OFFICE-FOURTH AND MORRI-

SON STS. PORTLAND. Branch Office, 614 1st av., Seattle. 8:20 A. M. to 6 P. M.; Sundays, 8:30 A. M. to 3 P. M.

thereof cannot be stated by any one with-out a careful examination of the books, more extensive than I have given. I am willing that Mr. Stoddard shall suggest the amount of the bond. I have no pref-erence in the matter at all. So far as acting as executor is concerned, I have been asked to act by the testator, and as o do it, unless the court appoints some who is interested in carrying out the i, instead of attempting to defeat it." Mr. Stoddard pointed out that the estate was practically partnership property, which would require some months to turn into money. He suggested a small bond, with the reservation that his client have the right to come into court whenever a large amount is coming into the executor's hands and seek to have the bond increased. Judge Cleaveland said he made it a rule always to have the bond ample. He suggested either \$25,000 or \$50,000. Mr. Bryan said that would be satisfactory to him, and the court fixed the bond at

#### Bryan Leaves for New York.

NEW HAVEN, Conn., Nov. 7 .- W. J. Bryan, who was here today to attend the Probate Court hearing on the will of the late Philo S. Bennett, went to New York tonight. He expects to return here early next week.

Women should remember that to catch a man needs only a net, but to hold him a cage. --

#### ONLY A SUGGESTION.

But It Has Proven of Interest and Value to Thousands.

Common sense would suggest that if one wishes to become fleshy and plump it can only result from the food we eat and digest, and that food should be albuminous or flesh-forming food, like eggs, beefsteak and cereals; in other words, the kinds of food that make flesh are the foods which form the greater part of our daily bills

of fare.
But the trouble is that, while we eat enough, and generally too much, the stomach, from abuse and overwork, does not properly digest and assimilate it, which is the reason so many people in main thin and under weight; the digestive organs do not completely digest the food forming beefsteak and eggs and sim-ilar wholesome food.

There are thousands of such who are

really confirmed dyspeptics, although they may have no particular pain or incon-venience from their stomachs.

If such persons would lay their prejudices aside and make a regular practice of taking, after each meal, one or two of Stuart's Dyspepsia Tablets, the food would be quickly and thoroughly digested, because these tablets contain the natural peptones and diatase which every weak want the stomach is soon enabled to reach

its natural tone and vigor. Stuart's Dyspepsia Tablets digest every form of flesh-forming food-meat, eggs, bread and potatoes-and this is the reason they so quickly build up, strengthen and invigorate thin, dyspeptic men, women and

Invalids and children, even the most delcate, use them with marked benefit, as they contain no strong, irritating drugs, no cathartic, nor any harmful ingredient, Stuart's Dyspepsia Tablets is the most successful and most widely known of any remedy for stomach troubles because it is the most reasonable and scientific of mod-

ern medicines. Stuart's Dyspepsia Tablets are sold by every druggist in the United States and Canada, and well as in Great Britain, at Nothing further is required to cure any

50 cents for complete treatment. is book accounts, and the actual value dyspeptic people strong, plump and well.

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HOLLADAY PARK ADDITION If you put off your purchase till next spring you will have to pay more money for the property. We predict that next year will witness the greatest building activity ever seen in Portland and that Real Estate

values, which are now low, will rise accordingly. The accompanying cut shows the character of the street improve-



Cement curbs and sidewalks, graveled streets, sewer and water mains are all laid in advance of building. The addition is well lighted, and has fine car service.

Four miles of roses will be immediately set out in Holladay Park Addition, thus greatly adding to its beauty. See this beautiful addition before you locate elsewhere, or call at headquarters for full information. Fine photographs of residences on view in our Fourth-street window.

THE TITLE GUARANTEE & TRUST CO. 6 and 7 Chamber of Commerce,