trolman Lane Placed Vic-

tim Under Arrest.

PACKED HOUSE GREETS

Although Tired, Leader of American

Salvationists Held Hearers Spellbound Two Hours.

Miss Evangeline Booth, commander

LITTLE LEFT FOR

STATE INSPECTION

Attorney-General of Washington

Construes the State Act Al-

most All Away.

(Special Dispatch to The Journal.)
Olympia, Wash., June 5.—In an opinion rendered today, the attorney-general's office leaves very little of the substance of the state steamboat inspection law passed by the last legislature, as it is estimated not to exceed 50 vessels, and certainly less than 100, will be subject to state inspection by the two inspectors recently appointed by State Labor Commissioner Hubbard. After an exhaustive analysis of the federal statutes and court decisions on the subject of steamboat inspection, the attorney-general says:

of steamboat inspection, the attorneygeneral says:

"By taking this construction of the
law, conceding the acts of congress to
be exclusive over the waters of the
United States and the act of the state
of Washington to be exclusive on the
inland lakes and waters, no conflict of
authority can occur and the owners of
vessels will be relieved of the ambarrassing position of dealing with conflicting authorities."

TWENTY FOR WOOL

SEVENTEEN UP TO

EVANGELINE BOOTH

to the asylum.

Orchard Continues His Story of Murder and Assassination-Set Bombs and Destroyed Valuable Property for Small Cash Sums.

(Journal Special Service.)
Boise, Idaho, June 5.—In describing he attack on the Bunker Hill-Sullivan mine from Wardner, Harry Orchard on the witness stand said today; The up and marched to the Bunker Hill mine. When a hundred yards away shooting began, but it was mistake, being between union men, Powder was taken into the mill."

was destroyed. After the mill was

was destroyed. After the mill was blown up he went back home. One man named Smith was killed, though another one was killed as the result of the mistaken fight.

Five days later federal troops arrived, being called by Governor Steunenberg. Orchard left town, fearing arrost. He drifted about Montana, Utah, Arkona and California, arriving in Cripple Creek, Colorado, in 1983. He worked in the Vindicator mine, and stayed there until August, 1903. He quit because a seneral strike was declared, which lasted as long as he stayed, Moyer was president, and Haywood secretary of the Federation at that time.

The strike in Cripple Creek was in charge of W. F. Davis, who led the attack on the Wardner mill. Orchard swore that S. Davis offered him 1200 if he would blow up the Vindicator tunnel. He got a man named Joe Scholis to go with him, the plan being to blow up non-union workers. They were discovered and forced to retreat.

In November Davis asked him to set

ing to blow up non-union workers. They were discovered and forced to retreat.

In November Davis asked him to set a bomb in the Vindicator so that when the men were going to work he would raise the guard.

It would explode. He could explode the dynamite caps with revolver bullets. He was promised \$500 by Davis if he would do it. He planted the powder in the sixth, instead of the seventh level, where the work was proceeding. A week later Superintendent McCormick and the shift boss tried to enter the sixth level. The powder exploded and both were killed.

Orchard said that when he asked Davis for money he said he would have to get it from headquarters in Denver. Next day Davis and Sherman Parker were arrested. Later Orchard went to Denver and met Moyer and Haywood. He introduced himself and said that he knew them by reputation. Moyer asked him if he wanted money and he said not then. He said Moyer told him that he knew he was the man to blow up the McCormick mine boss, He said it was a fine job and swore that Haywood declared that he would sooner have the bosses and managers killed than a hundred scabs. He declared that he would have no more work to do for a while, but night work, for if he didn't clean up the mineowners they would drive the miners out of the district.

Orchard went back to Cripple Creek Got Three Hundred.

Orchard went back to Cripple Creek three days later. Before starting, Haywood gave him \$300 for blowing up the Vindicator. He declared that he hasn't done any laboring work since then, devoting his time to blowing up property and killing men. He said that Haywood asked him to kill some soldiers, and he ment the next few months make. wood asked-him to kill; some soldiers, and he spent the next few months making bombs in Cripple Creek. Haywood told him he would have to keep quiet until after the trial of Parker, Davis and other leaders, tried for murder in the attempted train wrecking.

The latter proposition, he said, was planned by Parker, who designed the wreck of the Florence and Cripple Creek train, which nightly carried many non-union men from the mines in Cripple Creek.

Creek.

Orchard declared that he had previously squealed on Perker, to a railroad detective, because Parker would not give him money.

At this point a recess was ordered. When court reconvened this afternoon more than 500 men, women and children besigned the doors and tried to get in Orchard at once resumed the story.

JAP SUIT FOR MOB'S DAMAGE

But International Incident PRESIDENT WANTS TO Made Out of a Cheap, Personal Row.

(Journal Special Service.)
Washington, June 5.—It is understood the Japanese consul general at San Francisco contemplates suing the city of San Francisco for damages to the Horseshoe restaurant and Folsom bathhouse by a mob on May 20.

Washington, June 5.—The government investigation has defenitely established that the incident of the attack upon the Japanese restaurant and bath house at San Francisco of which the Japanese government has seen fit to make an international affair, was merely an ordinary street row which would have been passed without notice by any other government.

Instead of having been a preconcerted attack upon Japanese, reports received today show the assault was the outcome of a dispute between two white men and a Japanese in the eating-house. None of the investigations developed the slightest suggestion that the outrage was the result of a plot or conspiracy against the Japanese or that the city authorities neglected to afford projection to subjects of Japan. Reports will be submitted to the Japanese government and it is expected the matter will end there.

INDIAN

MUS

James Passiding upon reservation, days ago by pleaded gullibefore Judge the United morning, and days in the United morning, and days in the submitted to the Japanese government and it is expected the matter will end there.

EMMA THE GUEST OF ANARCHIST COLONY

GRIDIRON FOR DISCRIMINATION

of Railroads to Receive Thorough Airing.

Railroad discriminations on the Pacific coast will be put on the gridiron next Tuesday in Washington, when the hearing of the Portland gateway case and the Spokane rate case begins before the interstate commerce commis-

Attorney J. N. Teal leaves for the national capital tomorrow morning in company with a number of Oregon lum-

company with a number of Oregon lumbermen, who will be present at the hearings. The Spokane rate case will be heard, beginning June 26.

The first of these suits is backed strongly by the Washington lumber associations, which are attempting to force the Harriman lines to make joint rates from the sound to all points reached by way of Portland. The attempt to force this agreement also includes provisions for a more thorough equipment for the handling of additional traffic.

se no non-union men were in the mill.

Powder was taken into the mill."

Orchard lighted the fuse and the mill was blown up he went back home. One man named Smith was killed, though another one was killed as the result of the mistaken fight.

Five days later federal troops arrived, being called by Governor Steunenberg., Orchard left town, fearing arrost. He drifted about Montana, Utah, wisons and California arriving in Crip-

The agreement to joint rates sought by the Washington associations would necessitate the taking of additional cars from the Oregon lines, resulting in a further congestion of traffic and trade. Many other important points will be presented by Mr. Teal in the interests of the Oregon lumbermen.

The Spokane rate case, in which testimony has already been heard in spokane, Portland, Chicago and other points, will come up for hearing on June 25 and will occupy several days.

Mayor Carried Thirty-Eight Precincts in the City to Devlin's Thirty.

Complete returns sent to the auditor' office by the judges and clerks of election show that Mayor Lane has been reelected by a plurality of 625 votes. According to the figures given in the According to the figures given in the official statements of the judges Mr. Devlin received a total of 7,948 votes, while Mayor Lane received 8,583 votes. The returns show that Dr. Lane carried all of the precincts on the east side of the river with the exception of one precinct, number 27, at Sellwood, where the vote stood 249 for Devlin and 217 for Lane. Dr. Lane also carried seven precincts on the west side. Taking the city as a whole Lane carried 38 precincts to 36 carried by Devlin.

LAY FOUR HOURS IN FRIGHTFUL AGONY

Edwin Hunter, Run Over by Train That Crushes Leg. Dies of His Injuries.

(Special Dispatch to The Journal.)
The Dalles, Or., June 5.—Edwin Hunter, a young man about 25 years of age, who had been working on the Heppner branch, was picked up yesterday by a parsenger train, about two miles cast of Seufert's cannery. His left leg was badly crushed. He was brought to this city and died a few hours later. Hunter had been in Portland for a few days and had purchased a ticket for Arlington and was en route to that place on No. 6. In passing from one coach to another, the trap door being open in the vestibule, he fell to the ground. One wheel of the car passed over his leg, crushing it in a frightful manner. He lay in that position until found, four hours later. His shocking injury, with the hours of agony he had endured before rellef came, made recovery hopeless.

Hunter was well known at Arlington and Heppner. His mother lives at Seattle. ner branch, was picked up yesterday

PROSECUTE HARRIMAN

Washington, June 5.—President Roosevelt, Attorney General Bonaparte and Assistant Attorney General Kellogg are in conference today about E. H. Harriman. The president desires to prosecute the Harriman combine and Harriman personally, if such action is feasible. There is a difference of opinion among the president's advisers in regard to the feasibility. No official announcement followed today's conference.

INDIAN WRONGDOER MUST PAY PENALTY

James Palmer, a young Indian residing upon the Warm Springs Indian reservation, who was indicted several days ago by the federal grand jury, pleaded guilty to a statutory offense, before Judge Charles E. Wolverton in the United States district court this morning, and was sentenced to serve 60 days in te Multnomah county jail and pay a fine of \$50. Palmer is the son of one of the judges on the reservation and has been in the county jail eight months awaiting the action of the grand jury.

JURY LAMBASTES

Like Chickens During Long Session.

In no uncertain language did the federal grand jury, which adjourned this morning, express their dissatisfaction of the quarters in which they were cooped for 45 days. In their report to Judge Charles E. Wolverton, the members

"We respectfully but foreibly desire to protest against the inadequacy of the jury room in which we have met and done our work from day to day. The room is about 20 feet wide, 21½ feet long and 10 feet high. The only method of ventilation is by opening one or more of the three windows in the room. Unfortunately these windows all overlook streets and the noise of traffic from these streets prevents any business being done when the windows are open. For that reason the windows had frequently to be kept closed for long periods and the atmosphere in the jury room would then get so foul that proceedings had to be stopped and the windows opened until supply of fresh air could be obtained. This method of ventilation is not particularly conductive to good health, especially when the atmosphere is chilly and in consequence most of us have had more or less trouble with colds.

"We have been fortunate in not experiencing very hot weather while in session, as during very hot weather the juryroom would be almost unendurable. We are strongly of the opinion that steps should be taken at the earliest possible date to provide suitable quarters for federal grand juries, as the present rooms are altogether inadequate and not conducive to the best work on the part of the jurors.

"In view of these facts, we respectfully recommend that means be provided for the proper ventilation of the entire upper floor of the federal building and that the grand jury room be removed to the southwest portion of the building and thereby be farther from noisy streets.

The portion of the building which the jury room in which we have met and done our work from day to day.

streets.

The portion of the building which the grand jury recommends be used for their purposes is now occupied by the offices of the chief clerk of the railway mail service. If he is removed from present quarters no place in the federal building could be provided for him that would be sufficiently large for his work.

him that would be sufficiently large for his work.

There is not a room or office in the building that is not in use, and in some cases the corridors have been partitioned off to make room for new officers of the government. When the structure was remodeled several years ago, loud protests were raised because of the low height of the celling on the third floor, but the architects refused to change their plans, claiming, it is said, that to do so would sacrifice the architectural beauty of the building.

BEER TO MINOR LEADS TO CITY PRISON

Angered by the refusal of Chris. Dilg, proprietor of a saloon at Twenty-fourth and Nicolai streets, to give R. A. Brown a glass of beer, on the score that he was under age, Sam Richards and James McCave, who accompanied the Sam Richards and James Mc-Cave, who accompanied the young man, proceeded to beat the liquor dealer into a state of insensibility last night and as a consequence the trio landed in the city prison on charges of assault and battery.

In the police court this morning Brown was given 15 days in the city prison, Richards received a 30 days' sentence and McCave, who had a suspended sentence of largeny hanging over

. MONEY THAT ROBNETT USED WAS HIS OWN

sentence of larceny hanging over his head, will spend the next four months on the rockpile.

Kester and Kettenbach Had Nothing to Do With His Acts, Which Were Spotless, Anyhow.

(Special Dispatch to The Journal.) Moscow, Ida., June 5.—The chief witness in the land fraud cases this morning was Clarence W. Robnett, one of the defendants. He stated that he was the owner of eight quarter sections of timber land in Clearwater county; that none of the other defendants had any interest in them or assisted him to acquire them; that he was not interested quire them; that he was not interested in timber lands owned by Kester, Kettenbach or Dwyer or the First National bank of Lewiston; that he had never been connected with any of them in the sequisition of timber lands by agreement or otherwise. He had on several occasions advanced money to clasmants for the purpose of acquiring public land and had arranged for them to draw checks on the bank but these checks had always been charged to his account and were paid with his money. Direct examination of the witness was not concluded at the noon recess.

AGED MINISTER IS AT POINT OF DEATH

Rev. R. T. Ramsby, a pioneer Methodist minister of Oregon, is at the point of death with heart disease at his home at Midway, near Sellwood. Rev. Mr. Ramsby is in his 84th year. He came to Oregon 39 years ago, and has since been prominent in religious circles. For many years he lived at Silverton, Oregon. His physicians believe that he can not live longer than 24 hours.

Alliance Is Delayed.

Delayed by a large shipment of heavy mill machinery for the C. A. Smith Lumber company, the steamer Alliance, scheduled to leave for Coos bay tonight, will not get away until

WIFE WILL LEAVE HUSBAND IF HE HANGS MURDERER

ispecial Dispatch to The Journal.)

Tacoma. Wash., June 5.—'Oh, I don't worry in advance I'll speak in Scattle. The chief of police there cannot stop me."

This is the comment Emma Goldman, anarchist and leader of the "Reda, made on the roport that she would not be allowed to speak at Seattle. She will speak here temoryon right, and Friday night. She spent several hours in Iacoma today and then went to Joe's bay, where a colony of anarchists are located, to whom she will speak this evening.

Miss Goldman denies any attempt to visit Bolse during the Haywood trial.

Mathieson has waived extradition and in custody of Deputy Sheriff Balley leaves on the O. R. & N. at 7 p. m. to-law, I'll confession of the crime, will be taken back to be being the Haywood trial.

Mathieson has waived extradition and in custody of Deputy Sheriff Balley leaves on the O. R. & N. at 7 p. m. to-law, I'll speak here the continued, "we are all adding to the fund to help save flaywood Pettibone and Moyer. I know the charges are trumped up—know it from my own experiences."

No attempt will be made by the potter of the indication of the poor health of Balley pere, his son the brutal murder of Johansen.

NEEDLESS HEROISM

(Special Dispatch to The Journal.)

Boise, Idaho, June 5.—In the effort to save colaborers, three loggers working on the Barber log drive on the Boise river above this city were drowned, while the men they were trying to save escaped by their own efforts. The drowned men were George Corack, Fernim Austabe and Francisco Vriende, all foreigners.

RESULTS IN DEATH

INSANE WOMAN REAL TRIAL OF

Held Up the French Restaurants.

Seizing a woman's hat from her head and tearing it to pieces, and wrenching a piece of lead pipe from a bath tub and demolishing the windows and everything that was breakable in her cell at the county jail, are two of the things Welthen Barret did before she was locked in a padded cell, with her wrists strapped to her waist, to be held until up by the mayor and orders given to the police commission by which these guards arrive from Salem to take her Yesterday afternoon Patrolman Crad-

the polics commission by which these deals were carried through.

Reagan told of the mayor's ordering him to go after French restaurants and of how licenses were held up. He testified that the mayor in the fall of 1994, three years after election, found the French restaurants immoral and decided that they should be closed up. Reagan investigated and reported to the mayor. He didn't know of the purpose at the time. When the licenses came up for renewal they were held up.

A recess was taken until 2 o'clock. The jury is composed as follows:

L. Well, department store buyer.

Paul Bancroft, real estate broker.

Charles H. Gish, contractor.

James Feitelberg, furniture dealer.

George de Urisote, commission merchant. dock found Miss Barret standing in the

hant.
John O'Mara, blacksmith.
Theo, Dellwig, retired baker.
Charles S. Capp, real estate broker.
James E. P. Benson, pressman.
Thomas Ellorick, haberdasher.
Hugh Burns, retired coal merchant.
Royal W. Cudworth, coal dealer.

WITH PEN KNIFE

Leonard Jones Then Jumps Into River in Effort to Commit Suicide.

Yestersiay afternoon Patrolman Craddock found Miss Barret standing in the street at Fifth and Burnside streets, tearing to shreds a costly spring bonnet that she had torn from the head of a passerby. After a experate struggle the woman was arrested and taken to the county jail. Miss Barret is a slender little woman, of intelligent appearance. Jailer Mitchell locked her in the women's quarters, but had hardly reached the main corridor when he heard the sound of blows and the crash of breaking glass.

Returning to the cell in which the woman had been placed, he found her with a piece of lead pipe in her hands smasning the windows of her cell and laughing in childish glee at the noise she was making. Miss Barret was at once placed in a pudded cell and her wrists were strapped to her waist to prevent her doing any further damage. She had torn from the bathub in the women's quarters a long piece of steam pipe and used it to wreak the cell.

She was examined this morning by Dr. W. T. Williamson, was adjudged finashe had torn from the bathub in the had lived with her parents at Roselawn avenue and East Tenta street north.

Mrs. E. H. Smith also was declared insane this morning and committed to the asylum. She has lived with her parents at Roselawn afternoon by saying that he had agreed with his wife to kill her if she were committed to the asylum. Deputy Jones asked Smith if he intended to carry out the agreement, and Smith replied that he did not; that he merely promised his wife that to pacify her.

W. L. Foss, who was adjudged insane some time ago and committed to a private sanitarium, was arrested by Deputy Sheriffs Beatty and Proebstel this morning and will be sent to the asylum at Salem. Foss had some money, and in some way managed to get away from the sanitarium, was arrested by Deputy Sheriffs Beatty and Proebstel this morning and will be sent to the asylum to the sanitarium. He went down to the north end, spent 385 for a wine dinner, bet 390 on Devlin and lost it and has since been wantering about the city. L Leonard Jones, a barber, residing at 190 Division street, attempted to end his life shortly after noon today by cutting his throat with a pocket knife and then plunging into the slough near the Inman-Poulsen Lumber company's

Jones was seen struggling in the water by Walter Huey of Milwaukie, who called lustily for assistance. J. W. Johnson of 381 Third street and H. A. Monner, residing at 420 Florence street, were attracted by Huey's cries and ran were attracted by Huey's cries and ran
to the river.

The three men managed to drag
Jones from the water and haul him to
a place of safety. The police were notified and the despondent man was removed to St. Vincent's hospital in the
patrol wagon by Patrolman Craddock.
Owing to the duliness of the knife used
the wound in Jones' throat is not regarded as serious

garded as serious
Jones is 48 years of age and is well
known about town. He refused to give
any reason for his rash act.

Miss Evangeline Booth, commander of the Salvation Army in America, last night spoke to an audience that filled the White Temple to the doors. Her subject was "Transformations." After the meeting sue took a train for Seattle where today she meets her father, General Booth, who is due to arrive from Japan on the Minnesota. From Seattle the two will go east together as far as Quebec, where General Booth sails for England and Miss Booth returns to her headquarters in New York City. Miss Booth arrived in Portland from San Francisco yesterday morning. In the evening the army, four hundred strong, with many from other cities as far away as Spokane, met at corps No. 5 headquarters in Davis street and headed by the Scandinavian band marched in column form to the White Temple to welcome their commander. Miss Booth was very tired from her long journey, but held her sudience for two hours. It was one of the most successful meetings of the army on the coast.

United States Attorney William C. Bristol announced today that he had received a telegram from Attorney-General Bonaparte announcing that B. D. Townsend, assistant United States attorney for North Dakota, had been destorney for North Dakota, had been designated to take up the work on the Southern Pacific land grants in place of Nathan V. Harian of Alaska. Mr. Townsend will leave North Dakota Thursday for Portland. Since it was first announced that Mr. Townsend would come to Portland, numerous letters and telegrams have been received at Mr. Bristol's office for the attorney.

STOPPED RUNAWAY AT RISK OF HIS LIFE

At the risk of his life to save possible disaster to others, Kilten, a local real estate man, jumped into an express wagon attached to a runaway horse at Third and Stark streets this afternoon and then lesped to the runaway's back to grasp the dangling bridle. The horse was stopped at Washington street, but not until it had narrowly escaped collision with several cars and other vehicles. Kilten was heartily cheered by the crowd as he alighted from his perilous position.

MINOR IMPROVEMENT OF VALUABLE LAND

S. Morton Cohen Will Erect a Small Building at Washington and Eleventh Streets.

(Special Dispatch to The Journal.)

Heppner, Or., June 5.—The wool sales at Heppner yesterday totaled 362,000 pounds. The range was 17½ to 20 cents. Sales were as follows:

H. J. Matlock, \$1,000 pounds at 18½c; Ike Howard, 17,000 pounds at 19½c; J. L. Howard, 17,000 pounds at 19½c; Charles Underwood, 14,500 pounds at 19½c; Elder & Gentry, 27,000 pounds at 19½c; Charles Underwood, 14,500 pounds at 19½c; Charles Underwood, 14,500 pounds at 19½c; George Perry, 21,000 pounds at 19½c; Charles Underwood, 14,500 pounds at 19½c; Charles Underwood, 14,500 pounds at 19½c; Charles Underwood, 14,500 pounds at 19½c; Mills & Co., 25,900 pounds at 19½c; L. D. Swick, 11,750 pounds at 19½c; J. W. Beymer, 19,700 pounds at 19½c; M. Curren, 12,800 pounds at 19½c;

be one of the linest structures in the city.

L. B. Menefee has sold to the Portland Trust company of Oregon 19 lots in Menefee's addition, east side, for \$25,000.

Louise Lanza has purchased the north haif of lot 16 in the Bishop Scott. academy tract for \$8,000.

George W. Sherk has sold to A. J. Lilburn a quarter block on Seventh and Elizabeth street for \$10,000.

The value of yesterday's realty transfers filed for record amounted to \$88.711. In all there were 62 deeds filed, in 21 of which there was a nominal consideration given.

Year for Jesse Lawless. (Special Dispatch to The Journal)

Pendleton, Or., June 5.—Jesse Lawless has been sentenced to serve one
year in the penitentiary for trying to
break into a house, which he claims he
thought was a hotel. Some months ago
he was arrested for stealing a saddle
and was let out on parole.

CHIEF WILL MEET BAD COIN STUFFY ROOMS DEMOLISHED CELL SCHMITZ BEGUN MAYOR'S WISHES LAND IN

Pacific Coast Freight Rates Federal Body Cooped Up Struggle Ensued When Pa- Reagan Testifies That Mayor Intends to Resign in July Grand Jury Returns Indict-But Will Remain if Desired.

> "I have not altered my determinatio to resign from the police department or of Mayor Schmitz on the charge of ex- July 1, as I announced at the time of torting money from French restaurants my permanent appointment as chief, but began this morning when, after recourse the mayor requests, is the cutor Heney made his opening address, thing the mayor requests, is the cutor Heney made his opening address, thing the mayor requests, is the cutor Heney made his opening address, the mayor requests, is the mayor requests, is the cutor that have been relative to the respection of Mayor that have been the respection of Mayor

NEW CORPORATIONS WITH MUCH CAPITAL

Articles of Incorporation Filed by Four New Concerns With County Clerk.

Four new corporations, with capital stock aggregating \$4,014,000, have filed articles of incorporation in the office of the county clerk. They are: The Eastman Timber company, incorporated by Warren E. Thomas, Thomas

G. Hailey and Virgil L. Clark; capital

stock, \$3,500,000.

The Western Cooperage company, incorporated by Warren E. Thomas G. aHiley and Virgil L. Clark; capital stock, \$1,500,000.

Utility Manufacturing & Plating company, incorporated by T. A. Knotts, F. L. Kneeland, W. B. Scott and G. E. Wingate; capital stock, \$10,000.

Brooklyn Hall & Improvement association, incorporated by George J. Cameron, J. A. Klein and A. L. Keenan; capital stock, \$4,000.

SETTLED BIG DAMAGE CASE FOR SMALL SUM

Trial Judge Awarded Plaintiff \$300

by W. J. Baynes in the circuit court this morning in settlement of his suit for \$15,000 damages for personal injuries from the Portland General Electric company. The trial of the suit was begun before Judge Sears, and three jurors had been accepted when the attorneys agreed to submit the case to the judge. The jury was discharged, and Judge Sears awarded Baynes \$250 as damages and \$50 for costs.

A trial was had at the October term of court, at which the jury disagreed. At the first trial 10 of the jurors favored giving Baynes a verdict, while two insisted that he was entitled to nothing. by W. J. Baynes in the circuit court

LARRY SULLIVAN IS UNDER ARREST

(Journal Special Service.)

New York, June 5.—L. M. Sullivan of the L. M. Sullivan Trust company of Goldfield, Nevada, was arrested here today on a civil order in connection with a suit brought by Frank S. Colton of Pittsburg. Pennsylvania, to recover \$20,700, the par value of stock in one of Sullivan's mining companies, which Colton said he was persuaded to purchase a year ago. Sullivan was paroled in custody of his counsel.

DREAD MALADY ADDS

(Journal Special Service.)

Washington, D. C., June 5.—The president's attention has been called to the raising of the price of meats, and it is likely that he will start investigation by the department of justice to ascertain if the raise is the result of natural processes, or collusion on the part of packers.

Chicago Charter Signed. (Journa) Special Service.)
Chicago, June 5.—The governor signed the Chicago charter, the last move necessary to permit Chicago to "beautify."

The girl graduates will be prettier and wiser than ever, if possible

ments Against Counterfeiting Gang.

In addition to the indictment against the furniture trust the federal grand jury returned an indictment this morning against the famous Coon counterfeiting crowd which was arrested near Huntington, Oregon, last June. Included in the outfit are some of the most dangerous counterfeiters in the country

a Journal representative. this morning is relative to the rumors that have been current since the resilection of Mayor Lane that the police official had decided to retain his position as head of the despartment.

Chief Gritzmacher some time since announced his intention of retiring July 1, after 30 years of service, and his decision of the mayor in the premises in regarded as significant.

Chief Gritzmacher emphaticully defines that there will be any wholesate is regarded as significant.

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Chief Gritzmacher emphaticully defines that there will be any wholesate is regarded as significant.

Chief Gritzmacher emphaticully defines that there will be any wholesate is required to the present of the descrives, says the chief, "is entirely without foundation. I believe that the detectives should be given the rank they be permanently appointed as a raise of salary. The ordinance-passed by the council provides for eight detectives and I intend to request that they be permanently appointed as given 210 per month chosen, wender and Johnson, recently appointed as given 210 per month chosen, wender and Johnson, recently appointed as given 210 per month chosen, who were decided the police department passed by a subsarre that they be permanently appointed as given 210 per month chosen, who have a server of the local of server of server of the local of server of the local of server of server of the local of server o

put through by Benson and Hyde. L. A. Lawbaugh brought suit against W. H. Bradford and George Finley to recover \$2,020.

Lawbaugh alleges that F. A. Hyde and J. A. Benson contracted to sell to a Wisconsin man \$,200 acres of valuable land in Oregon. One James Page was to receive \$3.50 an acre commission on the lands sold under this contract, and Bradford and Finley performed some services for Page by which they became entitled to a commission of 50 cents per acre on the deal. Lawbaugh also came in for a commission of \$2 an acre, he alleges.

also came in for a commission of \$2 an acre, he alleges.

The complaint states that Lawbaugh advanced to Bradford and Finley \$4,100 as their commission at 50 cents per acre for the \$,200 acres, but that only 4,160 acres of the land were sold, and that therefore the two men had earned only \$2,080 of the \$4,100 that was paid them. Lawbaugh seeks to recover from them the balance of \$2,020.

DRINK AND DESERTION CAUSE DIVORCE SUITS

Four Women Ask Court to Annul Marriages on Statutory Grounds.

Emma F. O'Nelli has begun suit in the circuit court for divorce from Daniel S. O'Neill, charging habitual drunkenness. They were married at Uniontown, Pennsylvania, in November, 1905.

Damages Against Portland General Electric Company.

Three hundred dollars were accepted by W. J. Baynes in the circuit court of the cir

MASONS WILL TAKE PART IN CEREMONY

Cornerstone of the Commercial Club Building Will Be Laid Afternoon of June Twelfth.

Under the auspices of the Oregon grand lodge of Masons the cornerstone of the Commercial club building will be laid at 2 o'clock on the afternoon of June 12. Dr. W. F. Williamson of Portland, grand master Mason of Ore-ANOTHER TO LONG LIST

Cerebro-spinal meningitis contracted on the boat from San Francisco to a storia, is responsible for the death of a man named Crawford at St. Vincent's sanitarium this morning. Crawford was brought to the city from astoria yesterday by rail and was unconscious all last night. Undertaker Finley has been unable to find his relatives and he will be buried this evening.

BEEF TRUST PRICES

TO BE INVESTIGATED

Portland, grand master Mason of Oregon, will perform the ceremony of laying the stone. The grand lodge of Masons will participate in the exercises as will also the subordinate Masonic lodges of Portland and surrounding cities. In addition to the members of the Masonic order it is expected that the parade will instead the officers of the various commercial organizations in the city.

The officers of Washington grand lodge of Masons will pay a fraternal lodge of Masons will pay lodge of Masons will pay

EARTHQUAKE SHOCK RECORDED AT CAPITAL

(Journal Special Service.)
Washington, June 5.—The weather bureau gives out this bulletin: "A disbureau gives out this bulletin: "A distant earthquake, relatively of small intensity, was recorded tonight by the selsmograph, beginning about 10:29 and lasting nearly an hour. Relatively a strong motion was recorded between 10:37 and 19:50, distinctly greater in the east and west direction. The maximum amount of motion was very small, only about two-tenths of a millimeter. The shock occurred probably 2,000 or 3,000 miles distant, probably south of Washington."