TO SERVE 25 YEARS

Charles W. Walton Receives His Sentence.

PAY PENALTY FOR HIS CRIMES

Judge George Declares Boy Who Robbed Conductor and Shot Policeman is Not Entitled to Leniency.

Charles W. Walton was sentenced to 25 ars' imprisonment in the penitentiary by Judge Cleiand yesterday, 20 years for ng Conductor Emanuel Johnson and five years for shooting Policeman Oie

Nelson. Walton, when asked by the court if he had anything to say why sentence should not be pronounced, answered in a firm tone of voice, "No, Your Honor, except that you will be as lenient with me as possible." "Has your attorney anything to say?" then inquired the court.

Henry St. Rayner arose and said he desired to call attention to the fact that there is a constitutional provision which gives discretion to the court in the matter of passing sentence which was to be re of a reformatory character than a

Plea for the Boy's Life.

"A long sentence to the penitentiary means the boy's life," he said. Counsel suggested that, while the provision of the code relative to reform schools was more cook restricts to the state of being 17 years old. The constitutional provision referred to by Mr. St. Rayner provides: "Laws for the punishment of crime shall be founded upon the prin-ciples of reformation, and not of vindic-

Not a Mitigating Circumstance. "The court has had the opportunity to hear all of the evidence fwice." said Judge Clelund. "The repeated examina-tion has resulted in the court being un-able to discover a single mitigating cir-

and of which you were connected is a serious one; it is one of the most serious known to the law. The purpose of administering this punishment is not alone your reformation, but also the protection of the public. Keeping that in migd, I see no reason why leniency should be extended to you in this case.

"The judgment of the court is that you

imprisoned in the penitentiary for a od of 20 years, and that you bear the

The suppressed silence which pervaded the courtroom was broken by a murmur from the large crowd in attendance, and Walton resumed his seat with a sigh. Called Back for Five Years More.

Under Sheriff Morden instructed him to se, and was about to lead him from the purtroom when Judge George command-i in a loud voice: "Bring that man ed in a loud voice: Walton was wanted to be sensed in the second care.

When order was restored, Judge Cle-tand said: "In the next case, there is a judgment against the prisoner on the charge of assault with a dangerous weapon. Have you any thing to say?"
Walton, who was breaking down under
the strain, answered in a husky voice,

y audible: "No; nothing."
judgment of the court is that, on

"The judgment of the court is that, on completion of your 20 years' sentence, you be imprisoned in the penitentiary under this information for a period of five years," then announced the court. As Walton was being led from the courtroom, Mr. St. Hayner asked that a stay of proceedings be granted for 30 days to prepare a bill of exceptions for an appeal to the Supreme Court. Judge Cleined said he would grant 15 days, and nd said he would grant 15 days, and e time could be extended at period if found necess ded at the end of

ESSIE WATKINS IS FINED.

Convicted by a Jury for Running a

hine. She was fined \$33.33, which about overs the expenses of the trial. Chief Deputy Sheriff Morden testified

that when he went to Mrs. Watkins' place and seized the machine, Mrs. Watkins admitted to him that it had been played.

Mrs. Watkins testified that the machine was put in the house while she was away trip to California. She acknowledged that it was in the house ever since last March. She said it was not played for money, if it was played at all it was played for drinke Where did you get the drinks?" asked

served them in the house," answered

Mrs. Watkins.

The jury was comprised as follows:
William Forrest, William C. Noon, Jr.,
S. A. Walter, M. C. Federspiel, August P.
Paulsen, Robert Cattin, H. Brown, S. M.
Barr, J. M. Hodson, A. Thurlow, L.
Veasy, B. N. Bowman.

The jury deliberated on the case but a
few minutes and only two ballots were

After the case was over Judge O'Day, counsel for the defense, asked that the two machines taken by the Sheriff and used in

Under Sheriff Morden appeared at this

uncture and asked the court to wait until he could see the Sheriff and find out what he desired to do in the matter. The attention of Judge Sears, during a discussion in which Deputy District Attorney Moser and Judge O'Day took part, was called to the fact that the defendants in the two slot-machine cases had testified they did not own the machines, and did not know who did, therefore the court had no jurisdiction to return them to them. The matter was continued until Monday, when the owner of the machines

DR. LINCOLN ON THE BOARD.

Suit to Remove Dentist Meets Reverse in Court.

Dr. R. L. Lincoln continues as a mem ber of the Oregon State Dental Board, according to a decision rendered by Judge George yesterday in the quo warranto oceding of Mark Hayter and other mbers of the board to oust Dr. Lincoln me months ago Governor Chamberlain pointed Dr. Lincoln as one of the board to fill one of two vacancies caused by the expiration of the terms of two members. The Oregon dental act provides that in case of a vacancy in the board, the board shall hold a meeting and select three shall hold a meeting and select three names of competent dentists, from which the Governor shall choose one. In this case the complainants allege that Governor Chamberlain did not appoint from the list of three, because the name of Dr. Lincoln was not one of the number.

In answer to the suit William M. Cake, attorney for Dr. Lincoln, set forth that no meeting to name three dentists to choose from was held at all, and Governor Chamberlain therefore had a right to not

was held and three names selected and sent to the Governor, and prove the fact upon a final hearing of the case. What the court would then do is a future

WOOD'S FEES WITHHELD.

Son of Late Attorney Authorized to Collect From Pension Bureau.

the Pension Bureau for services per-formed by the late Thomas A. Wood, in preparing evidence and securing pensions for Indian War Veterans, was granted by the County Court yesterday to A. N. mbell, administrator of the estate of Thomas A. Wood, deceased. The admin-istrator filed a petition in the court stat-ting that payment is withheld by the United States Government on various United States Government on various grounds. In some cases the proofs are not yet complete, while in others the proof is completed, but the action is delayed. In others the Pension Bureau has declined to pay because of the disharment of Thomas A. Wood to practice in the Pension Bureau. It is stated that it will be necessary to complete proofs in the cases in which it is required, and in other cases to take steps to overcome, if possible, by proper argument and influence, the present attitude of the Pension Bureau. W. Hosea Wood is a son of the deceased. He is to receive 19 per cent of the amount collected for his services. the amount collected for his services.

MURDERER TO PAY DAMAGES Judgment of \$600 is Awarded

Against Frank Guglielmo. Against Frank Guglielmo.

A judgment for \$600 against Frank Guglielmo, who murdered Freeda Guarnschlo, was rendered by Judge Cleland yesterday in favor of the father of the girl, Gaetano Guaraschlo, as compensation for her services from the time of her death until she would have reached her majority, a year and ten months. The age of majority of a female is 18 years, and Freda was 16 years and 2 months old when killed by Guglielmo. The law provides that a father is entitled to what his child may earn prior to majority. Judge Cleland and ten months. The age of majority of a female is 18 years, and Freda was 18 years and 2 months old when killed by Guglielmo. The law provides that a father is entitled to what his child may earn prior to majority. Judge Cleland held that the father is not entitled to any punitive damages under the law because of the pain, suffering and mental anguish suffered by him because of the loss of his daughter.

State of Mease in That the only purpose of Nease in That the only purpose in That the only purpose of Nease in That the only purpose of Nease in That the only purpose of Nease in That the only purpose in That t

Negro Pleads Guilty.

John Reese, a young negro, pleaded guilty before Judge George yesterday to a charge of having stolen a hat, panta-loons and other articles in the store of Meler & Frank Company, valued at \$7.50. He was sentenced to a term of 30 days in the County Juil. He said it was his first

THE GENETLEMAN FROM CINCINNATTI

where they brew it.

George gave a hasty look up and down
the street and didn't see Joe Day, so he
followed the sign. The sign led to a bar.
Standing at the bar was a "gent" who
looked as though he were enjoying a season of prosperity. George was generous,
because he was thinking of other days.
He audied the prosperiouslockies are to He asked the prosperous-looking gent to

The presperous-looking gent had two. Also another. Then George began to talk. As he did

"Cincinnati," he murmured with a voice like the rippling of a tiny brook over pebbles. "Dear-dear-old Cincinnati! Oh, to see you again. To sit on the cobble-stones near the depot and watch the cabbles fight for fares. To bathe in the lake in the park, when the coppers are not looking. To wander throughout the streets on a moonlight night, Jessle's hand in yours. Cincinnati! I was born and reared in Cincinnati."

"Put her there!" said George. His eyes were filled with tears. "I had a Jessle's wand to the streets on a moonlight of the lesses of the code on the subject:
"It shall be lawful for any person renting or letting any house, room, shop or other building whatsoever, or any boat, booth, garden or other place, which shall at any time be used by the lesses or occupant thereof, or any other person with

reared in Cincinnati."
"Put her there!" said George. His eyes were filled with tears. "I had a Jessie, too," said George. "I've watched the cabbles fight, and I've taken plunges in that same lake. Say, did you ever run to a first in microst allows. to a fire in nigger alley?" The prosperous-looking gent grew en-

thusiantic.
"Did I?" he asked. "Did I?" There was a Booth Tarkington inflection on his words. There was also more emotion.
"Have another," said George.
The prosperous-looking gent again filled the cuspidor with good product of Cincinnati.

the cuspidor with good product of Cincinnati.

"Wan annuzer?" asked George.

The gent didn't care.

And afterward the pair retreated to a wineroom to talk of old times in that dear Cincinnati. They had several others, George grew very sleepy. Also very fired, He wanted to go to a hotel, and yet he wanted to talk with the prosperous-looking gent from Cincinnati. Somehow he felt suddenly weak. There were visions of a headache. Then George went down and out.

Officers Courtney and Jones found George afterward in the street. He was dreaming of that dear Cincinnati. To the station went George, and there he met

dreaming of that dear Cincinnati. To the station went George, and there he met Captain Balley. George began to exam-ine. He had \$50 when he left Scattle. He had nothing now. His watch was gone, a diamond ring was gone, his shiristuds were gone-and so was the gent from Cin-

George knows better now!

Douglas County Postmaster Named. OREGONIAN NEWS BUREAU, Washington, Nov. 12.—James R. Wilson was today appointed Postmaster at Umpqua Ferry, Douglas County, Oregon, vice Maude C. Shambrook, resigned.

***************** Running Down? Probably Improper Food.

In That Case Grape-Nuts

choose from was held at all, and Governor Chamberlain therefore had a right to act as he did. The decision of Judga George sustains this contention. If these who are seeking to oust Dr. Lincoln desire to proceed further, they must file a reply to the answer and allege that the meeting

Sheriff's Attorney Questions Poolroom License.

"CALLING

Judge McGinn, in Defending Word in Case Brought by M. G. Nease to Recover Possession of Warwick, Attacks Gambiers.

"The way these gamblers strut about the streets and assert their business is lawful and has no more right to be interfered with than the business of a department store is surprising. The nerve they have got is astounding. The gambler has no standing whatever in the community or in a court of justice. His calling is unlawful."

These and other severe remarks exception the sambling fraternity were

coristing the gambling fraternity were made by Henry E. McGinn yesterday in his argument before Judge George opposing the injunction suit of M. G. Nease, of the Warwick Turf Exchange, against Sheriff Word to recover possession of his saloon and rooms on Fourth street, in order to use the same for poolroom sell-

ing purposes.

Mr. McGinn, as counsel for the Sheriff, filed an answer to the suit in which it is

of a liquor saloon."

The arguments, pro and con, began in the morning and lasted throughout the day. The courtroom was crowded with members of the sporting fraternity and their sympathisers. A number of lawyers were interested listeners. District Attorney Manning was present part of the time and also several other officials. Joseph Simon and Joen M. Gearin appeared for Nease. Mr. Simon took occasion to comment upon the large number of law books Mr. McGinn piled upon the table in front of bim, and Mr. McGinn admitted that he intended reading from them all.

them all.
Mr. Gearin, in behalf of the poor N THE bright and rosy hours of youth George had lived in Cincinnati. Now the lives in Seattle and swallows fog.

Bright, happy days agone?

Bright, happy days agone? Bright, happy days agone!

Last week George came to Portland on business. When he descended from the train at the Union Station it reminded him of Cincinnati. When he walked up Sixth street on the cobblestones it still reminded him of that same Cincinnati.

Then George saw a sign. The sign also reminded him of Cincinnati. That is where they brew it.

George gave a hasty look up and down the street and didn't see Joe Day, so he followed the sign. The sign led to a bar. Standing at the bar was a "gent" who looked as though he were enjoying a season of prosperity. George was generous.

Convicted by a Jury for Running a

Money Siot Machine.

Easte Watkins, keeper of a disorderly in Judge Sears' court on a charge of operating a money nickel-in-the-slot machine. She was fined \$31.33, which about covers the expenses of the trial.

Chief Deputy Sheriff Morden testified to the converted by a law.

Iconomicted by a Jury for Running a money followed the look.

"Cincinnati." began the gent. Then he stopped. Rathor, he paused. Into his eyes there came that faraway look of which Marie Corelli loves to write. Tears followed the look.

"Cincinnati." said the prosperous-looking gent, and choked.

"Cincinnati." said the prosperous-looking gent, and choked.

One hand he extended with great emotion. The forefinger of hand aforesaid trembled as only the forefingers of honest trembled as

lso.
"Cincinnati," he murmured with a voice ing sections of the code on the subject:
"It shall be lawful for any person rent-

MISS MAY DENSMORE, 54 Delaware Piace, CHICAGO, ILL.

FOR BALE AND GUARANTEED BY WOODARD, CLARKE & COMPANY,

his knowledge or consent, for gambling purposes, upon discovery thereof, to avoid and terminate such lease or contract or occupancy, and recover immediate possession . . . by an action at law for that purpose to be brought before any justice of the peace in the county.

"All persons who shall let or rent any house, froom, shop, or other building whatsoever, or any boat, booth or garden knowing the same shall be used for gambling purposes, or having reason to believe that such building or other place will be so used, shall forfeit twice the amount of rent for six months, to be recovered by action at law in the name of the state. All contracts for the rent of the rooms, buildings, or place aforesaid for the purposes aforesaid shall be void and of no effect between the parties."

"If any person has action against the Sheriff," said Mr. McGinn, "It is the owner of the property, not the plaintiff in this case, for his lease has entirely terminated." Beferring to the city authorities, Mr. McGinn said they had no right to license gambling. "By the charter, the Mayor and Chief of Police are directed to exterminate gambling. The language used is prohibitive in both cases, both as to the Sheriff and the police, to prevent and suppress. If that is not sufficient, the power to terminate the lease is granted."

and suppress. If that is not sufficient, the power to terminate the lease is granted." The provisions of the city charter were read which requires the city authorities to arrest all persons found in common gambling-houses, to seize all instruments, etc., and to notify owners of property, their agents or representatives to cease the use of their property for unlawful

"When it comes to gambling hells," said the attorney, "the officer is authorized to enter and seize all gambling paraphernalia and bring it into court. The Legislature says it shall be exterminated root and branch. How, then, can the Council pass an ordinance licensing it?"

CATHEDRAL FAIR CLOSES.

Miss De Berg Wins the Diamond Ring Contest.

The St. Mary's Cathedral Church Fair ame to a close last night after a successful ten days' session. The big hall at Seventh and Oak was crowded to its capacity early in the evening, and the raf-fling and auctioning of the many hand-some articles on sale and pretty nick-knacks donated by the ladies for the bene-fit of the church made the evening a lively one. Rival auctioneers put their lungs to a severe test, but Father McDevitt won the palm for drawing a crowed

a severe test, but Father McDevitt won the palm for drawing a crowd.

The diamond ring contest was the most important event of the evening, and of the entire fair, for that matter. Mrs. Harry Dillon donated a handsome ring containing a pure white stone of the value of 100, and the four young ladies who entered the contest, representing four leading dry goods houses of the city, were represented at the final voting by many friends from their respective firms. As friends from their respective firms. As the final moments grew shorter and shorter, there was a good-natured scuffle to get in the last money. Miss de Berg, of the firm of McAllen & McDonnell, had the greatest number of votes and carried off the three Mts. Miss Miller and the state of the s

greatest number of votes and carried off the ring. Miss Hicks, Miss Sullivan and Miss McIsaacs followed next in line. Father McDevitt very thoughtfully pre-sented each of the losers with a hand-some silver tollette set, and thanked the contestants individually for helping the church by consenting to enter the race for the ring.

operating under a license and had a legal right to do so. The attorney argued also that pool-selling is not included in the state gambling law and is not unlawful. The arrests, without warrants, was referred to, and it was pointed out that the Sheriff did not have to depend on the District Attorney for warrants as any Justice of the Peace could issue them, and that when the men were brought before the State Circuit Court, two weeks ago, the Sheriff did not ask Judge George, sitting as a committing Magistrate, to issue warrants.

"Pool-selling is the very worst form of gambling," said Mr. McCinn in beginning his argument. "If any element of characteristics is the state in the form of the fair.

There 30 cash prize was drawn by Norman World to though a dam werry, of Ellers' Plano House, and a handsome birdsey maple desk by Miss Famile Hanley, of Meier & Frank Co. Miss Campion drew the lucky number for a solid silver salad set, and Colonel Hawkins was the envy of every small boy in the room when it was announced that he held the lucky number for the boys' automobile. Little Irene Caraher got the big doll, and a number of other little girls who were contestants for it were handsome birdseye maple desk by Miss Famile Hanley, of Meier & Frank Co. Miss Campion drew the lucky number for a solid silver salad set, and Colonel Hawkins was the envy of every small boy in the room when it was announced that he held the lucky number for the boys' automobile. Little Irene Caraher got the big doll, and a number of other little girls who were contestants for it were handsome birdseye maple desk by Miss Famile Plane Hanley. Of Miss Campion of the locky number for the boys' automobile. Little Irene Caraher got the big doll, and a number of other little girls who were contestants for it were hand-somely remembered by the management of the fair.

"There 30 cash prize was drawn by Norman Werry, of Ellers' Plane Hanley.

The prosperous-looking gent had two. Also another.

Then George began to talk. As he did there diverged from his cerebrum startting waves that told the prosperous-looking gent that George was legitimate quarry.

"Cincinnati," said George, and ordered another.

"Cincinnati," said George, and ordered another.

"Cincinnati," added the prosperous-looking gent, and took another also. Which he diligently and quietly poured into the spittoon while the barriender made a noise so the spilling of the liquor could not be heard by George.

The prosperous-looking gent was delicate about hurting the feelings of George.

This was the cue for the prosperous-looking gent.

This was the cue for the prosperous-looking gent.

Then George began to talk. As he did there diverged from his cerebrum starting of gambling." said Mr. McGinn. In beginning his argument. "If any element of chance enters into it, it is gambling in chance in chance of the fair. There still remain one or two articles of value which will be disposed of later, the lateness of the fair to disposed of later, the chance of the fair. There still remain one or two articles of value which will be disposed of later, the lateness of the fair. There still remain one or two articles of value which will be disposed of later, the chance of the fair. There still remain one or two articles of value which will be disposed of later, the chance of the fair. There still remain one or two articles of value which will be disposed of later, the chance of the fair. There still remain one or two articles of value which will be disposed of later, the chance of the fair. The each has night.

The prosperous-looking gent was all over the Union, because it was the work

FORGED CHECK PAYS FOR SUIT Unknown Swindler Gets New Clothes

\$44 had been passed on the firm during the evening. The check was signed D. Rathvon, and made payable to William Western. The man who presented the check bought a sult of clothes and re-ceived change. Detective Weiner was de-tailed on the case.

TO TRY MILITIAMEN

Delinquency Court to Convene Monday.

DRILLS HAVE BEEN MISSED

Summons Have Been Issued, Offenders Will Be Tried, and in Default of Paying Fines Jall Penalty May Be Enforced.

Lazy militiamen who have missed drills in the Portland companies of the Third Infantry, Oregon National Guard, will have to answer shortly before a military

One of the first delinquent courts this season will convene tomorrow evening at \$:30 o'clock at the Armory, the president being Major C. E. McDonell. And the indications are that if the culprits do not pay the fines imposed by the court, they will serve out the fines in jall at the rate of E per day.

It is calculated that about 30 men in all of Companies H and K, Third Infantry,

of Companies H and K, Third Infantry, will toe the carpet tomerrow night, most of the complaints being that company drills and quarterly inspections have been missed, and that sufficient excuses have not been lodged within the specified time. The offenders have all been served with summonses, reading: "In the name of the State of Oregon. You are hereby summoned and required personally to be and appear before a delinquency court which shall convene at Multnomah County Armory, Nov. 14, 196, at 8:30 P. M., by virtue of special orders No. 1, from headquarters, Third Infantry, Oregon National Guard, to answer for certain offenses with which you are charged, and statements of which are herewith furnished you." Then follows a list of alieged offenses. It is intended to reach all offenders by holding delinquency courts on the same nights on which the company drills occur.

DRAW PIER IS FINISHED. Morrison-Street Bridge Turntable Is Soon to Be Placed.

Tomorrow the work of placing the turntable on the draw pier of the new Morrison-street bridge will begin. The last of the concrete has been laid, and yesterday the City Engineer visited the bridge to make sure that the spot selected for the turntable's center was in the exact middle of the big draw span of 192 feet.

Men are working night and day tearing out the old piling at the east end of the bridge, and the eastern sproach will be completed. Last Monday 193 were on the bridge.

The draw will probably be held open for

The draw will probably be held open for fully a month, as the order of Major Langfitt to tear out the old piers at the ends of the draw has necessitated slight changes in the time allowances made by the contractors.

CALIFORNIA ARROW COMING. President Goode is Arranging for Airship Contests.

Promise of airship contests at the Lewis and Clark Exposition are given in a telegram received yesterday from President H. W. Goods by Vice-President I. N. Fleischner. The desirability of having these contests was recently urged upon Exposition headquarters and Mr. Goods was communicated with. His telegram states that he is making favorable progress in arrangements with T. S. Baidwin for the California Arrow, the airship which has created such a furore at St. which has created such a furore at St.

NEARLY KILLS BABY SISTER.

Boy Tries to Cut Her Head Off After Seeing Mother Kill Chickens.

APPLEMONT, Wis., Nov. 12.—Two lit-tle sons of Mrs. Will Krausch, of Center, tried to cut their baby sister's head off after seeing their mother cut the heads off several chickens. The little fellows Unknown Swindler Gets New Clothes and Change.

D. E. Bowman, of the Moyer Clothing Company, reported to the police at midnight last night that a forged check for the revening. The check was stend D.

Mrs. Lyon-Hunter—This is our new plane, Count. The tone, I believe, is perfect. Will you not play for us! Count Peanutti (absent-mindedly)—Wees plaisure, Signors. Where coss da handle.—Philadelphia Press.

Miss Densmore's

Hair

AND WE CAN

EVERYBODY CAN HAVE NICE HAIR NOW, and you don't have to wait around weeks and months for results either. You will see improve the seeks and the seeks are th

Her Hair Takes on New Life and Grows 37 inches Longer than it was Before.

My hair has grown If loches since I becan using your Danderine, and it keeps right on growing. It seems to fairly crawl out of my scale. It is now eight feet three inches iong, which I believe beats the world's record for long hair.

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Paying \$3.50 or \$4 for a pair of

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We want every man that is suffering from any special disease or condition to come and have a social chat with us and we will explain to you a system of treatment which Dr. W. Norton Davis has develo after over twenty years' experience in the special diseases of men. is a treatment that is based upon scientific knowledge, and one which time alone has proven superior to all others, inasmuch as it has been tried by thousands and has proven successful. If you will call and see us, we will give you FREE OF CHARGE a thorough personal examination, together with an honest and scientific opinion of your case. If, after examining you we find your case incurable, we will tell you so; if, on the other hand, we find your case is curable, we will guarantee a cure, allowing you TO PAY WHEN ENTIRELY SATISFIED THAT A CURE HAS BEEN ACCOMPLISHED, or you may pay in monthly payments should you desire. We make NO CHARGE FOR MEDICINES, as they are always

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his posterity to get cured marely and positively, without leaving any blight or weakness in his system.
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cannot be cured we will NOT accept your money
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