Seattle Agitators Will Meet Tonight in Behalf of All Held for Contempt.

INQUIRY INTO COURTS ON

Municipal League Will Seek to Learn "How Justice Is Administered in King County" as Result of Judge Humphries' Episode.

SEATTLE, Wash., Oct. 4 .- (Special.) Judge John E. Humphries this morning finished the last of the contempt of court cases by insisting on saving from iall imprisonment a woman who insisted on going to jall for principle's sake Mrs. H. A. Allen signed the resolu-

tion of defiance to the court at Dreamland rink, where she went as a member of a Spiritualist Church to hear her pastor, Rev. A. J. Spreckert, debate the question of free speech with Dr. Hermon F. Titus. The attorney repre senting the woman made a stipulation with the state to pay a fine of \$10 and costs, or \$12.50 in all.

There are 39 persons in the County Jail, sent thither by Judge Humphries for contempt of court.

Pardons to Be Asked for All. J. Tressler paid his fine of \$100 today and was released from jail. D. W. Cameron paid his costs of \$2.29 and was released. J. G. Brown took an appeal from the contempt fine and was released on bond.

released on bond.

Socialists have called a meeting for Sunday night, and propose to ask Governor Lister for a pardon for all the defendants sentenced by Judge Humphries under the contempt proceedings. Until the court so orders, Under-Sheriff McCormick today said that he would send none of the contempt prisoners to the county stockade.

Special Prosecutor Foster now has in his possession petitions carrying a total

his possession petitions carrying a total of 420 names of persons whom Judge Humphries might cite for contempt, but it was intimated that no further action rould be taken against signers of peti-

Investigation of Court On.

How justice is administered in King County courts is the subject of an in-vestigation which the Municipal League this noon, by resolution, instructed its committee on county problems to undertake.

Vivian M. Carkeek, chairman of the

While the name of Judge Humphries was not mentioned, members of the league say that the recent turmoil in his department was the incentive for

It is only a year ago since John E. Humphries, candidate for Superlor Court Judge on the platform, "Shall the people rule? Yes," contributed \$10 to the Socialist campaign fund.

to the Socialist campaign fund.

The Judge's chummy feeling for the Socialists chilled somewhat with his election to the bench. In the early Summer he attracted notice by dismissing a grand jury indictment procured by Joseph Jarvis, a Socialist, against the publisher of the Seattle Times. The Times had printed a story to the effect that Jarvis had absconded with the proceeds of a Socialist meeting held in Seattle. Jarvis appeared, denied the charges, and procured the with the proceeds of a Socialist meeting held in Seattle. Jarvis appeared, denied the charges, and procured the indictment of A. J. Blethen and C. B. Blethen and C. B. Blethen on the charge of criminal libel.

This believes the socialist meeting held in fines, sent three men to jail for six months and disbarred two attorneys, Hulet M. Wells and Glenn E. Hoover.

This believes the socialist meeting held in fines, sent three men to jail for six months and disbarred two attorneys, Hulet M. Wells and Glenn E. Hoover. This indictment was dismissed by the Judge, who further proceeded to dis-miss a damage suit brought by Jarvis on account of the same article.

Entente Cordiale Impaired.

These actions destroyed in great measure the entente cordiale which had previously existed between Judge Humphries and the Socialists, and there was little lacking to bring on a declaration of open and uncompromis-

the fuel needed to nourish the spark of hostility between the Judge and the advocates of free speech on the streets

day, July 18, when a mob composed o United States soldiers, sailors and ma United States soldiers, sallors and ma-rines, augmented by several hundred townspeople, sacked and burned the headquarters of both I. W. W. and So-cialists, Mayor Cotterill the next day issued his famous proclamation closing the saloons, stopping all street speak-ing and ordering the Seattle Times not

Newspaper Blamed by Mayor.

onel and His Friends," in which a newspaper publisher is handled under the name "Colonel Blatherskite," and a superior Court judge is denominated "Judge Humpty-Dumpty," and both are held up to ridicule. July 23 Judge Humphries appointed a committee to prepare disbarment proceedings against Wells, on two counts—one, that he was the author of "The Colonel and His Friends," and the other that he was the author of "The Colonel and His Friends," and the other that he was the author of "The Colonel and His Friends," and the other that he was the author of "The Colonel and His Friends," and the other that he was the author of "The Colonel and His Friends," and the other that he was the author of "The Colonel and His Friends," and the other that he was the sum of the detection of foot-and-mouth disease in the Liverpool market and among Irish cattle from Swords, Dublin, and later reports during June, July June, July and December, 1912, as to the presence of this disease, the department discontinued the issuance of permits, and continued to refuse such issuance throughout the year 1912.

PERSONAL MENTION.

Walton D. Wright, of Seattle, is at the Annex. Wells, on two counts—one, that he was the author of "The Colonel and His Friends," and the other that he was a Socialist, and therefore a foe of American institutions, including the

Three days later the judge rubbed more salt into the Socialists' wounds by issuing a blanket injunction restrain-ing all street-speaking in the city. Judge Humphries also has seen each

Letter Fails to Intimidate.

mistake, he recalled his ban on the

held in City Hall Park by Socialists, their sympathizers and friends of free speech in the streets, in which the judge was severely scored for his course, and people were urged to disregard his injunction against street speaking. Later a resolution of defiance of the court, read at a meeting in Dreamland Rink, received 99 signatures. The judge then named three special prosecutors to push charges against any who should speak slightingly of his injunctions or set forth their intent to defy him. At the same time he forbade the sale of "The Colonel and His Friends." Unsuccessful efforts had been made to obtain a hall in which to produce the play.

Strategy Comes to Nought.

In the meantime Humphries' enemies had laid before the Bar Association charges that the judge had mutilated the court record in expunging from a grand jury report matter reflecting on Colonel A. J. Blethen. The case against Blethen had been dis-

UNDERGRADUA. JANAGER FOOTBALL GOOD ATHLETE.



OREGON AGRICULTURAL COLLEGE, Corvallis, Oct. 4.—
(Special) — The undergraduate manager of football this Fall is Everett May, who, although a member of the varsity squad, is able to find time to take care

of his position.

May is one of the greatest allround athletes in college. He is
now playing his fourth year of football, having been captain for one year and having been twice mentioned as All - Northwest

He is captain of the basketball team this year and was given a position on last year's all-star team. He is student member on the board of control - athletics.

missed by another judge. Nothing came of this piece of strategy.

The Judge barred a reporter from his court, saying his paper was mis-Vivian M. Carkeek, chairman of the committee, made the motion, which was unanimously adopted, and President Haight appointed that committee as the one to make the investigation. While the name of Judge Humphries was not mentioned, members of the critical a single-tax attorney, who it fried, a single-tax attorney, who, it turned out, was the author of the charges brought against Humphries in the Bar Association. On the 18th of September he continued Siegfried's hearing until October 2. He was not destined, however, to hear that case

at all, as it turned out. The Supreme Court stepped in. 99 Ordered Arrested.

The latest development was the ac-Superior Court, on Thursday in releasing two of Humphries' contempt pris-oners who were held in jail pending hearing and announcing that he would release all in like manner who should come before him with habeas corpus proceedings, holding that they were entitled to their liberty pending fur-

The Pollatch riots and subsequent court proceedings, whose details interested the whole country, supplied

Foot and Mouth Ailments Rife in England More Than Year Ago Gone; Imports Are Resumed.

WASHINGTON, Oct. 4 .- Owing to the to publish unless all proofs were first submitted to him for approval. WASHINGTON, Oct. 4.—Owing to the fact that many importers of pedigreed Britsh cattle, sheep and swine are un aware that the prohibition against the The Mayor blamed the Times for its alleged part in bringing on the rioting of the previous night, and stated his from Great Britain, on the ground belief that he was acting in a way to of the presence of foot-and-mouth protect life and property. The court disease in these countries, has been immediately signed a sweeping order, removed, the British Ambassador, forbidding the Mayor to interfere with through the State Department, has rethe business of the Times or the court of the State Department, has rethe business of the Times or the quested the Secretary of Agriculture to Socialists were thoroughly the disease has been eradicated and

Satisfical Play Suggested.

The handling of The Times cases in gram advising of a fresh outbreak of Judge Humphries' court suggested the foot-and-mouth disease in Cumberland, to be primarily due to Mr. King, now

HE REDUCED 57 POUNDS

New Method of Flesh Reduction Proves Astonishingly Successful. JOHNSTOWN, Pa., Oct. 4 .- Investiga

day an opportunity to deliver from the bench a new philippic against Socialists and street-speakers. August 7, when he signed a restraining order against striking teamsters, he denounced I. W. W. and "red" Socialists from the bench.

JOHNSTOWN, Pa., Oct. 4.—Investigation has fully established that Hon. H. T. Stetier, of this city, has reduced his weight fifty-seven pounds in an incredibly short time by wearing a simple, invisible device, weighing less than an ounce. This, when worn as directed, ounce. This, when worn as directed, acts as an infallible flesh reducer, On August 14 the judge received a dispensing entirely with dieting, medi-letter advising him to "shut up for his cines, and exercises. Many prominent own good." This furnished the text men and women have adopted this for a statement in which the judge as-sured his growing audience that he was not to be intimidated.

easy means of reducing superfluous flesh, and it is stated the inventor, Prof. D. W. Burns, of No. 17 West was not to be intimidated.

One day, August 20, he accidentally restrained the Mayor from speaking on the streets. The next day, learning his mistake he recalled his ban on the street.

Sunday, August 24 a meeting was 20,000 injured in 1912 in traffic accidents.

DEPARTMENT-MADE LAWS ARE OPPOSED

Lane to Take Up Fight on Bureaucracy Where Heyburn Left It Off.

CHARGES TO BE SPECIFIC

Other Western Senators Ready Help, Particularly in Correction of Abuses in Department of Interior.

OREGONIAN NEWS BUREAU, Wash ington, Oct. 4 .- Senator Lane, of Oregon, has proclaimed himself foe of bureauocracy in the Government service that has served notice on the Senate that he intends to fight all bills which propose in any way to confer legislative authority on any of the Government departments. Bureauocracy, he says, is the curse of the Gov-ernment service today, and it can not ernment service today, and it can not be corrected until Congress takes back into its own hands the full power to make laws. This is a power Senator Lane contends can not constitutionally be delegated by Congress or legally usurped by the departments.

Senator Lane declared himself briefly on this subject when the Senate was considering the bill which authorizes the President to open to entry by the

the President to open to entry by the lottery system, or otherwise, all lands eliminated from forest reservations. At the time, the Senator maintained this bill undertook to confer legislative authority on the President and he took the position that Congress should specifically declare how all such lands should be opened. The Senate voted to pass the bill in question, inasmuch as it was presented as an emergency measure, but Senator Lane will keep up his fight whenever other bills conferring legislative authority are presented to the Senate.

Department Precedents Rule. Since he came to the Senate, Senator Lane has been swamped with let-ters from homesteaders and other en-trymen in Oregon who have had trouble in getting title to public lands and on which they filed. Most of the let-ters have solicited his aid in getting final action by the Interior Department or Forest Service, and when he has gone to one department or the other he has found them operating not under the laws which govern the disposal of the public domain but under their own arbitrary rules and regulations. For instance, in contest cases, Sen-

ator Lane discovered that the Interior Department and General Land Office were basing their decisions not on the lished by previous decisions of some Secretary of the Interior, and were weighing the evidence, not to see whether the entryman had complied with the requirements of the law but to see if he had complied with the departmental regulations, many of which have been made arbitrarily, without congressional authority. So far as the decisions of past Secretaries are concerned, Senator Lane has dis-covered that they have been conflicting In the meantime Judge Humphries, September 24, signed an order for the arrest of the 99 signers of the defiance resolution, on a charge of contempt of court, and the next day warrants were issued.

October 2, despite the Supreme Court's action, the Judge handled 24 court's action, the Judge handled 24 courters to solve the servers of the December will be covered that they have been conflicting converted that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conflicting on practically every point that could not reasonable that they have been conf

wrong. If there are conflicting deci-sions under a given law, past decisions can not fairly be used to shape the interpretation of a sitting Secre-tary for in many cases decisions cited as precedents are diametrically opposed one to another. It is equally wrong, he maintains, to base rulings on pending entries according to whether or not the entryman has complied with certain regulations. He says the law alone should govern and that regulations which go beyond the law should not be promulgated in the first place and should not be brought up to har-rass an entryman who has strictly complied with all that the law re-

There will be other Western Senators which means the Socialists and their reiends.

As a result of the street rioting Fri
ABMITTED TO STATES.

BRITISH CATTLE MAY NOT BE ready to join Senator Lane in a fight against bureaucoracy particularly as it has grown up in the Interior Department and Forest Service. The fight is along the lines followed by Senator Heyburn, but the late Idaho Senator destroyed his effectiveness by speaking always in generalities, over-stating his facts, and never getting down to specific performances. Sen-ator Lane intends to get down to actual facts when he begins his fight in earnest.

F. M. SAXTON APPOINTED

Former Partner of Will R. King Made Federal Attorney at Nome.

OREGONIAN NEWS BULLAU, Washington, Oct. 4 .- F. M. Saxton, of Portthat land, for many years law partner of and the Democratic National committeeman the Socialists were thoroughly aroused by the destruction of their furniture and literature. At their Sunday meeting July 20 they adopted a memorial asking President Wilson to make an investigation of the rioting by the soldiers and sallors; also, they sent the city a bill for damages done to their hall and property.

Satirical Play Suggested.

the disease has been eradicated and that importations to the United States are now permitted.

The Department of Agriculture, in order to prevent the introduction of tales District Attorney at Nome, succeeding B. S. Rodey, of New Mexico, whose resignation was demanded.

Mr. Saxton was strongly indorsed, Senators Chamberlain and Lane being among those recommending his ap-

A. F. Schafenberg, of Seattle, is at the Cornellus.

Mr. and Mrs. Lyberger, of Seattle, are at the Carlton. John A. Burns, of San Francisco, is at the Cornellus.

R. E. Koon, a business man of Bend, is at the Multnomah. F. C. Gilds is reg stered at the Mult-nomah, from Yamhill. John Knudsen is registered at the Annex from New York.

A. B. Lindeman, a Seattle real estate dealer, is at the Oregon. Mr. and Mrs. R. E. Parker, of Mult-Judge Thomas H. Crawford, of La

Grande, is at the Imperial. George F. Newton is registered at the Portland, from San Francisco, H. D. Waldron arrived from Tacoms yesterday, and is at the Carlton.

Gorge R. Russell registered at the Cornelius yesterday from Salem. Mr. and Mrs. C. F. Spaulding, of Ogle Mountain, Or., are at the Carlton, u. D. D. Prescription—for 15 years—the standard skin remedy Archie Hahn, coach of the Whitman

University football team, is registered

George W. Osburn registered at the Carlton yesterday from San Francisco Mr. and Mrs. H. A. Andrew are regis-tered at the Cornelius from Medford E. E. Powell, editor of the Baker Evening Herald, is registered at the

Mr. and Mrs. George Schenck, Jr., of San Francisco, registered at the Annex

Mr. and Mrs. J. H. Wellington and J. H. Price, of St. Helens, are at the Multnomah. Mr. and Mrs. J. A. Holman, of Comache, Texas, and J. R. Holman, of Senttle, are at the Portland.

Frank H. Buck, president of the Booth-Kelly Lumber Company, of Eugene, is at the Oregon, with Mrs. Buck.

The Oregon Agricultural College football team, headed by its manager, Dr. E. J. Stewari, is registered at the

Victor Nolan, a Corvallis business

CORVALLIS BABY WINS PRIZE IN BEAUTY CONTEST.



Albert Lenger Crosby.

CORVALLIS, Or., Oct. 4.—
(Special.)—Albert Lenger Crosby,
the 9-months-old son of Mr. and
Mrs. A. A. Crosby, of this place, won the first prize in the beauty contest held last week in con-nection with the Benton County School Fair at Corvallis.

man, was here for the football game yesterday. He was registered at the Mr. and Mrs. J. C. Pond, of Chicago,

are at the Multnomah. Mr. Pond is a prominent employe of the Canadian Pacific. Mr. and Mrs. W. E. Tallant and Mrs. C. H. Callendar, of Astoria, are at the

Portland. They are returning from the State Fair. Mr. and Mrs. B. R. Westbrook, of Albany, are at the Imperial. Mr. Westbrook is owner of the St. Francis

House Leader Announces Can-Hotel there.

Mr. and Mrs. W. H. Gore, Mrs. E. E. Gore and L. B. Warner are a party of prominent Medford people registered at the Imperial. A. R. Owen and John S. Owen, H., of Owen, Wis., and John S. Owen, of Eau Claire, Wis., are registered at the Portland. They are interested in Ore-

Phil S. Bates' youngest son, Danny, is ill with scarlet fever at the family home, 1172 Clinton street. His son, Stephen, was ill with the sa-aliment in March.

George H. Himes is a grandfather again. A daughter arrived at the home of his son, Claridge H. Himes, and wife, last Sunday and has made the whole family happy, including Grandpa and Grandma Himes and Grandpa and Grandma R. D. Prince.

AUTOIST TWICE

TWICE HURLED THROUGH AIR, DRIVER IS UNSCATHED.

Both Accidents Caused by Others Run ning Into Machine of Superintendent of Schools

SAN FRANCISCO, Oct. 4 .- (Special.) -Two escapes from death or serious injury within an hour, both of them in States." auto mishaps, marked the trip of Frank M. Carr, superintendent of schools of Alameda County, from his home in Hayward to Oakland today.

Carr was driving his automobile, when it was struck at First avenue and East Twelfth street by an auto truck driven by Phillip Recht. The force of the impact threw Carr 25 feet and wrecked his machine. Despite his fall, he picked himself up. Carr then jumped into a passing machine and rode to garage, where he engaged two mecha nicians and started with them in an other auto for the scene of the wreck Arriving there, they took the wrecked auto in tow and started once more for

tor police patrol ran into the towing machine at Thirteenth and Fallon streets. Carr was hurled 30 feet over a barbed wire fence and the two mechanicians, Fred Beddle and Michael Decaire, were thrown to the ground. Both were hurt, but Carr was again uninjured. After seeing his machine safely in

a garage, Carr proceeded to Oakland and arrived at his office none the worse for his adventures.

RALPH CLYDE HURT IN FALL

Ex-Councilman Sustains Fracture of

found by Sergeant Bunn and removed to his home in a taxicab.

THESE bracing Autumn days are days of renewed vigor --- they remind you, too, that they're days for re-

Drop in and see these new clothes for men; every fabric is here that a man ought to wear, in color and pattern to match its texture.

newing your apparel as well.

America, Scotland, Ireland, France, England, Austria-each has contributed the fabric for which it is most famed.

The best of American tailorings, each garment being designed on lines that will preserve your own individuality.

> Suits and Overcoats \$20 to \$40

BEN SELLING LEADING CLOTHIER

MORRISON STREET AT FOURTH

didacy for Senate.

WORK FOR TARIFF DONE

Several Prominent Alabama Deme crats to Enter Field. Including Recent Appointee.

WASHINGTON, Oct. 4 .- Representaive Underwood, majority leader in the House, issued a formal statement late today announcing his candidacy for to succeed the late Joseph F. Johnston,
Mr. Underwood will enter the Democratic primaries in Alabama next
Spring with several other prominent
Alabama Democrats, including Repre-

sentatives Clayton and Hobson. It is understood also that Representative Hefin may be a candidate.

"With the enactment of the tariff bill," Mr. Underwood said today, "I have completed the work in the House that has been my ambitton to accomplish. Before retiring from public omplish. Before retiring from public life, I should like to have the honor of representing the people of the State of Alabama in the Senate of the United

Clayton was appointed by Governor O'Neal to fill out Senator Johnston's unexpired term, but his credentials never have been passed on by the Senate and for weeks it has been practically certain that they would not be accepted. The Democratic leaders in the Senate are almost unanimous in the opinion that Governor O'Nell had no authority to make the appointment in the absence of action by the Legisla-

BRIEFS FOR THAW FILED Extradition of Lunatic New Thing

CONCORD, N. H., Oct. 4 .- Supplementary briefs opposing the extradition of Harry K. Thaw were filed with Gov-

to 33 Governors.

Harry K. Thaw were flied with Gov-ernor Felker today.

With the briefs were submitted tele-grams from the Governors of 33 states, all of whom said that they had no knowledge of a request ever having been made in their states for the extra-dition of a lunatic.

TELLS HOW TO DO IT.

The best way is to look everywhere for the best player-plane to be had at whatever price you wish to invest, then come to the big plane house, where the Leg in Tumble on Stairs.

Ralph C. Clyde, ex-City Councilman, fell three steps down the Morrison-street stairs of the Tilford building last night and suffered a fracture of his right leg below the knee. He was found by Sergeant Bunn and removed issue under heading. Music in the announcement page 10, section 1, this issue under heading, Music in the Home, etc.—Adv.

That Little Spot On Your Skin; Beware, Beware!

Because—the smallest spot of infection means danger. That blotch on your arm, that litchy place on your leg, beware lest soon it spread, covering breast, face, body.

Because the curse of skin disease is growing. It is estimated that millions of our people are infected and spreading the disease.

Because—unlike the established doubt index.

Because—unlike the established doubt in regard to Dr. Friedman's experiments with the "Great White Plague," Huntley Drug Co., Washington at Fourth; Woodard, Clarke & Co., Drugtoratory, Chicago, has proven definitely



I SAY, DAD-LOOK HERE! You're going to buy a lot sometime-somewhere, aren't you? You're not going to live here in Portland all your life and pay rent-pay a higher rent every year that It is goes by? You're not going to be one of those men who at 50 or 60 figure up that they've paid enough rent to have bought the whole block they live in-and who then realize that that same block at its present value would support them for the rest of life. YOU'RE NOT, ARE YOU, DAD?

Mother and I were down town today looking at the pictures in the LAURELHURST CO.'S windows at 2701/2 Stark St., showing the wonderful development in LAURELHURST during the past three years, and we've decided that we've just got to have a home in LAURELHURST.

DON'T HESITATE, POP! LAURELHURST lots are pretty dangerous stuff to hesitate over, right now. They tell us they're selling, selling fast, and if you don't buy now, the chances are they'll all be sold. You won't be able to get one.

Phone for their auto-Main 1503 or A 1515 and let's select our lot TODAY. WON'T YOU?



REMEDIES EACH FOR A PURPOSE 1—Kidney and Liver Remedy 2—Rheumatic Ramedy Diabetes Remedy

- Asthma Remedy -Nervine 6-Pills (Constipation

DRUGGISTS

Warner's Safe Remedies Co., Dept.

Rochester, N. Y.

The subtle and dejusive character of kidney diseases well known. The patient and even the doctor often fail to recognize its existence until the disease has become well established, little thinking the backache, headache, indigestion, weakness of heart, loss of appetite and that tired feeling is caused from kidney trouble; the kidneys failing to perform their function of removing the poisonous matter from the ble Warner's Safe Kidney and Liver Remedy which soothes and heals the inflamed parts and grad-

which soothes and hears the manner parts and graully restores them to their normal condition. You can be among the thousands who have testified to their complete relief from suffering by the use of this wonderful medicine. It has been the standby in Write for free sam-ple giving the number of remedy desired to correcting kidney and liver troubles for 36 years. "I wish to say that your remedies have been used in our family for about fifteen years. We are never without a bottle of Warner's Safe kidney and Liver Remedy in our home, and it has saved many a doctor's bill. It is a wonderful medicine for all diseases of the kidneys and liver,"—Florence E. Schmidt, R. F. D. No. 1, Dunkirk, O.

