

STRONG REASONS GIVEN WHY VOTERS SHOULD SUPPORT STATE UNIVERSITY APPROPRIATIONS

Educational Institution-One of Monuments of Oregon and People Should Give It Financial Backing, Says Milton A. Miller, of Board of Regents.

FIGURES SHOW U. OF O. RECEIVES SMALL INCOME

Income statistics compiled regarding all of the American state universities show that the University of Oregon received less income per student than any other state institution.

Table with 5 columns: State, Total Annual Income, Total regular term enrollment of students, Population per student, and Income per student. Lists states from Iowa to Oregon.

Table with 5 columns: State, Total Annual Income, Total regular term enrollment of students, Population per student, and Income per student. Lists states from Nevada to Maine.

I sincerely trust that the people of Oregon will sustain the action of the last legislature in appropriating \$175,000 for the state university by an overwhelming majority.

Utah has an income per student of \$517; Wisconsin, \$512; Illinois, \$488; Maine, \$392, and Missouri, \$345.

Women Have Chance to Aid. At this coming referendum election a great opportunity is given to the women of the state of Oregon to demonstrate their appreciation of the right of franchise recently conferred upon them.

Ex-Sultan Muhi Haid, of Morocco, is really a good old fellow, who always does his best to keep us amused and in a never failing source of inspiration to our writers of news.

Medford Banks Show Increased Business. Deposits Expected to Reach Three Million When Crop Money Comes.

Medford banks declare that with the returns from the present million dollar fruit crop in the total deposits of the Medford banks will approximate \$3,000,000 which will be a new record for the local institutions.

Resumes Maiden Name. A pretty, well-dressed Japanese woman, Taura Kono, yesterday related through an interpreter to Circuit Judge Cleaton how she had been married, had deserted her in 1911 to go to Alaska, and she had not been supported by him since that she was compelled to work in a hotel.

Interurban Car Service. Monday night a special meeting of the East Side Business Men's club and the East Portland District Improvement association will be held to plan further in regard to the petition for securing interurban street car service between the central east side.

Parent-Teacher to Meet. The parent-teacher association will meet at the Arleta W. C. T. U. at its clubroom in the schoolhouse.

WAVE OF CRIME IS SWEEPING AGAIN THROUGH PARIS

Epidemic Gripping Its Victims; Not So Bad as Usual, However.

By Georges Dufresne.

Paris, Oct. 25.—Paris is now in full vigor, meeting with life and incident, much of it criminal incident, unfortunately, but that seems unavoidable.

Talking of spasms, I saw one attack the other day on the Boulevard Magenta which was not without a comical side.

He did not discover the painter on his lofty perch but his nose was shouting for revenge, something must be done, so the worthy countryman of Tartaron de Tarascon snatched an umbrella from a passerby and smashed it over the head of a policeman.

Ex-Sultan Muhi Haid, of Morocco, is really a good old fellow, who always does his best to keep us amused and in a never failing source of inspiration to our writers of news.

If you are to believe his words he is a confirmed woman hater and many of his utterances on woman have become classic, but his actions invariably belie his words.

To atone for his many sacrifices to the world, the flesh and the devil, Muhi Haid regularly undertakes a pilgrimage to the holy cities of Mecca and Medina and comes back a better and purified man.

The expounders of the Koran and the austere and uncompromising theologians explain that a Muslimman can only marry one woman, and in certain legal circumstances, three other women.

COMMISSION MEN LOSE BY COURT'S DECISION. In conformance with his decision dismissing the temporary injunction secured by J. G. Sherod and other commission merchants against the State Railroad Commission, Circuit Judge Cleaton yesterday refused to grant an injunction restraining the commission from interfering with the merchants until the supreme court has passed on the case.

LABOR DELEGATES FAVOR UNIVERSITY. University of Oregon, Eugene, Oct. 25.—After visiting and investigating conditions at the University, the delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

GAME WARDEN URGES A NEW ORDINANCE. Would Make It Unlawful to Carry Gun Ready to Shoot, in City Limits.

The matter of securing the passage by the city council of an ordinance that would make it a misdemeanor for a hunter to carry a gun ready for shooting within the city limits was taken up yesterday by State Game Warden William L. Finley with Mayor Albee.

"MENTAL CLINICS" SAVE PEOPLE FROM SUICIDE. Cleveland, O., Oct. 25.—Through "mental clinics" the Cleveland hospitals are daily saving people from suicide or the insane asylum.

Resumes Maiden Name. A pretty, well-dressed Japanese woman, Taura Kono, yesterday related through an interpreter to Circuit Judge Cleaton how she had been married, had deserted her in 1911 to go to Alaska, and she had not been supported by him since that she was compelled to work in a hotel.

Interurban Car Service. Monday night a special meeting of the East Side Business Men's club and the East Portland District Improvement association will be held to plan further in regard to the petition for securing interurban street car service between the central east side.

Parent-Teacher to Meet. The parent-teacher association will meet at the Arleta W. C. T. U. at its clubroom in the schoolhouse.

MILITANT SUFFRAGETTE NOW IN AMERICA



Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

Top—Mrs. Emmeline Pankhurst upon her arrival in the United States. Bottom—Mrs. Pankhurst upon her release from Ellis Island. On the left is her secretary, Miss Rheda Childs Dorr.

STATE WILL SEARCH FOR SPOTS OF BLOOD

Second Degree Murder Trial of Peter Moeller Takes a New Angle.

An unexpected development in the trial of Peter Moeller for second degree murder in Circuit Judge Cleaton's court yesterday was sprung, when Detective Sergeant Craddock testified that he found spots which appeared to be of blood leading from the room occupied by Moeller to one in which William Rose was sleeping.

Sergeant Craddock's testimony was corroborated by that of his daughter, Miss Lena Craddock, who was along when Craddock made the examination following the tragedy. Rose could not be found yesterday afternoon.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

Moeller himself took the stand yesterday and related what he remembered of the affray and the consequences. He said that he had no recollection of the shooting and that he first knew after the tragedy when he was in the realization that he was handcuffed to a telephone post.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

Moeller himself took the stand yesterday and related what he remembered of the affray and the consequences. He said that he had no recollection of the shooting and that he first knew after the tragedy when he was in the realization that he was handcuffed to a telephone post.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

Moeller himself took the stand yesterday and related what he remembered of the affray and the consequences. He said that he had no recollection of the shooting and that he first knew after the tragedy when he was in the realization that he was handcuffed to a telephone post.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

Moeller himself took the stand yesterday and related what he remembered of the affray and the consequences. He said that he had no recollection of the shooting and that he first knew after the tragedy when he was in the realization that he was handcuffed to a telephone post.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

Moeller himself took the stand yesterday and related what he remembered of the affray and the consequences. He said that he had no recollection of the shooting and that he first knew after the tragedy when he was in the realization that he was handcuffed to a telephone post.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

Moeller himself took the stand yesterday and related what he remembered of the affray and the consequences. He said that he had no recollection of the shooting and that he first knew after the tragedy when he was in the realization that he was handcuffed to a telephone post.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

Moeller himself took the stand yesterday and related what he remembered of the affray and the consequences. He said that he had no recollection of the shooting and that he first knew after the tragedy when he was in the realization that he was handcuffed to a telephone post.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

Moeller himself took the stand yesterday and related what he remembered of the affray and the consequences. He said that he had no recollection of the shooting and that he first knew after the tragedy when he was in the realization that he was handcuffed to a telephone post.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

Moeller himself took the stand yesterday and related what he remembered of the affray and the consequences. He said that he had no recollection of the shooting and that he first knew after the tragedy when he was in the realization that he was handcuffed to a telephone post.

Moeller's father, 61 years old, who came from Mandal, Norway, to be with his son during the trial, took the stand yesterday and told of the early life of the son.

GENERAL'S OPINION REVERSED BY HIS SON

Younger Crawford Puts Different Construction on Local Option Ballot Law

(Salem Bureau of the Journal.) Salem, Or., Oct. 25.—Revising an opinion handed down a few days ago by his father, Assistant Attorney General James W. Crawford today rendered an opinion that may straighten out the tangled situation at Hillsboro over the local option election.

The opinion given by the attorney general himself caused a serious mix-up over the printing of the local option ballots at Hillsboro, and today Mr. Sheldon, superintendent of the Oregon Anti-Saloon League, came up to see about it. The attorney general was in Portland, but his son, who is first assistant attorney general, looked up the matter and decided that his father had made a grievous mistake.

The son advised Mr. Sheldon, who returned to Portland post haste to ascertain if the attorney general will submit to being reversed.

The question at issue is whether, under the provision of section 4923 of the code, the city clerk of the county court must provide for printing the local option ballots for an election to be held November 4.

The attorney general advised that the city clerk should do so. The city clerk of Hillsboro refused. When the question was put up to the younger Crawford he held that it was the duty of the county officials to provide the local option ballots.

"I think father read the section hurriedly and didn't notice that this portion under consideration was restrictive and not general," said James Crawford. "I think he will change his first opinion and agree with me when he reads the section more closely."

If the ruling of the attorney general should be held to be legal, it is said it would throw the local option elections set for November 4 in other cities in confusion.

SALESMAN IS CHARGED WITH LARCENY OF FURS. Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

Max Wechtler, a fur salesman, was arrested yesterday, charged with the larceny of \$2000 worth of furs which belonged to the estate of Joseph Ellison, a Washington street fur dealer who died suddenly October 2.

FATHER KIERNAN BACK ACCORDING TO SCHEDULE

Anxiety regarding the absence from the city of Father Kiernan, of St. Andrew's church, Ninth and Alberta streets, was relieved last night by the announcement that the priest had returned to his parish Wednesday morning after a most enjoyable trip to Ireland.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

Father Kiernan, who has been absent from the city for several weeks, returned last night after a most enjoyable trip to Ireland. He was accompanied by his wife and two children.

YAKIMA FEARS SUITS WILL CAUSE TROUBLE

North Yakima, Wash., Oct. 25.—Press dispatches from Washington declaring that Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley. Such suit will involve every irrigated acre in Kittitas, Yakima and Benton counties, and there will be 5000 parties to the suit.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

Secretary Lane has requested the department of justice to institute suit to determine rights of Yakima Indians to waters of Yakima river, forecast a deplorable condition in this valley.

FALSE USE OF CHECKS CHARGED IN COMPLAINT

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks. L. Fenne, saloonist at 224 Washington street, signed the complaint. It is alleged that Carr drew checks to the amount of \$1055 against his account in the Citizens bank, which checks were cashed by Fenne, the bank returning them marked without funds to Carr's credit.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

Andrew Carr, proprietor and manager of the Locomotive Creamery company at 408 East Morrison street, was arrested last evening upon a complaint charging false use of checks.

COMMISSION MEN LOSE BY COURT'S DECISION

In conformance with his decision dismissing the temporary injunction secured by J. G. Sherod and other commission merchants against the State Railroad Commission, Circuit Judge Cleaton yesterday refused to grant an injunction restraining the commission from interfering with the merchants until the supreme court has passed on the case.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted. He also cited the fact that the merchants' complaint alleged they were not amenable to the law.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

Judge Cleaton held that the merchants had the supreme court to fall back on as a remedy and that he did not believe the merchants would be prosecuted.

GAME WARDEN URGES A NEW ORDINANCE

Would Make It Unlawful to Carry Gun Ready to Shoot, in City Limits.

The matter of securing the passage by the city council of an ordinance that would make it a misdemeanor for a hunter to carry a gun ready for shooting within the city limits was taken up yesterday by State Game Warden William L. Finley with Mayor Albee.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

Game warden Finley urged the passage of an ordinance that would make it unlawful to carry a gun ready to shoot in city limits.

LABOR DELEGATES FAVOR UNIVERSITY

University of Oregon, Eugene, Oct. 25.—After visiting and investigating conditions at the University, the delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

The delegation sent by Portland in connection with the university appropriations, adopted resolutions strongly endorsing the university appropriations.

LABOR DELEGATES FAVOR UNIVERSITY

University of Oregon, Eugene, Oct. 25.—After visiting and investigating conditions at the University, the delegation sent by Portland in connection