BY PEOPLE UPHELD

Bar Assembly Clouds Issue, Supporters of Burnett and McCamant Contend.

QUESTION STATED

Shall All Voters or Lawyers Only Choose Beuch? Is to Be Decided. Every Citizen Alike Has Interest in Judiciary.

Accusation that the real issue has been clouded by the members of the bar assembly in designating their recent nomination of candidates for the Supreme Court as a movement for a non-partisan judiciary, is made in a negative argument signed by several men of standing throughout the state who are in sympathy with the candidacy of Judge George H. Burnett and Wallace McCamant.

The real question is declared to be "Shall the judges he nominated by the lawyers or by the people?" It is brought out in the argument that certain members of the Oregon bar are urging that judges should not feel obliged to any political organization for their election, while on the other hand they are declaring that an organization com-

declaring that an organization posed exclusively of lawyers shall practically designate the personnel of the

Reply Made to Lawyers.

Reply Made to Lawyers.

The officers of the Lawyers' Assembly, held on July 19, recently served on Judge Burnett and Mr. McCamant a negative argument for publication in the official pamphlet objecting to their nomination at the Republican primary for Justices of the Supreme Court. An enswer to this negative argument was signed by several men of standing, but on further consideration, the friends of Judge Burnett and Mr. McCamant have preferred to print in the official pamphlet an abridged argument. The following argument is the one originally prepared and signed by friends of the two candidates, who believe it to be a cogent statement of the reasons why judges should be nominated like other officials by the people and not by the bar: by the bar:

by the bar:
"Certain gentlemen have printed in
this official pamphlet a negative argument against the nomination of Judge
George H. Burnett and Wallace McCamant for Justices of the Supreme Court. An issue is raised by this negative argument which we regard as of vital importance to the people, and an issue, therefore, which should be made plain

at this time. "At a meeting held in Portland on June 1, 1910, and composed exclusively of lawyers, a resolution was adopted which reads in part as follows: "We favor the nomination of Judges

for the Supreme Bench by a proper and legal assembly, called for that purpose only, composed of lawyers representing the bar of every section of the state, without regard to politics."

Minority of Bar Represented.

"Pursuant to this resolution, an assembly of lawyers was held in Port-land on July 19. The number of men present and participating in the assem-bly was 113 and no more. The records show that there are upwards of 1500 lawyers in the State of Oregon. We submit, therefore, that the two men who have signed this negative argument and who undertake to speak for these 113 lawyers have no warrant whatever for calling themselves 'the bar of Oregon.

This assembly proceeded to nomfnate Will R. King and W. T. Slater, and it issued an address to the people in support of its contention that judges should be nominated by the lawyers lonly, and not by the people, as other efficers are nominated. This address contained the following language: "The movement now initiated is not

"The movement now initiated is not designed as a temporary expedient. It is intended to be urged, and we hope with success, for all time to come."

"It will be noted that this nomination was not made in subservience to the direct primary law, but that the gentlemen named go on the ballot for the November election by virtue of this nomination, made by 113 lawyers, without saything else in the way of surout anything else in the way of sup-port or recommendation, and without submitting their claims to the people at the direct primary of any party. "Judge Burnett and Mr. McCamant.

without any solicitation on their part, have been suggested for nomination, at the direct primary of the majority party, for Justices of the Supreme Court for the six-year term and the four-year term respectively. The as-sembly which suggested their names was not made up exclusively of law-yers. It was drawn from the different walks of life and included in its membership merchants, farmers, carpenters, physicians, elergymen, etc.

Whole People Represented.

"In compliance with the law, their petitions, signed by more than 1100 electors residing in 11 different counties, have been regularly filed in the proper office and their candidacy is thus submitted to the electors for their action, in the manher prescribed by law, the manner in which other officers are nominated and the manner with which the people are

"The question is squarely presented, therefore, in this negative argument, whether judges should be nominated by the lawyers or by the people. This issue we believe to be of the utmost importthe lawyers or by the people. This issue we believe to be of the utmost importance. The courts are institutions designed for the service of the people, and not the lawyers only. Judges should come from the people, be in touch with the people, and the administration of justice should commend itself to the confidence of the people. Judges should not be made to feel that they owe their office to the people. Judges should not be made to feel that they owe their office to the people. Sugges should not be made to feel that they owe their office to the people support of a comparatively few men, who are practicing before them and whom they will have frequent opportunity to reward. Lawyers are apt not to be disinterested in the selection of judges. If judges are to be selected by lawyers it will be difficult, if not impossible, to displace until judges. There will always be lawyers who have important cases in the courts presided over by such judges, and these lawyers will often be found supporting the re-election of such judges, even though they know their unitness for judicial office.

"We believe the electors of this state

"We believe the electors of this state are unwilling to abdicate their power under the constitution and the law to se-lect and nominate their judicial officers, and we think they should make this plain by declaively defeating the present move-ment for the selection of Supreme Judges by the lawyers' assembly.

Movement Not Non-Partisan.

The movement in question is improperly designated a movement for a non-political judiciary. Judge King was a Populist Senator, sitting in the Legisla-bers as such from 1804 to 1808. In 1808 he was fusion nominee for Governor and was defeated by Governor Geer. At another election he ran for District Attorney, on his party ticket, in his fudicial district. Judge Slater has been less conspicuous as a candidate for office but is equally pronounced in his partisanship. This is not said to the discredit of Judge King or Judge Slater, who have a right to their political views, but solely for the purpose of pointing out the humbug and deception involved in the title selected for this movement designed to continue these gentlemen on the bench.

"Judge King and Judge Slater have never been elected by the people of the State of Oregon as Supreme Judges. They were appointed by a Democratic Governor when an act was passed by the Legislature increasing the member-ship of the Court from three to five. This act provided that this appointment should be merely temporary, to con-tinue until the next general election. when the people were to select their own judges. The case of these gen-tiemen is therefore widely different from the case which sometimes hap-pens of the re-election of a judge withpens of the re-election of a judge with-out opposition, when he has been on the bench for a long period of years, has been repeatedly elected by the peo-ple and has demonstrated his quali-fications for the office by long and faithful service. Judge Robert S. Bean was elected Supreme Judge in 1998, with little or no opposition, because no Democrat cared to run against him. He had been on the bench for eighteen years and had been elected three times by the people.

Judge Not Legislator.

There is a statement in this tive argument to the effect that Judge Burnett and Mr. McCamant are apparently not in accord with the spirit of progressive legislation and popular government. This statement is gratuigovernment. This statement is gratur-tous and unwarranted. So far as the attitude of these two gentlemen on legislation is concerned, it is imma-terial. A good judge will not attempt to legislate. It is his office to declare and inforce the law as it is, and not and inforce the law as it is, and not to make it something different from what the people, acting through the initiative or through their representatives, have declared it to be. So far thereon shall be paid out of the water as the loyalty of Judge Burnett and Mr. McCamant to popular government is concerned, we are authorized to say that they are entirely willing to ac-cept the vote of the people at the pricept the vote of the people at the primary election. They will support the ticket nominated by the people, whether their names are on it or not. Will those who are attacking Judge Burnett and Mr. McCamant attest their loyalty to popular government their loyalty to popular government. Burnett and Mr. Accamant attest their loyalty to popular government by an equal willingness to accept the result of a fair election, conducted in the manner prescribed by law? If they will not, then we pass up to the people the question of which are the better friends of popular government.

Judge Burnett, Mr. McCamant and Judge Burnett, Mr. McCamant and their supporters, or Judge King, Judge Slater and their supporters?

WANDER IN CASCADE MOUN-TAINS AND NEARLY STARVE.

Two of Party in Trout Lake Region Fight for Last Scrap of Tobacco. Four Bears Are Shot.

HUSUM. Wash., Aug. 20 - (Special.) Having been lost in the mountains and been on the verge of starvation for two weeks, Miles Tuiley passed through here today on his return from a hunting trip in the Trout Lake region. He was ac-companied by two men from Sloux City, They went from Carson, Skamania County, about 50 miles over the new

forest rangers' trails.

The party wandered from the right trail and ran out of provisions. They were nearly on the point of starvation when they reached one of the forestry sta-tions occupied by rangers. After leav-ing that point the hunters had the good killing two mountain lions and

Mr. Tulley's companions were great tobacco users. One was an inveterate amoker, while the other craved for chewamoker, while the other craved for chewing. While they were lost their supply became exhausted, until but one chew remained. The plug fiend had secreted it several times, but finally missed it. The other had taken it for a smoke. The two quarreled over the affair and were blazing away at each other with six-shooters when Tulley stepped in and put a stop to the affary.

PRIESTS' VISIT IS EVENT

Redemptorist Dignitaries Guests at Receptions in Their Honor.

The visit of Most Rev. Father Patrick Murphy, superior general of the Congregation of the Holy Redeemer, accompanied by Fathers Favre and Spidel, of his council, was a noteworthy event in the history of this order. Rev. Father Murray and his councilors arrived Monday and became the guests of the Holy Redeemer Church, at Piedmont. He visited many of the local schools of Portland and vicinity and Monday night was the guest at a reception in the schoolhouse auditorium of the Redeemptorists at Piedmont. This was attended by a large number of Catholic laymen and clergy of Portland and surrounding territory. A luncheon, which was attended by Archbishop Alexander Christie and a large number of Portland clergymen, was given on Tuesday. Several addresses were delivered. Rev. Father Edward E. K. Cantwell, C. S. R., superior of the local Redemptorists Community at Piedmont. rick Murphy, superior general of the Redemptorists Community at Piedmont, made the introductory address. Rev. Jeseph Gallagher, C. S. C., president of Columbia University, spoke in behalf of Columbia University, spoke in behalf of the regular clergymen. Archbishop Christie delivered an address. Superior Genegal Father Murray made the response to the addresses and expressed appreciation of the reception. He declared that he was favorably impressed by Portland and expressed admiration of the leadership of Archbishop Christie. He mentioned in particular his visit to St. Mary's Academy and College. He also attended the Redemptorist Community of Portland.

The Portland Community was established in 1396, when Fathers Cantwell and Guendling came to Portland from New Orleans.

New Orleans.

NEGRO DIES FROM WOUND

North Yakima Assailant Is Held for Murder in First Degree.

NORTH YAKIMA. Wash., Aug. 20.—
(Special.)—William Knox, the negro assailant of Abraham Lincoln Plaza, another negro, in a shooting affray at the Colored Club in this city on Tuesday evening, will have to face a charge of murder in the first degree.

Plaza died this morning at St. Elizabeth's Hospitial after denying that he had a knife or that he resisted Knox attack, as Knox asserts. Knox has been held at the County Jail.

The quarrel was said to have grown out of the appearance of Knox in court as a witness against Plaza. Colored residents are eager for a vigorous prosecution.

East Side Clubs Outline Proposed Water Amendment.

MONEY WILL BE REFUNDED

When Lots Are Improved Water-Users Will Have Credit for Amounts Paid In-Excess to Be Met From General Fund.

The water committee from East Side push clubs has prepared a summary of an amendment to the charter to be submitted to the voters in November. It suggests that the 1907 law be changed in the following particulars: First—Charge a basic frontage tax of \$35 a lot of 5000 square feet, which are court is to stand to the credit of of \$35 a lot of 5000 square feet, which amount is to stand to the credit of this lot until used up in water supply at the regular rates. A credit is also given all lot owners who have paid for extensions under the law of 1907, where the front footage of property has been taxed for such extensions, the money to be repaid in the same manner.

Second—The Council is to be authorized to sell bonds to pay for water mains when the cost exceeds the frontage tax and the water fund cannot meet the cost.

Third—The proceeds from the sale of bonds, the proceeds from water con-

fund. An annual sum of not to ex-ceed 2 per cent of the bonded indebt-edness of the water company shall be set apart from the water fund to pay off the water bond.

this amendment worked on the subject three months and secured the charters from 59 cities for suggestions.

Only such provisions were incorporated as seemed to fit Portland conditions. Part of the Seattle method of laying water mains was adopted. L. E. Rice, chairman of the committee, said that the committee sought to meet the objections urged against the present method. When the City Attorney has completed a draft of the amendment it will be submitted to Mayor Simon and members of the water committee for additions or changes. As soon as the amendment has been framed and adopted the push clubs will be asked to take the subject up at their meetings.

asked to take the subject up at their meetings.

A minority report of this same committee, representing the views of the labor union men, was presented. Its purport is free water, but it is not known whether it will be presented. To get it before the voters would necessitate an initiative petition.

It is considered probable that the water amendment outlined will go to the voters with such changes as the Mayor and members of the water committee may suggest.

LAUNCH MAKES RECORD Limit Battles Elements for 58

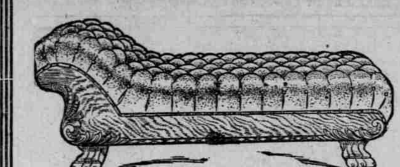
Hours and Wins Long Race. VANCOUVER. B. C., Aug. 20.—(Special.)—After battling with all kinds of elements for 58 hours and establishing a new world's record for distance and speed for 50-foot cruising launches, the 50-50 horsepower power boat Limit, owned by Messrs. Lepage, Marriott and Fellows, of this city, today finished

Fellows, of this city, today finished first in the long-distance race from Ketchikan to Vancouver, a distance of 528 nautical miles.

The Stark, owned by Scott Nicoli, a wealthy Ketchikan miner, was second, and the St. Anthony, also of Ketchikan, owned by N. A. Mitchell, was

third. The race was under the auspices of the Pacific Power Boat Association and the entries exceeded those in the Mar-blehead-to-Bermuda race of last year. The Stark, a 30-foot craft, had a handi-

Vienna is to have another novel inter-national exposition, to follow the hunt ex-hibition, for which arrangements have al-ready been completed. At the meeting of the Austrian Bee Culture Association, re-cently held in Vienna, delegates represent-ing \$60 associations were present, all of whom voted in favor of Dr. Muck's propo-sition to take steps toward holding an in-ternational exposition in 1911



Sale of Velour Couches \$13.50 Values for \$8.90

Couches like the illustration, velour covering, biscuit tufted, spring edge and fine solid oak frames, at \$8 90

0.0.0.0.0

0.0.0

00000

Inlaid

Linoleum

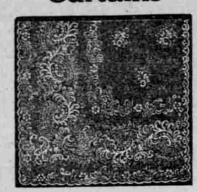
Per Yard Four patterns of extra heavy quality in this sale.

These goods sell regularly at \$1.68. The patterns

we do not consider desirable, but quality is the best.

makes not nearly so good. Prices \$57.00 to \$139.00.

Sale of Lace Curtains



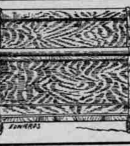
One Hundred Pairs \$1.25 Curtains at 69¢

These are Arabian color, Nottingham Lace Curtains, 21/2 yards long, 38 inches wide. A real bar-

Sale of Bedspreads

\$1.75 Quilts at \$1.10 Honeymoon brand, extra large.





The Gold Medal Range

Monarch Ranges have been awarded

highest prizes whenever they have

been shown at public fairs and ex-

positions. There must be some rea-

son for this, so if you want the

very best, call and see them. Prices

no higher than asked for many

Great Sale of Napoleon Beds

No. 221, Mahogany \$30.00 Bed, \$18.00 No. 697, Circassian \$40.00 Bed, \$23.50 No. 600, Oak \$55.00 Bed, now \$39.00 No. 548, Mahogany \$75.00 Bed, \$54.00 No. 433, Tuna \$75.00 Bed, now \$29.70 Odd Beds from broken bedroom suits at half price.



chased for this crossing alone.



This \$12 Go-Cart Only \$7.25

These Carts are extra large and have soft easy riding springs - just the thing for a young baby that cannot stand the rough riding of the new style collapsible carts. These are first class in every respect; only \$7.25

Great Sale of Comforters

\$1.90 Values at \$1.25 Full-size, cotton filled, in assorted colors.



Extension of Harriman Road Regarded as Certainty.

INTERIOR TO BE DEVELOPED

Use of Rails at Points on Deschutes With the Hill Line Causes Bellef Same Course May Be Followed to Bend.

BEND, Or., Aug. 18.—(Special.)— Bend, like all the other towns of Central Oregon, has been profoundly cap of nine hours over the Limit, but interested in the recent visit of President Table is the smallest pleasure cruiser to have completed a race of that length. ance of E. H. Harriman's successor in the Oregon field, following close upon the very recent tour of inspection of this territory by J. P. O'Brien and several locating engineers and traffic experts, naturally gives rise to the belief contemplated, and that the Hill devel-

opment has set under way a compre iensive development of interior Oregon by the great rival system. That the Deschutes Harriman road

will be constructed through to Bend and southward from this point, instead of temporarily stopping at Redmond as at first announced, is regarded as a certainty, and purchase of right-of-way between Redmond and Bend is a way between Redmond and Bend is a development anticipated at almost any time. However, a possibility that perhaps better might be characterized a probability, in view of the common use of the same rails by both roads at several points along the Deschutes, is that such a course will be put into practice to Bend.

What lends color to this supposition is the fact that from Bend easterly, extends the recently-completed survey for the Hill east-and-west road. Should construction upon this be commenced

tends the recently-completed survey for the Hill east-and-west road. Should construction upon this be commenced soon, as seems probable, a temporary division of territory between the two roads might evolve, whereby the Hill line would terminate at Bend and take the eastern road from this point, and the Harriman road develop the southern territory, connecting with their Natron cutoff at Crescent.

However, the gentle art of predicting railroad plans in Central Oregon of late has become a most bewildering pursuit President Stevens' announcement that construction on the Oregon Trunk, recently shut down southward from Bend, is to be resumed, apparently indicates that that road intends to make its way through to California irrespective of all competition.

Several hundred workers are engaged on the grades near this point. A mile and more of grade is completed on the outskirts of the town, and at present the bridge for the railroad across Greenwood avenue is occupying the attention of the engineers. More than

that hig Harriman building moves are contemplated, and that the Hill develtention of the engineers. More than

40,000 feet of lumber have been pur-

ently upon a larger scale than even, through the Winter. chased for this crossing alone. The camps near town are assuming more the appearance of permanent additions to the country's building than temporary shelters. Wooden buildings are being erected and preparations made for continuance of construction, apparations while in potatoes there was a slight falling off.

Don't Worry About

They may be unsightly, discolored, uneven and a number missing, but we can correct all of these errors and make your mouth positively attractive. Our work will justify your confidence.

BRIDGE WORK-Not the uncertain kind that in a short time may place your mouth in worse condition than when you had the work done, but perfectly balanced bridges without plates, that fit perfectly and can chew any kind of food to your perfect satisfaction.

PLATES that won't disfigure you, won't fall down, to your embarrassment; won't make you wish to do bodily harm to your dentist, but plates that will give you genuine comfort, improve your appearance a thousandfold and probably last the balance of your life.





Dr. M. S. Bennett, Manager.

Dr. B. E. Wright.

READ OUR PRICES:

22-Karat Gold or Porcelain Crown for \$5.00 22-Karat Bridge Teeth, guaranteed, each \$3.50 Gold or Enamel Fillings,

Silver Fillings, each and ALL OUR WORK IS GUARANTEED

DR. B. E. WRIGHT

PAINLESS DENTISTS

M. S. BENNETT, Manager.

842 1-2 WASHINGTON ST., COR. SEVENTH OFFICE HOURS-8 A. M. to 5 P. M. SUNDAY-9 A. M. to 12.

Phones-A and Main 2119. Pifteen Years in Portland.

122 THIRD ST.

Astoria Regatta AUG. 29-30-31

IN ASTORIA'S BEAUTIFUL HARBOR

Greatest Water Carnival Ever on Pacific Coast

PACIFIC CHAMPIONSHIP RACES "The Seattle Spirit," "Wolf II," "Pacer II," "Fighting Bob III" and other of the fastest craft in Pacific waters will enter.

MOTOR AND ROWING RACES EACH MORNING SAILING RACES EACH AFTERNOON GRAND MARINE PARADE TUESDAY NIGHT

ROUND TRIP ASTORIA ROUND TRIP

THIRD AND MORRISON STS.

August 27th to 31st, with Return Limit of September 1st. Daily with Stopover at CLATSOP BEACH Astoria.

Astoria & Columbia River R. R.

Fast Trains 9:20 A. M., 6:30 P. M. GRAND CENTRAL STATION CITY TICKET OFFICES