WITH JURY MONDAY

Introduction of Testimony Concluded at Noon Today

The government has contended that Straus was careless in the administration of his duties, that he refused to render any assistance to the postal inspectors who in June, 1908, were charged with the duty of discovering Mrs. Frakes was called by the janitor from her home at Seventeenth and the came down to

"Charles A. Straus is at least proven criminally careless, if not an embezzler and defaulter, said Assistant United States District Attorney J. R. Wyatt in opening the argument this morning. Mr. Wyatt, with a considerable show of logic and well sustained argument, then proceeded to show the defects in Straus' system; how he failed to keep a daily cash balance, how he received money which he put into the postoffice safe, but which he never banked, and how despite his own contention that he con-

which he put into the postoffice safe, but which he never banked, and how despite his own contention that he conducted his office with a degree of care he was unable to state during the trial how much money he ever had in the safe, only making a practice of counting every one or three months, which ever the evidence had showed.

"Charles A. Straus did not account and cannot account for the money which has disappeared from the fact that it was removed from his care outside and beyond his knowledge, and at a time, when, doing the best he could with an always laxly governed office, he was endeavoring to administer his office he cashier of the Portland postoffice, argued Attorney John H. Stevenson for the defense. Mr. Stevenson then proceeded to rehearse the evidence showing Straus' integrity, honesty and straightforwardness in all his private and public life, and in closing, emphasized with much effect the situation he is now placed in, blind, without means of support, with the cup of bitter misfortune already drained deep, and with this present shadow resting not only over himself, but over his loyal wife and innocent little daughter.

Evidence Declared Circumstantial.

Evidence Declared Circumstantial. "A stranger entering this courtroom,

"A stranger entering this courtroom, unacquainted with the facts in the case, would have been unable to tell who has been on trial, John W. Minto, J. J. Shipley, C. A. Straus or Miss Bollman," said John F. Logan, chief counsel for the defense. Mr. Logan emphasized the difficulty of placing responsibility in such a case, declaring that great responsibility rested upon the juror who decided any case upon circumstantial evidence. Mr. Logan closed by describing in affecting terms the situation in Straus' little home, where for himself and wife and child, the days have gone slow and dark, waiting with hope for the shadow to clear away and hope to come again. At this point, Mrs. Straus, who had all during the trial, been remarkably self possessed, broke down and wept bitterly.

Biting sarcasm and searching argument characterized the address of District Attorney McCourt to the jury. He is the sand of the court of the figure. The court of the shadow is the same and the same argument characterized the address of District Attorney McCourt to the jury. He

Straus, who had all during the trial been remarkably self possessed, broke down and wept bitterly.

Biting sarcasm and searching argument characterized the address of Disment characterized the address of Dismettic Attorney McCourt to the jury. He declared that thrusting aside all sentiment, all consideration for the innocent who suffer for the guilty, the law must be upheld, offenders punished, and the peace and dignity of the government conserved by the enforcement of the statutes. Mr. McCourt reviewed the case theroughly, emphasized Straus failure to account for the funds, and closed with an abjurgation to the jury to be mindful of their responsibility to decide the issue, not in accordance with the sentiment caused by a half blind man or, a devoted wife, but in accordance with the evidence which had been presented.

Thirty of the general and district agents of the Southern Pacific lines will spend Saturday, June 5, in Portland, visiting the sights of interest in the

MARITAL BONDS OF SIX ARE SEVERED

Judge Gatens came to the aid of Judge Gantenbein yesterday afternoon and granted three divorces. He decided that the evidence shows Oliver M. Stafford to have been an adulterer and for that reason granted a divorce to Lucena Stafford.

W. J. Quinn was fined \$20 in police court today on a charge of being drunk and disorderly. Quinn was arrested last night while driving an automobile at Seventeenth and Washington streets. In the machine were W. Seagrove, Cath-Mrs. Edna Randall, arrested by Officer Sims on a charge of speeding an automobile. Was fined \$15 in police court this morning by Judge Van Zante. Don Wright, arrested by the same officer on a like charge was given the same officer on a like charge was given the same fine.

Mrs. Edna Randall, arrested by Officers is \$750 a year. The fund is propriation for the apprehension of the reward fund. The propriation for the apprehension of automobile. Was fined \$15 in police court this morning by Judge Van Zante. Don Wright, arrested by the same officer on a like charge was given the same fine.

No Morning by Officer Evert the apprehension of the reward fund. The propriation for the apprehension of the same fund. The propriation for the apprehension of the same fund. The propriation for the apprehension of the reward fund. The propriation for the apprehension of the same fund. The propriation for the a

CASE MILLINERY STORE PHONE DECISION A.-Y.-P. FIGHT

Thoughtfulness of Firemen Bell Man Says Cleveland Saves Big Loss in High Class Establishment.

Fire broke out in the L. S. Frakes millinery establishment, 409 Washington street, shortly after 2:30 this morning and caused approximately \$8500 to \$10,000 damage, fully covered by insurance. It also extended into the rear of Gillman's auction house, 411, Washington street, and there caused damage to about \$1000.

Concluded at Noon Today and Monday Morning Judge Wolverton Will Deliver Instructions to Jury liver Instructions to Judge Wolverton as to the law in the case.

Briefly summed, Charles A. Straus is accused by the government upon an indictance on the liver Instructions of Judge Wolverton as to the law in the case.

Briefly summed, Charles A. Straus is accused by the government upon an indictance of the content of the content in the liver Instructions of Judge Wolverton as to the law in the case.

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Briefly summed, Charles A. Straus is accused by the government upon an indictance in the fine interest the fire that possible the instructions of Judge Wolverton as to the law in the case.

Briefly summed, Charles A. Straus is accused by the government fundament of the content in the fine interes

amthorities upon demand, and with plain smoke. Smoke. There was also some damage by wadertaken to show that Straus was in no way more responsible than any one of three others connected with the office, at the same time conceding the fact that the money is gone. The government has contended that

tor from her home at Seventeenth and Morrison streets and she came down to charged with the duty of discovering the cause of the shortage, and that he betrayed his fear of a criminal prosecution by actions and remarks made at the time the shortage was first discovered.

Straus is at least proven

Morrison streets and she came down to see her place being demolished by the flames. She felt especially bad about it as there had been another bad fire last time the shortage was first discovered. October and she had just had the place october and she had just had the place october and she came down to see her place being demolished by the flames. restocked, reflited and remodeled. She states that she has a stock costing from \$25.000 to \$40,000, but says the entire loss will be covered by insurance. Whether the fire started in one or the other stores or in the wall between them is unknown and will be a hard matter to determine. S. L. N. Gilman, matter to determine. the proprietor of the auction

CLAIM AGENTS OF COAST ORGANIZE

Employes of Claim Department of Railway Lines Form Association.

A permanent organization of claim agents connected with the steam and electric railway systems touching or op-erating on the Pacific coast is being effected at a meeting being held today in the Hotel Oregon. The purpose of the organization when completed will be protective and cooperative, with social features added. The membership will at first be restricted, but will later be broadened to include some of the officers of the different railroad systems, together with attorneys representing fected at a meeting being held today in the Hotel Oregon. The purpose of the organization when completed will be

with the evidence which had been presented.

The question which will rest with the spend Saturday, June 5, in Portland, The question which will rest with the clear by Judge Wolverton in his charge diegar by Judge Wolverton in his charge of the Southern Pacific land by the straus is held to be guilty he can be found guilty on all three counts or on one, and if considered guilty as charged in the indictment, whether his punishment will be for all or one.

The closing of the Straus trial was the occasion of great interest among made until the return of General Pastic Counts of the Southern Pacific agents of the Sout

at the Commercial ciub.

The party plans to be in Seattle for the opening of the A.-Y.-P. exposition, while some of the members of the party will remain over in Seattle for the meeting of the Transcontinental Passenger association to be held there June 8.

MUCH INTEREST IN

the evidence shows Oliver M. Stafford to have been an adulterer and for that reason granted a divorce to Lucena Stafford.

James W. Current has not supported his wife, Jennie Current, and had subjected her to cruel treatment, therefore Judge Gatens granted a divorce to Mrs. Current.

Lizzle Cameron was married to Ord Cameron in November, 1901. The husband left home and has not returned, making his getsway in August, 1907. Judge Gatens held that the evidence showed desertion and granted a divorce to the woman.

NOISY AUTOMOBILIST

IS GIVEN \$20 FINE

IS GIVEN \$20 FINE TWO AUTO SPEEDERS

No Money in the Bank.

Arrested in Rooming House.

Abort Smith and Florence Blake were rested in a rooming house, the Bound at 147% Second street, by Officer who propared to the Meier & Frank company for \$10 and had no money in the bank to cover the check. He declared that he expected, at the time he passed that he expected that he expected that he expected the wild had no money in the later.

N

Court Landed a Blow at Monopoly.

(United Press Lessed Wire.)
Indianapolis, May 22.—Referring to
the recent decision of Judge Taylor of
Cleveland, denying the petition of the
United States Telephone company to

Cleveland, denying the pelition of the United States' Telephone company to enjoin certain members of the Bell Telephone organization from interfering with its existing long distance contracts with independent companies, L. G. Richardson, president of the Central Union Telephone company, said today: The attitude of my company toward the independents in the matter of the telephone litigation is wholly misunderstood, especially its attitude toward those who invested large sums of money. The Central company desires to prevent the duplication of investment throughout its territory, because we believe this would result in a loss to the public and the investor. "Independent toll line companies, through the medium of contracts containing provisions for exclusive toll line

Boasts of Progress and Grumbles at "Needless Debate."

(United Press Leased Wire.)
Washington, May 22.—Senator Aldrich
today asked the senate to fix June 2
as the date for the final vote on the
tariff bill. Senator Daniels objected to his date and the matter went over

this date and the matter went over for further consideration.

Aldrich stated that he believed about three-fourths of the tariff bill, as relating to the dutiable list, had been disposed of. He stated that half of the dutiable paragraphs had been agreed to and of the remainder he believed there would be 50 per cent over which there would be no contravers. there would be 50 per cent over which there would be no controversy. Senator Cummins expressed the hope that Aldrich would not insist on his motion, because there were many senators having views on the tariff who had not had a chance to express them. Aldrich replied that he had no desire to prevent full discussion of the bill, but he thought there was much needless debate.

When the motion was put over, Senator McCumber of North Dakota took the floor and delivered an address supporting the agitation for putting lumber on the free list.

Senator Elkins made a strong plea for a high protective tariff on lumber.

Senator Elkins made a strong plea for a high protective tariff on lumber. He said there was a total of \$600,000,000 invested in the lumber business in the United States, and it ought to be reasonably protected. He said lumbermen outside the United States had \$00,000,000 feet of lumber ready to bring into this country as soon as the tariff bill passed. He also declared that a duty of \$1 a thousand would open the American markets to Canadian products and result in the closing of sawmills in this result in the closing of sawmills in this

FUGITIVE ADMITS

Joseph H. Storres, Wanted in Nebraska, Arrested at Seattle.

REWARD FOR SLAYER

UCH INTEREST IN

AUTOMOBILE PARADE
Should the present rate of persons king application to the Rose Festival sociation for places in the carriage di automobile parades continue, these of affairs will undoubtedly be the eatest events of their kinds ever given this country. Already hundreds have led at festival headquarters asking out the parades and a large part of see signed contracts for entering.

Many of them are taking advantage the proposition of free designs of ed by the festival management and partist in charge of this department is been busy ever since the first no-e was given. No idea has been al-

Sacramento, Cal., May 22.—Governor Gillett stated today that he would probably offer a reward for the capture of the murderer of 9-year-old Anna Poltera. He said be would take action as soon as he had inquired into the condition of the reward fund. The appropriation for the apprehension of murderers is \$750 a year. The same of murderer of the propriation for the apprehension of murderers is \$750 a year. The same of murderers is \$750 a year. The same of the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the defendant, who, it is chaired, sold goods from the property amounting to \$225. The money, it is alleged, was given to the \$255. The money is all the same of the same of the same of \$255. The money is all the same of the sa propriation for the apprehension of mur-derers is \$750 a year. The fund is prac-tically intact.

CHILDREN IN WILL ington and the Park.

Attorney General Crawford Called to Seattle to Help Settle Dispute Over Placing of Kiosks on Grounds of Oregon Concession.

(By Journal Leased Salem Wire.) Salem, Or., May 22.—Atorney General Crawford has been called to Seattle to help the Alaska-Yukon-Pacific exposition committee fight its battles with the exposition officers. The attorney will leave for Scattle tonight and says it may be necessary to bring suit in the United States courts at Seattle before the controversy that has arisen will be finally determined.

Seattle, Wash., May 22.-Oregon has won the "candy booth" fight. The Alaska-Yukon-Pacific fair management unofficially announces that no booths will be allowed on grounds of state buildings. The Oregon men lined up the other states. The offensive booth was for the sale of postal cards on a concession owned by Bowe of the Orego-

Seattle, May 22 .- No further attempt has been made today by Director of Works Allen to place the objectionable booths on the Oregon grounds and the controversy is not expected to assume an acute stage until Monday, when, unan acute stage until Monday, when, unless matters are straightened out by
the executive committee of the fair,
hostilities may commence.

Superintendent Smith of the Oregon
building stated today that he would resort to force to maintain his rights if
necessary. He says he has 63 men at
work in the building who will fight at a
moment's notice, and besides he claims
to have 300 men promised by other concessionaires who can be hurried to the cessionaires who can be hurried to the scene in a few moments.

RACES AT CANBY ATTRACT HUNDREDS

OFERN IN AUGUST

OFERN (Special Dispatch to The Journal.)

LOSES A FINGER

(Special Dispatch to The Journal.) Vancouver, Wash., May 22.-In an PRELIM WINNERS AT costing her life, Mrs. A. M. Betts, wife of the proprietor of a truck business, lost the third finger of her left hand, as well as receiving several bad bruises. The breaking of a leather tips saved her life. brulses. The breaking of a tug saved her life.

Mrs. Betts was in the rear yard of the Betts home at Sixteenth and Franklin streets, watching her husband, who had just driven in with a heavy dray and was about to put the horses away for the night. The phone (United Press Leased Wire.)

Seattle. May 22.—Clad in overalls and soft shirt and cap, Joseph H. Storres, Harvard graduate, brilliant campaign orator and lawyer, was arrested here today as a fugitive from justice. Storres, who was known in Seattle as Joseph H. McCarthy, is wanted at Lincoln. Neb. to explain the disappearance of \$5000 in cash and diamonds valued at \$1000, which were placed in his care when he was appointed administrator of the estate of Mrs. Helen M. Horn, an aged widow, who died under peculiar circumstances.

Oregon City, May 22 .- The two turbine wheels and all their appurtenances. OF ANNA POLITERA

United Press Lessed Wire.)
ngeles, May 22.—A reward of the arrest and conviction of the o assaulted and murdered Anna a 9-year-old Italian girl, in park, is posted today in the office with the signature of water every 24 hours. A large force of water every 24 hours. A large force of men is working on the construction.

Sued by Former Partner.

(Special Dispatch to The Journal.)
Vancouver, Wash., May 22.—William Burrell of Camas has brought suit against James Gillespie for \$112.90 alleged to be due him on dissolving partnership with the defendant. The plaintiff represents that on November 10, 1905, the defendant and himself were partners and that during the partnership which was ended November 18, 1906, Robert Burrell, it is claimed, sold

Oregon City, May 22.—A franchise from the city of Milwaukle to the Beaverton and Willsburg railway company to lay its track through the city was filed for record yesterday. The track will cross the following streets: Oregon City Road, Adams, Irving, Washington, Jefferson and Monroe streets, and the county road east of Lewellen is accompany.

the county road east of Lewellen

was in civilfan clothes.

SCHOOLPRINCIPAL SLAYER JAILED; INTEND TO ISFREED BY COURT TALKS OF CASE ACTED CDAT

Prof. B. E. Hughson Dismissed by Van Zante.

The charge of assault and battery against Professor Birney E. Hughson, principal of the Portsmouth school, was dismissed by Judge Van Zante, in police court today. The complaint was brought by Otto Nagle for an alleged attack upon his son, Frank Nagle.

Judge Van Zante held today that Professor Hughson had done nothing other than what was necessary to maintain discipline in the school, and that there was no brutailty shown and nothing to warrant taking the case to the courts.

The testimony showed that a baseball had been knocked through a window in a room set aside for the teachers, and that young Nagle had been peeping through the broken window after having been told by the professor not to do so. When caught by the professor, young Nagle had pushed him away, the young-sters all testifying that he had brushed the knuckles of his left hand across the boy's eye.

There were a number of school childern called in by the prosecution. Attorney John Stephenson, for the defense, called only Professor Hughson to the witness stand, and after his testimony the judge dismissed the case.

(Special Dispatch to The Journal.)

Pendleton, Or., May 22.—Mike Ryan, the Milton farmer who shot his neigh shubert's him lifed man Dixon in a quarrel near Geer's Springs Friday, talks freely of the affair, his cell in the county jail here. Ryan was brought in late last sught by Sheriff Taylor, to whom he gave himself up yesterday at 1 o'clock. The self confessed murderer is now waiting the action of the Umatilla county grand jury.

Ryan's chief remorse over the fatal quarrel seems to be that he killed Dixon, rather than Shubert, stating that he had no quarrel with the hired man, and was really sorry for this part of the affair. According to Ryan, the two men were shot in self defense and to protect himself from a beating.

He says that Shubert, on coming to the says that Shubert are the beginning of the quarrel Shubert left his wagon and tied the team to a fence, called only Professor Hughson to the witness stand, and after his testimon

FILES OBJECTION

Deschutes Right of Way Question to Be Held Open Until June 7,

(Washington Bureau of The Journal,) (Washington Bureau of The Journal.)
Washington, May 22.—A power company has filed objections with the department of the interior to the granting of a right of way to Harriman in the Deschutes canyon, under the agreement that adverse claimants have 30 days plus time for transmission of mail, in which to offer objections. The Ores. in which to offer objections. The Oregon Trunk railroad has filed no protest. The department will wait until June 7, the expiration of the period wherein objections may be filed, saying there will be no delay beyond that date unless sufficient reasons are shown a review of proceedings.

a good time. The festivities of the day will begin July 15 and terminate Auwill close with a grand ball by the Ganby band in the night.

I OSES A FINGER

will begin July 15 and terminate August 1, a AND ALMOST LIFE ecuted at Kallspell or Missoula, Mont.; for the Spokane lands at Spokane, Wash., and for Coeur d'Alene lands at Coeur d'Alene lands at Coeur d'Alene, Idaho.

CORVALLIS MEETING

(Special Dispatch to The Journal.) Oregon Agricultural College, Corval-lis, Or., May 22.—In the preliminary track events this forenoon, the interscholastic stars put up an exciting con-test. There being few entries in the 440 yard dash, the final was run. The

Kuykendall, Roberts. Time, 17 3-5. Second heat, Holmes, Moody, Abshire, 220 yard hurdles, first heat—Kimball, Brunton, Holmes. Time, :28 1-5 ond heat, Burdick, Moody, Alshire. Time 128 1-5. gled in the 220 yafd dash, first heat—Billideau, the trouble.

220 yafd dash, first heat—Billideau, Crickmore. Time, :28 1-5. Second heat, Norris, Short. Time :24. Third heat, Kay, Ross. Time, :23 2-5.
440 yard finals—Walters, Cove High school: Barber, Washington High; Brace, Portland academy. Time, :54 4-5.
The finals in all the races will be run this afternoon, beginning at 2:30 and as, the weather is warm and the track in good condition, some good time will be made. will be made.

SUE FOR MONEY PAID FOR OPTION ON LAND

Jaceb Trefz and John Trefz have begun action in the circuit court to recover \$1500 option money paid to the May-Holland company for the purchase of a 5000 acre tract of land in Yamhill county. According to the complaint the plaintiffs deposited the option under contract that if they did not like the tract of land after investigation, the money would be returned to them. They did not like the land and the May-Holland company refused to return the money. They now demand the original amount and interest at 6 per cent.

FAIRHAVEN'S TRIBUTE TO HENRY H. ROGERS

Fairhaven, Mass., May 22.—Funeral services over the body of Henry H. Rogers, the Standard Oll capitalist, who died in New York, Wednesday, were held here today. Until 1 o'clock his body lay in state in the church that he built here in memory of his mother. The casket was surrounded by a guard of honor consisting of six members of the Masonic lodge of which Rogers was a member.

body lay in state in the church that he built here in memory of his mother. The casket was surrounded by a guard of honor consisting of six members of the Masonic lodge of which Rogers was a member.

PERSONAL

Louis S. Bradley Dead.

Vancouver, Wash. May 22—Louis S. Bradley of the past eight years a resident near Saimon Creek this country died of dropsy at St. Joseph's hospital shortly after 8 o'clock last evening. He lad been confired to the hospital for five weeks.

William McMurray, general passenger agent of the Harriman lines in Oregon, went to San Francisco last right to confer with Charles S. Fee, passenger traffic manager of the Southern Partial mand San Francisco last right to confer with Charles S. Fee, passenger traffic manager of the Southern Partial mand San Francisco after June 1.

"H. M. Pearce, Freight traffic man gaper of the Chicago, St. Paul, Minnedage of the Chicago, St. Paul, Minnedage and San Francisco after June 1.

"H. M. Pearce, Freight traffic manager of the Chicago, St. Paul, Minnedage and San Francisco after June 1.

"H. M. Pearce, Freight traffic manager of the Chicago, St. Paul, Minnedage and Will be taken from there to Salmon Creek and while taken from there to Salmon Creek whethodist church, agoit as Comaha railroad, is in Portland to Salmon Creek whethodist church, agoit as Comaha railroad, is in Portland to Salmon Creek whethodist church, agoit as Comaha and Northwestern office and the territory of the N

Charges of Assault Against Mike Ryan, Milton Rancher, Became Murderer in Self-Defense, He Says.

The quarrel continued until finally Ryan told the two men that if they advanced another step he would shoot. They kept coming on, Shubert keeping behind the hired man, who seemed not to be afraid. to be afraid.

Only one shot was fired, both men being injured. After they fell, they feigned death, so Ryan would not follow his shots up. It being dark, the two separated, Dixon wandering into a field, where he bled to death, and Shubert habbling home.

The little boy ran home, too. At the inquest held yesterday a purse was made up for Dixon's family, who are left in a pitiable condition.

TO FILL GOSPEI

Presbyterians Ask for Formula to Reach World of Today.

(United Press Leased Wire.)
Denver, May 22.—To urge the appli-cation of the gospel to the acquisition and use of wealth is the duty of a spe-cial committee of the Presbyterian general assembly, the appointment of which is advocated in an overture from the several presbyteries today. The investigation and improvement of the relations between the employer and the employed, and capital and labor, and of un-

ployed, and capital and labor, and of un-necessary poverty are also named as du-ties of the body.

The object of the overture, accord-ing to statements of the delegates most interested in its fate, is to encourage practical efforts for the amelioration of existing social conditions, and an appli-cation of the principles of the gospel to the existing problems of civilization. The action of the assembly upon the suggestion is awaited with anxiety by its sponsors.

suggestion is a substitute of the second of the assembly.

The Rev. William H. Roberts, for the Rev. William H. Presbyterian

lows:
100 yard, first heat—Billidau, Short,
Kay, Time, :10 2-5. Second heat, Norse,
Jenkins, Baker. Time, :10 3-5.
120 yard hurdes, first heat—Harbort.
Kuykendall, Roberts, Time, :17 3-5. Second heat, Holman, Monday, 17 3-5. Second heat, Holman, Monday, 18 2-5. Second heat, Holman, Monday, 18 2-5. Second heat, Holman, Monday, 19 3-5. Second h

was necessary. Ross clai to receive \$30 per month.

UTAH DELEGATION PASSES THROUGH CITY

Publishers of Buzz Saw Believe That Secret Organizations Will Continue to Exist at Lincoln High Despite Law.

Today the law prohibiting fraternities in the high public schools of Oregon goes into effect. Notwithstanding this, it is said to be the purpose of the high school fraternities to go ahead as usual possibly with a little more secrecy, but with the same plans and the same methods that caused the legislature of the state to make them outlaws and de-cree that they should be abolished as detrimental to the spirit of the public

achool system.

At the Lincoln high school the frats are said to have been adding to their membership of late, making recruits wherever possible, with the evident obwherever possible, with the evident object of putting themselves in good fighting trim to resist any effort by she faculty or school board to dissolve them.

Today the complete staff of the Buzze Saw came out into the open. It consists of five students of the Lincoln school, the breezy and vigorously edited publication, which has made war on the frats and caused commotion in the circles higher up, being entirely the product of their Brains and hands.

These are the five students who made

These are the five students who made the dust fly from the Buzz Saw: Girard M. Peirce, Norwood Nash, Earl Pearcy.

M. Peirce, Norwood Nash, Earl Pearcy, James R. Bain and Scott Young. Until the names of Peirce and Young appeared in The Journal yesterday, they succeeded in keeping their identity secret; and some of them have not even been suspected of connection with the paper by their fellow students.

They were able to keep clear because the Buzz Saw publishers were thought likely to be disappointed office seekers of the athletic organization or else those who had in vain sought admission to the frats. In other words, they prove not to have been spite workers. They are members of the student body in the seventh and eighth grades who have gone quietly about their business, seeking, in the only way that proved likely to bring results to arouse the public mind to the methods used by the fraternities.

Will Continue Exposures.

Will Continue Exposures. The Buzz Saw staff believes that un The Buzz Saw staff believes that unless the public mind is aroused to the subject, the frats will defy the law and continue in existence. It is for this reason that they decided to give their names to the public, determined to continue the war in the open, now that the law is so distinctly on their side. They point out that they have had good precedent in hiding their identity up to this time, for when the fraternities were under investigation three years ago the time, for when the fraternities were under investigation three years ago the names of those giving testimony and leading in the matter were not dis-

closed.

Now it is different, and today the Buzz Saw staff gave The Journal a signed statement as to their objects. Answering the question, "Why is the Buzz Saw?" they give their reasons as follows:

Beasons for the Busz Saw. The Rev. William H. Roberts, for many years a power in Presbyterian councils, with today's session entered his twenty-sixth year of service as stated cierk.

The lies seems to be abroad that the Buzz Saw was born through malice or revenge. This is far from the truth. We have no personal animogstated cierk. "The Idea seems to be abroad that the Buzz Saw was born through mal-ice or revenge. This is far from the

councils, with today's session entered his twenty-sixth year of services as stated clerk.

As a result of the adoption of the roport of the evangel committee of 24 half ministers and half laymen, will be appointed to promote evangelistic work of the church.

This afternoon the delegates visited Westminster college.

FIGHT FOLLOWS

COURT JUDGMENT

(Special Dispatch to The Journal.)

Vancouver, Wash, May 22—As the result of a first encounter on Main street, between Third and Fourth, last evening, Matthew Ross was arresaded tharged with beating C. H. Delaney. The trouble grew out of a decision the favor of Delaney.

The men, it seems, met on the street last evening, Hot words were exchanged, when suddenly, Delaney says, Ross picked up a huge rock, striking him down, and then jumped on him with his feet.

Ross decleres he had been told Delaney intended to kill him, and the same charge is made by Delaney.

As near as can be learned, the acquaintances of both men have mingled in the affair, stirring up much of the trouble.

Ross recently brought suit in the justice court to compel Delaney to pay him \$54 for labor he alleged was due to the superior court, where it is now nending. Delaney in his own defense said he did not agree to pay Ross anv cash. The understandig was, he said, that Ross was to work for his board and room and what clothing was necessary. Ross claimed he was lifelong friend any day to walk life.

LITAH DELEGATION

Forsake Friends for Frats. After joining the frats, he will for-sake a lifelong friend any day to walk

scross the street to speak to a frat. He is the wedge that utterly disrupts the unity of the school. "Next is the sycophant who utilizes

Itah's official representatives to the Alaska-Yukon-Pacific exposition reached Portiand last night at 6 o'clock, and left at 11:45 for Seattle. In the party were State Senator Rudolph Knuckler, and Mrs. Knuckler, Miss Flo Hall, Miss Ethel Orth, Mrs. C. A. Pearson, and Mrs. C. L. Stevenson, hostesses and Thomas Judd. assistant commissioner.

Douglas Grand Jury Busy.

Roseburg. Or., May 22.—The jury in the case of Steve Short, on trial for alleged forgery, disagreed and were dismissed and the case was brought up for trial again today. The Sawyer case, which was under investigation before the grand jury, is still pending, no indictment being returned. Frank Verrellman of Gardiner was fined \$250 for violation of the local option law. Otis Fisher, a former near beer operator in this city, was fined \$200 for selling liquor. J. E. Hall and E. A. McCuliough were indicted for gambiling. J. R. Wilson and L. L. Merril, the alleged safe-crackers, were brought up for trial today and will be tried separately.

Louis S. Bradley Dead.

The unity of the school.

"Next is the sycophant who utilizes all his energies to 'get in.' He souns all his energies to 'get in.' He souns all his energies to 'get in.' He souns all his energies to 'get in.' He sound the frat bunch from morn till night. He spends his money on them in the hopes of getting a lith in the hopes of getting a lith in the hopes of getting a lith in the hopes of getting a lith. He spends his money on them in the hopes of getting a lith in the hopes of getting a lith the spends his money on them in the hopes of getting a lith. He spends his money on them in the hopes of getting a lith in the hopes of getting a lith. He spends his money on them in the hopes of getting a lith in the hopes of getting a lith. He spends his money on them in the hopes of getting a lith in the hopes of getting all his energies to light the study of the local. The frat substant or many particular and others the hopes of getting a lith in the hopes of getting all his energies to light the hopes