JURY THIS **EVENING**

by and Wife Do Not Respond to Closing Argument and Thus Shut Out ex-Senator Fulton.

Executing a well planned strategic povement, the attorneys for Captain William Gadsby and wife at noon today ent to the jury. By this means they that off the thunder of ex-Senator Charles W. Fulton, who was to have made the chief argument in behalf of Gadshy, by her husband's parents.

After Judge Morrow had denied the only argument that the jury will hear. spent two hours in reviewing the tiff, but notwithstanding his forcible At the close of the addre address the attorneys for the defendants

This move created general surprise, and is the result of the loss of John F. Logan from the battle line. Logan, the counsel for the defense, is confined to his home by a nervous breakdown, and his associates, James Gleason I. N. Smith, directed their efforts oward a motion for directed verdict. Falling in this, they resolved to let the mase go to the jury without responding to Idleman, thereby drawing the curtain the plea that Fulton had planned to make in closing the case,

Court Prepares Instructions Judge Morrow adjourned court until o'clock this afternoon to give himself me to prepare his instructions to the jury, which he began delivering as soon bourt reconvened. The case will be

submitted to the jury by 4 o'clock. In denying the motion for a directed verdict for the defendants Judge Morrow said that he had practicaly made up his mind to grant it as to one of the defendants until he had read and reresd a case in the 35th Oregon, in which the supreme court seemed to hold that if there were any evidence whatever tending to support the comdaint, and the testimony licting on this point, the matter should be allowed to go to the jury.

While the judge did not mention the dant to whom he referred, those who have heard the testimony do not that he had Captain Gadsby in mind, and but for the wording of the Oregon case referred to the jury would have been directed to render a verdict against the plaintiff so far as he is concerned. The testimony connecting him with the alleged acts of Beatrice Gadsby complains has falled to touch at many vital points and only by a narrow margin did the court finally conclude that the jury would be allowed to consider the question of against him.

Verdict May Be Attached. "If there is a verdict," the court significantly added, "the question as to the weight of evidence to support it and whether the verdict ought to stand may be considered by the court on a motion for new trial."

the elder Gadebys are responsible for the separation of Walter Gadeby from his wife. He asserted that the testimony of Beatrice and the corroboration tiff, but might direct a cerdict if, on The assessed value of these lots is consideration of the case as a whole, \$21,000 and for the portion to be apwas lured away by his parents.

He has never cut loose from his dict for the plaintiff. mother's apron string," said the attorney. . "He has always been under the domination of his parents, and he is under their domination now." He was likewise sarcastic with refer-

ce to Captain Gadsby. Referring to haps the captain thought he was com-manding a regiment." Did Not Deny Conversation.

The attorneys right to comment on

PILES Quickly Cured

Instant Relief, Permanent Cure-Trial Package Mailed Free to All in Plain Wrapper.

We want every man and woman, suffering from the excruciating torture of piles, to just send their name and ad-dress to us and get by return mail a free trial package of the most effective

and positive cure ever known for this disease. Pyramid Pile Cure.

The way to prove what this great remedy will do in your own case, is to just fill, out free coupon and send to us and you will get by return mail a free trial treatment of Pyramid Pile Cure.

Then after you have proven to yourself what it can do, you will go to the druggist and get a 50 cent hox.

Den't undergo an operation. Opens.

Den't undergo an operation. Operation of desertion. He says she left numbers are rarely a success and often of desertion. He says she left numbers are tarely a success and often of desertion. He says she left numbers are tarely a success and often of desertion. He says she left numbers are tarely a success and often of desertion. The says she left numbers are tarely a success and often of 11 married life of 11 married life of 11 married life. lead to terrible consequences. Pyramid Pile Cure reduces all inflammation, makes congestion, irritation, itching, sores and ulcers disappear—and the piles simply quit.

les simply quit. For sale at all drug stores at 50 cents

FREE PACKAGE COUPON

Fill out the blank lines below with your same and address, cut out couper and mail to the PYRAMID DRUG COMPANT, 154 Pyramid bidg. Marshall, Mich. A triel package of the great Pyramid Pile Care will then be sent you at once by mail, FREE, in plain wrapper.

Name sylverianced excussions

Eighteen Churches and Six Missions Send Representatives.

The double auditorium of the White Temple was crowded last night with representatives from the 18 churches and six Baptist missions of the city in an annual rally. This was the fifth Attorneys for William Gads- rally and was held under the auspices of the city mission board.

H. W. Stone, president of the Baptist City Mission union board, was the preofficer. The program opened with an organ recital by Miss Leonore Fisher, followed by the Scripture reading by Rev. C. L. Owen of St. Johns, prayer by Rev. H. S. Black of the Second church, and music by the male quartet of the First German church.

A short business session was held and the following elected as members of the city mission board for the ensuing Hale, W. I. Morgan, W. B. Hall, J. venr:

and E. M. Runyan.

Rev. John Bentzlen, associate pastor at the White Temple, gave the address affections of her husband, Walter M. Portland city mission work, and in his address reviewed some of the work done during the past five years. motion for a directed verdict at the Baptists of Portland have more than mening of this morning's session, C. M. doubled their numbers during this time, eman began what proved to be the growing from 12 to 18 churches, and from a membership of 2000 to one of In the last six years 11 church

At the close of the address occurred the roll call of the churches. . Each lecided to rest their case without reply- church and mission was represented by banner, which was carried to the front as the name was called, and also responded by song or in some other way. The responses were greatly ap-preciated and many received hearty en-The University Park church re sponded by one of their Sunday school boys, who playes the bones to a plano accompaniment. The Chinese missions responded by the two sons of the Chinese pastor, Paul and Timothy, who sang "The Red, White and Blue," which has been translated into the Chinese

Two prizes offered for the churches missions which had the largest attendance at the rally were awarded to the Highland church and to the Tab-ernacle mission, respectively. The Highland church has won this prize for

three years consecutively.

At the close of the program a social and wife were at the head of the reception committee.

the failure of Walter to take the witness stand was questioned by Gleason, extension on the Leadbetter-Russell-but Judge Morrow permitted him to Blyth holding, that it would add at least sling a few arrows in that direction. 40 per cent to its value. Idleman said that if the statements of The triangular piece of the curry dish incident at the beach were not true, Walter, who was there, would have taken the stand to contra-

stand he would have told the truth," said Idleman.

ness then?" Gleason retorted.
"What you believe as to what Walwould have done has nothing to de with this case," Judge Morrow broke "The jury is instructed to disregard all that the counsel has said as to his belief."

Judge Morrow said he had found of the court and continued his address street. able and would tell the truth.

Lengthy Arguments. plying for the plaintiff. Smith ranged at \$90,000. Idleman's review of the case was a many authorities on his side and gave dition, which belongs to Pierre P. strong presentation of the theory that an exhaustive review of the case, taking the position that the court was not confined on such a motion to consideration of the testimony of the plain- feet to the proposed street extension. Broadway Bridge Question Court of Appeals Affirms

covering the period from the marriage the assessed value of the two lots. to February, 1908, removed all quesof Walter's parents, he said: "Per- Walter's parents down to and after the assessed for taxation purposes at \$8500. separation. He quoted her own testi- The Hibernia Savings bank, which mony as to the time of the separation, owns lot 7 in block 1, Russell's addiwhen she said she was waiting for tion, is allowed \$5540, excess damages to the letter written by the plaintiff to Ben Gadsby, in which she still pleadtion, 757 square feet will be approprition. The first square feet will be approprition. The first square feet will be approprition. The first square feet will be approprition. ed for Walter to come back and apologize, and still said nothing about any interference by the parents. From this \$2360, while the lot is assessed at make an attempt to bring about the the lot is assessed at make an attempt to bring about the lot is assessed at ma the attorney argued that the idea of \$5200. allenation by the parents of Walter

HUSBAND SAYS WIFE

Called an "obnoxious weed" and "a stick," Mrs. Mary Satteries thinks that the courts should give her relief from being married to a man who uses such language. She filed suit for divorce in the circuit court today from S. H. Sat-

him, she says. They were married in Ithica Mich, in December, 1965.

Lewis C. Wilhelm has sued for separ ation from Lizzie Wilhelm on the ground Washington street, for the reason that

LOCATES PLACE WHERE FOUR COMPANIES HE WAS FLEECED

After searching through the business section for three hours yesterday afternoon, Emory Buren and a policeman
were unable to find the place where he
said he had been fleeced out of \$500 by
fake handbook men.

New articles of incorporation have
been filed with the county clerk as follows:

Brighton Beach company, by Paul W,
Custer, H. R. Bieredorf and R. M. Hall,
capital \$10,000.

Buren says the building has a white front, and the room is number 26. The by George P. Smith Charles Hyle and case was turned over to the detective Otto G. Kell, capital \$5500. department today. Buren is from Oregon Barbers Supply company, by Mides, Nev., and was induced to put Joseph Dellar, Lee Kemp and Harry 2500 on a horse race by Frank Watson Kemp, capital \$10,000.

Crook County Investment company, by under 2500 bond) and his case will be T. W. Taylor, R. W. Reynolds and James heard Wednesday.

VALUES

Real Estate Men Declare Viewers Have Been Very Liberal to Property Owners in Path of Morrison Street Extension.

In a comparison of the report of the oard of viewers in the matter of the proposed extension of Morrison street with the assessed valuation of the property, which will be appropriated in the F. Falling. Alex Scott, O. P. M. Jami-son, W. D. Christensen, John Bentzien extension of Morrison street west to its confluence with Washington street, the fact is brought out that in every instance the board has allowed excess Mrs. Beatrice L. Gadsby in her suit for of the evening. For the past four years damages greatly in excess of the as-1308,000 damages for alienation of the he has been the superfittendent of the gessed valuation of the property to be

appropriated. The old exposition property furnishes the most remarkable example of the difference between the damages allowed by the viewers and that portion ap-propriated for the street extension and the value given it for taxation purposes. This property belongs to F. W. Leadbetter, who owns a half interest; Lewis Russell and Percy Blyth, each owning one quarter. It contains two and three fourths acres, or about 120,000 square feet, and is assessed at \$90,000.

According to the report of the board of viewers, 25,190 square feet, or about one fifth of the total area of the parel, will be appropriated in the extension of Morrison street, and for the area to be appropriated the owners are allowed excess damages amounting to

\$64,432. At this rate the value of the parcel at this time would be in the neighbor-hood of \$320,000, or three and half times

its assessed valuation Will Enhance Its Value.

Well informed real estate operators are of the opinion that the extension of Morrison street will add enormously to the value of the old exposition grounds. It would result in giving the whole parcel frontage on two of the thoroughfares in the city and finest nour was enjoyed. Rev. W. T. Jordan make it all immediately available for high class improvements. One of the most conservative realty operators in the city said, while discussing the effect of the proposed Morrison street Blyth holding, that it would add at least

The triangular piece at the head of nomah Athletic club \$7500, but the board of viewers allowed he said. the owners excess damages amounting to \$22,922, or more than three times its "I believe if Walter had been on the passessed value. This parcel belongs to and he would have told the truth," the William Palmer heirs and C. G. Ellison. It contains about 5000 square "Why didn't you make him your wit- feet and all but about 600 square feet will be appropriated by the extension of the street.

Another Instance

The exact amount to be ap- the committee, was absent much difficulty in determining the rule without further comment on Walter, propriated for the street extension is vote was taken last night. except to say that he only wanted to 4570 square feet, or less than one say that he believed Walter was honorboard of viewers allowed excess damages amounting to \$24,824. However, Both Smith and Gleason argued at the most valuable portion of the tract length on the motion for a directed will be bisected by the street extension. This entire holding is assessed

Lots 4 and 5 in block 1, Russell's adthe evidence would not support a ver- propriated for the street extension the viewers allowed excess damages Smith held that the diary of Beatrice, amounting to \$38,942, or nearly double

Lot 6 in block 1, Russell's addition,

tory to the directors of the club, who side.

The plaintiff also mays that Satterlee found fault with the meals she prepared and tried to pick a quarrel with her when there was nothing in sight to quarrel about. He also told her she could not get out any too soon to suit him, she says. They were married in point where Morrison will come into Beach, J. H. Nolts and Judge Muniy. of desertion. He says she left him in portions of all lots fronting on the May, 1907, after a married life of 11 street as extended will have to be appropriated for the extension

FILE ARTICLES New articles of incorporation have

Montavilla Transfer & Fuel company,

H. Ponnay, capital \$100,000.

License Committee of the Council Condemns Cellars' Ordinance.

After spending practically the entire fternoon in heated arguments, which continued until 6 o'clock last night, the liquor license committee of the city ouncil condemned the Cellars' Baloor ordinance to "the box" and present indications are that the newly propose measure, which it has taken weeks of careful work to compile, is hopelessly

Three members of the committee refused to vote on the measure yesterday afternoon and two voted to send it back to the council unrecommended The proposed ordinance is a compile tion of 14 other measures which now govern saloons and was originally in tended by Mr. Cellars to bring about what he conscientionaly believes is much needed reform in the saloon traffic. But as the measure now stands, trimmed and blue penciled in many particulars, few of Mr. Cellars' reform movements would be brought about even if the ordinance was to pass the

council. The meeting of the committee wou up in fruitless discussion last night after Councilman Belding had said that he had always noticed that any ordinance which had to be rushed through ontained something which would not hold water.

Mr. Cellars replied that everybody knew Belding would not support the measure. "You are satisfied with conditions just as they are," said Cellars, addressing Mr. Belding, "except that you want women in saloons." "I couldn't expect to pass the meas-

ures I would like to in this council," he said, "and all I can do is to try and get my ordinance through with as few modifications as possible." The measure in question was carefully prepared by City Attorney Kava- dustry.

naugh and Deputy Tomlinson, at the request of Mr. Cellars. Although there were two votes favor of sending the ordinance back to conclusion he urged the establishment the council, three of the committee of wool sales dates as a means of se-

men-Belding. Menefee and Annand-curing better prices, refused to vote on it, and the measure Judge S. A. Lowell followed with an was laid on the table and will remain so until it is revived. Many clauses were cut out, one of which was the anti-free lunch counter tion was the establishment by law of clause, which is even favored, it is a court of allotment in each state to

had asked him to try and abolish the of the ranges free lunch counters. The power to regulate saloons nov tests entirely with the council, except that there is a limitation to the nud per and no more saloons can be licensed until there is an increase in the popula-

Mayor Simon this morning declared that he thought there were entirely too nany saloons. He would abolish all of Mrs. Hill and Mrs. Chapman as to Morrison and between the exposition the so-called dives, he said, and weed what Captain Gadsby said on the day grounds and the property of the Mult-out all of the disreputable places. "I am strongly in favor of local option." he said. "I think every community should have the right to say whether or

not it wants any saloons,' It is generally believed among officials, especially among those in the west," auditor's office where the licensing of land; "Long wool ram for western Oresaloons is dealt with, that a new and gon," Honorable C. L. Hawley, McCoy, more stringent ordinance is needed. Or.; "Railroad and transportation of Mayor Simon declared himself in favor livestock and wool to market," Honorof a legislative change which would able Oswald West, Salem; "Better range Another Instance.

| Description building | D ohis belief."

King estate, a small portion of which Cellars in passing a reform measure. Portland; Honorable S. B. Calderhead.

Idleman took exception to the remarks will become a part of the extended Councilman Devlin, the other member of Walla Walla.

Will Be Pushed to Solution.

Organized to bring about the immetion of interference by the elder Gads-bys as to that period. He then fol-lowed her conduct on down, arguing extension, or about three fifths of its clubs in mass meetings tonight and tothe testimony of Beatrice that she was that it continued to show entire lack of ecommanded by him to come to the home any feeling of resentment as against were placed at \$13,865, while the lot is solicit funds to be used in clearing up

Walter to spologize before leaving the house forever, but said nothing about Walter's parents. Then he came down The lot is assessed at \$14,000.

The lot is assessed at \$14,000.

The most to brought against Mrs.

Special of the most to brought against Mrs.

The most to brought against M In the case of the property of the pending and holding back the comis an afterthought, inspired by the Hills.

In the case of the property of the Multnomah Athletic club, from which 4080 square feet is to become a part of the extended street, the damages and Albers Bros. for the extended street, the damages and Albers Bros. for the condemnation of a right of way on the west. This action is said to be satisfac- property owned by the two on the west expressed to the reviewers the opinion that brought against the city by Frank that the club's property would be benefitted by the extension of the street to an extent equal to the value of the Tonight a mass meeting of the peninarea appropriated for that purpose. rea appropriated for that purpose. sula push clubs will be held for the The benefits to be derived from the purpose of raising funds with which to

extension of Morrison street are as- fight the suits, and of formulating plans sessed against all the property on both for the immediate commencement of

for corner lots. This rule was not fol- Frank Sinnot, Herman Wittenberg, A. lowed between Nineteenth and the B. Manley, George W. Bates, Seneca C.

New Corporations. (Salem Burgan of The Journal.)
Salem, Or., Nov. S.—Articles of in-corporation were filed in the office of the secretary of state as follows: Crook County Investment company,

principal place of business Portland; capital stock, \$100,000; incorporators, T. W. Taylor, R. W. Reynolds and James Montavilla Transfer & Fuel company, principal office Portland; capital stock, \$1000; incorporators, George F. Smith.

Charles Hyle and Otto G. Keil. The Oregon Social club, principal office Portland; incorporators, John Wilson, Aaron Lewis and George Steven-Sheridan Investment company, principal office Portland; capital stock, \$1996; incorporators, Havard E. Klass, George F. Silknitter and Omar C.

Last week of Miracle Painting.
Last week of Miracle Painting.
List Week of Miracle Painting.

MEETING

President Burgess Tells Oregon Sheepmen of Benefits to Be Derived From a United Organization: Other Talks.

(Special Dispatch to The Journal.) Pendleton, Or., Nov. 9 .- The twelfth annual convention of the Oregon Wool Growers' association, which was inaugurated last night by smoker and reception at the Eagle's hall, was formally opened this morning, when the wool growers assembled for the first session. Addresses of welcome were made by City Attorney J. Roy Raley, representing Mayor Murphy, and Attorney J. P. Winter, representing President Will Moore of the Commercial club. President George McKnight of Vale, responded for the wool growers.

The principal feature of this morn ing's session was the annual address of President J. N. Burgess. He dwelt on the benefits of an organized association. He showed that as a direct result of the wool growers' united efforts the state bounty law had been passed and the attempt to pass a law of public domains had been prevented; and he urged further efforts against this legislation, which would have such a detrimental effect upon the sheep in-Burgess also pointed out the success with which the wool growers association had balked the attempts at in a reduction of the tariff on wool. In

address in which he discussed the forestry problem in its application to sheepmen. He stated that the only solusaid, by most of the saloon men. Mr. determine the interests of the govern-Watkins said that many saloonkeepers ment and people in relation to the use

Dr. Withycombe Speaks. James Withycombe was the prin-

cipal speaker this afternoon with an address on the "Mutton side of the sheep industry." After calling attention to the increasing value of mutton as food, he urged the wheat growers to adopt a method of winter fattening for the market. Other addresses of the afternoon ses-

sion were "Improvements of national Honorable H. O'Brien. Portland: "Relation of banks to sheep and wool industry," Honorable T. J. Mahoney, Heppner; "Portland livethe stock market center of Pacife north-Honorable D. O. Lively, Port-"Railroad and transportation of

The sheepmen will attend a boxing

Release of Alleged Bookmakers.

Albany, N. Y., Nov. 9.—Oral racetrack betting is not a violation of the Agnew-Hart anti-racetrack gambling laws, ac-

This

Month

Only

from us isn't satisfactory return it.

Compromise Is Reached on \$114,000 and Litigation Will Be Dropped.

Meeting the county on halfway ground, the O. R. & N. Co. has handed in a check for \$114,000 in settlement of its taxes for the year 1907 on money notes and accounts. This is one half he amount assessed against its surplus in that year, the company bring-ing suit against the county and the eriff to restrain its collection. Negotiations have been pending for me time for settlement of the question, the railroad threatening to carry the case to the supreme court and the county refusing to recede from its po-Finally an agreement was reached by which the big sum was ent in two and the railroad promised to pay without further litigation. This morn-

The O. R. & N. claimed that its sur plus was not taxible in Oregon, as it was principally held in New York and it should interfere. disbursed from that city through the Julon Pacific, a creditor of the O. & N. Testimony that was taken at the time showed that much of the money drawn from the Oregon lines went for new lines and terminals of other Harriman lines in the states of Washingon and Idaho.

ing Judge Bronaugh entered a decree, an order cutting the assessment in half

from \$16,180,000 to \$8,090,000, according

to the agreement, and the railroad com-

Since 1907 the railroad has "foxy" and has, declared dividends shortly before March I, when the asssor makes his annual visit. So 1908, and again this year, there has een no surplus large enough to attract the assessor's attention.

S. B. Huston has acted as attorney for the county in the long negotiations. While the county must bear the entire cost of the legal fight, the city will receive the greater amount of the taxes

Denmark Will Send Beautiful Roses to Be Planted in Portland.

Appreciative of the efforts being made by the Rose Festival association to make the 1910 Rose Festival one of in ternational interest the consuls of this city are planning on securing the 1910 convention of Pacific coast consuls for Portland and during festival week.

The intentions of the consuls on this subject were brought out in a conversation recently held between Dr. Emmett Drake, representing the Rose Festival association and Endre M. Cederbergh, vice consul for Norway, in which the consul told of the plans of the local con-Last year's convention was held in

Seattle, and was a decided success. It brought about a closer relation between the consuls of the different cities and countries and several difficult problems had they been attempted individually were satisfactorily solved when undertaken collectively. "We appreciate the efforts of

Rose Festival association to make the one of international interest and anything we can do towards assisting them we will be glad to do," said Consul Cederbergh. "This convention must be held somewhere next year and the Portland consuls might just as well entertain their Pacific coast brethren as some other city. The convention will be held during Rose Festival week and would bring some 100 consuls to the

Dr. W. T. Eisen and a number of his Danish countrymen have made arrangements for the shipping to this country of a number of specially grafted rose bushes, for use here on rose planting day, February 22. The Danish colors are red and white and two roses of these colors have been grafted together, making a most beautiful and unique bush. One of these will likely be planted on Washington's birthday.

Senator Aldrich will speak at the din ner of the New York Chamber of Com-

20 Years

With Every

Watch

Sold

The petition for commutation of sen ence now pending before Governor Renon in the case of James A. Finch is the only hope between the condemned man and the gallows. His attorney John A. Jeffreys, has been notified that the supreme court of the United States has refused to take jurisdiction in the case.

Word of this refusal by the highest court came in a telegram to Jeffrey from A. E. Baker, United States attor ney for the District of Columbia, who presented the matter in the supreme court. The court did not go into the matter further than to say that it did not believe the case was one in which

In addition to the petition for c mutation presented to the governor yesterday containing about 500 names, warded a separate petition signed by about 60 members of the Portland bar. He says he hopes for favorable action by the governor. In answer to the formal letter from

Governor Benson, District Attorney Cameron this morning advised the governor against granting executive clemency. Mr. Cameron told the governor he believed Finch had been given a fair trial and that he could see no reason why a pardon should be granted the murderer,

Notarial Commissions. (Salem Bureau of The Journal.) Salem, Or., Nov. 9.—Notarial commisions have been issued to B. E. Duncan. Hood River; L. A. Mathisen and J. N. Brown, Portland; I. H. Van Winkle, Sa-

Cork, cut into very thin sheets and chemically treated to remove all resin ous matter, is being used in France for ats, shoes and waterproof garments, n the last instance textile materials being coated with it.

Drummers' Samples Ladies' Suits At 1/2 Price



CAPES COATS RAINCOATS PETTICOATS WAISTS, ETC.

half money by buying your goods from the

drummers' sam-

ples at manufac-

turer's cost. REMEMBER It is so-look for Room 38, Hamilton Bldg, 131 Third Street

Talks on Teeth

BY THE REK DENTAL CO., DENTISTS Convincing the Skeptics

If it were possible to convince one in fifty who need dentistry of the superi-ority of our work and our method over all other methods, and that we can do all other methods, and that we can do what we claim, we could not employ enough skilled decitists to wait upon the patients who would pour into our offices—fortunately we do not want to. (We want but little here below, but want that little long.). Enough people do believe us to keep our full force busy all the time. We have offices in all the principal cities of the west and northwest.

west.

If you are a doubter or a skeptic, we want to make you a fair proposition:
Come to one of our offices for a free diagnosis and examination of your teeth. Come to one of our offices for a free diagnosis and examination of your teeth. This will cost you nothing, either in money or obligation. We will make you both indge and jury of the work and let you decide for yourself whether or not it is worthy of consideration. Every piece of work that is done in one of these offices carries with it our guarantee, so we do not ask anyone to take any chances on our being unable to carry out our promises. We take all the risk if you five too far away from one of our offices to come in person, send for our book. "ALVEOLAR DENTISTRY." and read it through. You will then have a very clear idea of what this method is. We do not perform any surgical operations nor de we bore or cut into the gums. It is practically palness and is not expensive. Your teeth are of sufficient importance to cause you to attain to them without any further delay. Why not act on our invitation and either call or write to us at once?

When you buy dentistry, buy the bost, it's the cheapest in the end.

REMEMBER—In addition to our specialty of Alveolar Dantistry (Restoring of Lost Teeth, doing away entirely with plates and bridgework), and the curring of Pyorrhea (Riggs disease), loose teeth, we are experts in every branch of dental work, its. Porcelain, gold and allver fillings, Inlays, crowns, removable work, currecting irregularities, etc. Specialists in each branch of descripting at your service. THE REX DENTIFY and all the street.

Sundays, is to 12

loster & kleiser Signs.

For November Only 18 Size Waltham or Elgin 20-year Case ... \$9.00 16 Size Waltham or Elgin 20-year Case \$9.25

NO GIFT FOR CHRISTMAS IS MORE APPROPRIATE OR MORE WELCOME BY EITHER LADY OR GENTLE-MAN THAN A HANDSOME WATCH. We lead in watches. We sell more watches, watch cases and move-

ments than any other jeweler in Portland. A written guarantee for 20 years goes with every watch we sell. If the watch you buy

12 Size Waltham or Elgin 20-year Case. ... \$9.25 Ladies' (0) Size Waltham or Elgin 20-year Case\$11.50 Now is the time to select your Christmas presents. Make your selection and pay a small deposit down and we will hold the goods for you until Christmas.

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