

STATE TO SUE FOR PORT OF COOS BAY

Governor Authorizes Speedy Action to Determine Validity of Bonds.

(Special Dispatch to The Journal.)
Salem, Or., April 7.—As the supreme court recently held in the case of the Bennett Trust Co. vs. Sengstacken that the validity of the improvement bonds voted by the Port of Coos Bay can only be tested properly in a suit brought in the name of the state, and as the port is anxious to dispose of the bonds so improvements can go ahead as quickly as possible, Governor Oswald West today addressed a communication to George Brown, state attorney in the second judicial district, to institute such an action as is suggested by the supreme court.

At the last general election there was submitted to the electors of the Port of Coos Bay the question of bonding in the sum of \$300,000, the proceeds of the sale to be used to improve the harbor at Coos Bay. The proposition carried by a big vote and the port stands ready to sell the bonds, but cannot until the courts upon their validity are removed in a test suit as suggested. In his letter to Attorney Brown, Governor West says:

SUIT FOR DAMAGES FOR POLICE BRUTALITY LOST

(Special Dispatch to The Journal.)
Aberdeen, Wash., April 7.—Harry Cardigan has lost his suit for \$5000 damages against Officers Anstie, Jensen and Miles of the police force of this city, according to a verdict brought in by a jury at Montesano. Cardigan was arrested several months ago on a drunk and disorderly charge and was held in the city jail for a short time upon being released he brought this suit, claiming he was brutally treated by them when they took him to jail.

Lane Odd Fellows to Picnic.

(Special Dispatch to The Journal.)
Eugene, Or., April 7.—All the lodges of Odd Fellows of Lane county will unite in celebrating the anniversary of Odd Fellowship on April 26. Arrangements have been made for a monster picnic in the park at West Springfield on that date. Speakers of importance will be secured. The exercises will last most of the day and a basket dinner will be served.

Feet Tired—So Tired?

TIZ Makes Sick Feet Well No Matter What Ails Them.



TIZ acts at once and makes tired, aching, swollen feet remarkably fresh and sore proof.
"It's the sure remedy, you know, for everything that gets the matter with your feet. It's for sore feet and for sweaty, bad-smelling feet, and for corns, callouses and bunions, too.
"For years I have been troubled with sore and tender feet, suffered intense pains. Have had the assistance of physicians without relief. I bought a box of TIZ, which worked a perfect cure, as it has with a great many of my friends. I would not be without it. All it requires is to be known to be universally used." A. P. Dreutzer, Chicago.
TIZ is not a powder. Powders and other foot remedies clog up the pores. TIZ draws out all poisonous exudations which bring on soreness of the feet, and is the only remedy that does. TIZ cleans out every pore and glorifies the feet—your feet.
You'll never limp again or draw up your face in pain, and you'll forget about your corns, bunions and callouses. You'll feel like a new person.
TIZ is for sale at all druggists, 25 and 50 cents per box, or it will be sent you direct, if you wish, from Walter Luther Dore & Co., Chicago, Ill. Recommended and sold by

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"Many ladies, old and young, suffer a round of tortures with their nerves, and many are so frail, thin and bloodless that their splendid features are lost sight of, while a vain attempt to concede the angularity of the figure excites the pity or ridicule of the world," said a well known, largely employed practicing physician, in a recent lecture at a young ladies' college. "I do not mind exposing a little secret of mine to all such, as it can do no harm and may result in much happiness and health. It is simply this: Any thin, bloodless, nerve-tortured man or woman can become as fit as the fittest by taking regularly for several months an easily obtained pharmaceutical product known by the profession and pharmacists as 'three-grain hypo-nucleic tablets,' put up in sealed packages, with directions for home use."
Fain-Away Pills, the best and safest headache remedy. All druggists.

LAKEVIEW MAY SEE IN-C-O. THIS YEAR

Extension From Alturas to Come in on East Side of Goose Lake.

(Special Dispatch to The Journal.)
Lakeview, Or., April 7.—The Nevada California & Oregon railway, which has its terminus at Alturas, Modoc county, California, is to be extended on the east side of Goose Lake to Lakeview this summer, according to information here. The grade is 12 miles north of Alturas and to within a few miles of Davis Creek, where a station is planned and a new townsite is to be laid out. Davis Creek is the heart of a fruit belt and is being rapidly developed along the shore line of Goose Lake. The latter point the new line is surveyed along the shores of Goose Lake through a fruit and agricultural country, and will follow the shore line to within a short distance of Lakeview, where it leaves the lake and makes a direct line here.

From the north the Harriman line are coming and with their east and west line, which will in all probability be built as soon as the main line from the building from Klamath to Natron is finished, running through the productive Christmas Lake, Edith and Horse Mountain valleys in northern Lake county, and the Oregon Trunk surveyed from Bend to the northeast corner of Lake, where it probably will tap some of the above valleys, an era of development is in prospect that should result in doubling the population of the county within the next few years.

One feature of the county's area is that while it is as large as the combined states of Connecticut, Rhode Island and Delaware and contains over 2,500,000 acres of lands open to entry under the various land laws, there are at the same time plenty of lands in the county that are to be purchased at low prices and reasonable terms. Lake has never had a boom.

PLEA OF 'UNWRITTEN LAW'

(Continued from Page One.)
Mrs. Brooks met many acquaintances. Smilingly she bowed and stopped several times to chat pleasantly with her friends, not one of whom suspected for a moment that a few minutes later Mrs. Brooks would be the chief actor in a tragedy.

Mrs. Brooks took the elevator to the second floor of the establishment, where Mrs. Binford was employed. As she stepped from the elevator Mrs. Brooks inquired where she could find Mrs. Binford, and as the latter approached, Mrs. Brooks, without saying a single word or giving any warning, pulled her big revolver from her muff, grappled with Mrs. Brooks and tried to wrest the weapon from her. Her strength was no match, however, for that of Mrs. Brooks, and the latter quickly freed herself and forced the other woman against the wall. In the scuffle the weapon was discharged, the bullet striking its way through Mrs. Binford's hand.

Five Four Times.
With her victim at bay, Mrs. Brooks stopped back and fired four times. The second ball struck Mrs. Binford in the left shoulder, the third one inch higher, and the fourth entered the base of the neck, shattering the spinal vertebra. Just before her victim sank to the floor, Mrs. Brooks fired again, the bullet striking Mrs. Binford behind the ear, coming out through the top of the head.
There were probably a hundred or more witnesses to the tragedy. Shoppers and clerks alike seemed to be paralyzed by hysterical fright and without hindrance Mrs. Brooks passed through the crowd and reached the office of her husband, two blocks distant. She handed the revolver to her husband and with the murmured words "I am sorry," she sank to the floor unconscious. Later she was arrested and after waiving a preliminary trial was released under a \$1,000 bail.

SEATTLE PAVING PLANT

(Continued from Page One.)
asphalt as cheaply as any contractor. Eventually the city may lay all its own asphalt, providing we have sufficient plants to do all our own work. Of course, the present plant cannot begin to furnish what we need, provided we wanted to do all our own paving. The city plant turns out only asphalt. We do not make the concrete foundation, as we do not have the machinery or plant.
Under existing laws in the past, the city has been debarred from bidding on its own work except that paid for from the general fund. A recent law, however, gives the city the privilege of entering tenders for its own work and city officials anticipate that in the future the municipal plant will enter upon a larger field of usefulness.

Small Pavers Get a Chance.

City officials credit to the municipal plant the fact that several local concerns have entered the bidding. The city plant is open for inspection and this has proved to local contractors that they can compete with the big concerns. Now in addition to the Barber and Independent concerns, two local firms are competing for the city's asphalt work. The paving plant is given full credit for reducing the price of asphalt just as the city lighting plant reduced light rates from 24 cents to 1/2 cents per kilowatt hour.
The city paving plant does a large amount of maintenance. This results in cheaper bids for the original work, as contractors have to pay a high premium to the bonding companies for maintenance. Poorly executed contracts in the past caused the bonding companies to reduce the time limit for maintenance risks from 10 to five years. As a rule the city now rejects the maintenance portion of the bids and does this work with its own plant. The city also disposes to advantage of the clinkers from the municipal incinerator. This refuse is used in binding in asphalt paving, and it is also sold to contractors who have road work.

MAN OF TRAGEDY HAS MADE UP WITH WIFE

(United Press Leased Wire.)
Chicago, April 7.—Count Alexander Von Mourik de Beaufort, once featured in the newspapers as the timid husband of Irma Kilgallen, but more recently starred in vaudeville as "a man of tragedy," has been invited to come back home.
The count and the countess met by accident at a downtown street today and thereafter for three or four hours they motored in the countess' automobile. It is said that Papa Kilgallen still frowns at the mention of the count's name, but has been persuaded to permit the reconciliation.

LORIMER'S FRIENDS ABANDON SCHEME

Switch Plans and Decide Not to Oppose Bill for Expense of Hearing.

(United Press Leased Wire.)
Springfield, Ill., April 7.—Friends of William Lorimer in the Illinois legislature abandoned today all opposition to a \$10,000 appropriation to enable a senate committee to conduct an investigation into his election as United States senator. They are seeking to put Lieutenant Governor Oglesby, a close friend of the "blonde bomb," on the committee. The house will probably act on the appropriation Tuesday.
The senate investigators have already summoned many legislators to appear before them in an effort to learn what they know of the \$100,000 jackpot which Hines, the lumber king of Chicago, is alleged to have collected to buy Lorimer's seat in the senate. They will appear for a grilling next Thursday.
It is rumored here today that the senate committee will go to Washington to take former Senator Aldrich's testimony regarding Hines' recent statements that he, Aldrich, had on behalf of President Taft, urged the election of Lorimer. No confirmation has yet been received of this report.

Chicago, April 7.—William Lorimer arrived here today but refused to make any comment on the reported action against him. From here he will go to Washington.

San Francisco, April 7.—Former Governor Folk of Missouri, who is in San Francisco today expressed considerable interest in the Lorimer case.
"The evidence now before the senate in the Lorimer case is sufficient for any ordinary man," said Folk, "and taken in connection with the new evidence, brought to light is enough to compel the senate to act in self-defense."
Folk declined to comment on William J. Bryan's editorial in the Commerce today in which the Nebraskan said "the interests" already had selected a man for the Democratic presidential nomination. He remarked that he did not know to whom Bryan might have referred when he spoke of a candidate "progressive enough to furnish something

to talk about but not progressive enough to frighten 'the interests.' Folk will leave for Portland tomorrow.

IN JAIL, EARNS \$277 AND LOSES HABIT OF DRINKING

(Special Dispatch to The Journal.)
Aberdeen, Wash., April 7.—Dan Munos, star witness in the Salazar murder trial, who has been held in the jail at Hoquiam since the murder of Ah Fook, will be paid at the rate of \$2 a day for his detention, which, with his

fee of \$4 a day as witness, will bring him the sum of \$277 to start in life again. He declares that his forced abstinence from liquor has cured him of drinking. The entire cost of Salazar's trial came to about \$1794, of which Chehalis county will bear about \$1000.

Players Are Acquitted.
Frankfort, Ky., April 7.—Grover Land, catcher for the Cleveland Naps and Pat Bohannon, another baseball player, were acquitted here today of charges growing out of a stabbing affray in which they were concerned here recently in a Greek restaurant.

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Soap will not do the work properly because soap only cleans the surface—it does not dig deep after germs and hidden impurities like GOLD DUST—the greatest of all sanitary cleansers.

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- GOLD SEAL RYE or Bourbon, full quart..... \$1.00
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- CORNING'S CANADIAN WHISKEY, full quart..... \$1.00
- 3-STAR CALIFORNIA BRANDY, full quart..... \$1.00
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- Clark's Large Expansive Bit \$1.25 70c
- Automatic Hot-Point Electric Sad Irons. \$6.00 \$5.15
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- Leather Tip Chisel Handles, reg. 10c, special 3 for 10c

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