DAILY CAPITAL JOURNAL, SALEM, OREGON, THURSDAY, APRIL 23, 1908

MOVE ON!-MOVE ON!

All summery goods have certainly got a move on. "Move On, Move On," says the copper in the corner, and they move. We said "Move On, Move On!" It's all our Summer goods and a lot of oddments and endments of staple lines, emphasized our words with radical price cutting, and they move. Why the goods couldn't find owners quicker if they tumbled off our shelves and rolled out of doors, so anxious are shoppers to own them, at move on prices. Only a few days more. Don't delay, Don't say "soon" soon will be too late. Take warning, come right away,



GOOD GOODS

were responsible for the taking of that \$288,000. I don't mean that they took it to supply the wants of their table, but what I do contendi is that they took it to take care of their misguided bank.

"The answer to the demand of the State Treasurer for themoney was that the bank was closed and right on top of that on September 6th they took \$182,000 right out of the vaults.

Steele Scorched.

"The testimony of Stae Treasurer Steele shows that he made demand upon them. Sheele, though state treasurer of this state, when asked questions by us forgot everything that was beneficial to the state's case, but when he was turned over to the defense, he became as bright as a dollar. We have had criminals and criminals in this state before, but never a Thorburn Ross, nor a Burkhart, nor, sorry as I am to say it, a George A. Steele. Steele, the elected and acting treasurer, sworn to do his duty-there on the stand forgot everything of benefit to us. When he went into office, he gathered the money of this irreducible school fund from the different banks and placed it in the Title Guarantee & Trust company, one of the most insolvent banks in the state of Ore-In his preoration, Manning stated:

'I don't know how many criminal cases you have sat upon, but I don't doubt you have found poor unfortunates guilty, who have had more of a justification for committing a crime than this defendant."

Kaiser Argues.

Wm. Kaiser, for the defendant, followed quickly on the firey address of Manning, in part, as follows: "After listening to the eloquent address of Mr. Manning, I realize that I should allow some little time for the effect of his eloquence to be dispelled. Mr. Manning suggests in his address that because of having the case transferred to this county, there must be something wrong with the defendant, but I would call the jury's attention that

a majority of the judges of the circult court in Portland realized he couldn't secure a fair trial in Multnomah county because of prejudice and bias and for that reason had it transferred.

"Gentlemen of the jury, they haven't even show evidence here for the basis of a civil suit, and you cannot find the defendant guilty unless between the storm door and and you are convinced beyond a reason- The explosion was se ble doubt. no trace of a fuse could be Kaiser then went on to plea for the wreckage today, his client, "as a man with a family; Captain of Detectives Peter passed the meridian of life and on said today that he thought he know citement that the perspiration pourthe western shady side of the hill, what inspired the dynamiten is a ed down his cheeks and he had to which leads to the unknown. the life of Gallagher, but he was stop mid-way once to ask the bailing Manning and Kalser were both not discuss it. to get him a glass of water so hoarse consured by the court for using the had he bocme. His speech, in part, expression "penitentiary" to the Jury. McCamant bigan his argument Over Ladd & Bush's Bask. Son shortly after 11 o'c'ock this morning and had just begun when the court adjourned for the 'unch hour. He continued in the same strain as which says that the educational Kaiser, urging that it would be terfunds are irreducible. It says that rible to "find that poor old man the money in the educational funds guilty." He also called attention to grade second-growth fr. B can be loaned in but one way .- and the omission of th enames of Frank 1417 or 1283. Downing & A. Warren and Wm. N. Ladd in the indictment, although they were on men who are not guilty, but what the board of directors. McCamant For Sale-Sorted first class toes at Fry's warehouse, Ma talked well into the afternoon and at Dick Westacott's livery # was followed by Judge Pipes, who or phone 329. Price 40c per closed for the state.

For Sale Well Worked Up Business

And good home, a store, no competition, in gressive thickly settled tars ing community, best of telephone, R. F. D. sick and meist leave. We have of no opportunity of this has that will half compare.

Shephard & Holder Room 1, Steusloff Bulley

ABE RUEF JURY

(Continued from page a aid the Oakland police in every way possible, but services are not needed. Great crowds of papie around the wrecked home all long, viewing what is left of front part of the building w was almost entirely blown away could not have been more comis wrecked. Gallagher was about scene of the explosion most of day, being congratulator of narrowescape and declaring the is now more determined that to give testimony in the br casee.

Mrs. Gallagher, who was show in her bedroom on the send ton with her busband when the end mite or nitro-givcerine was inch off, has almost recovered ina shock.

The members of the family of W H. H. Schenck, brother-in-law Mrs. Gallagher, who were at # dinner table at the time, rece many messages of congratulat during the day. That not one of d nine occupants of the house a seriously injured is considered a markable in view of the dame

done.

Although the explosion occurs at 7:25 o'clock last night, while it was still light, no one who av it perpetrator of the crime place explosive on the front port Schenck home, where Gallaghers his wife have been living for time, could be found today. the opinion of the police the dynamite or nitro-glycerine and

TO LUA

THOS K. FU

City News

Counter

Weather-

Showers tonight and Friday.

Act Quickly-

House for sale for \$200. Enquire Spaulding Logging Co. * .d

Homeopathist-

Dr. L. G. Altman. Office and residence 296 Liberty street, Salem. 3-4-cod.

At Holman Hall-

Thursday evening April 23, a "Hard Times" picule and ice cream social will be given by the Modern Woodmen. A lively time and a good program. 4-22-21

St. Paul's Parish Meeting-

Will be held this (Thursday) ev-

members of the congregation are requested to attend.

Will Build Home_

acres of Mrs. Adam Ohmart, opacre. He has a beautiful site.

The Ladies of St. Paul Church-

store. 4-23-2t.

We Press Anything-

greenback. Bring as your clothes and see what we can do to them. Johnson & Stege, next door to Jour-

nal office.

ening in the Guild-room. There will There would be less domestic in felicity is every wife would laugh ant, outside of some merely per-be a social hour with light refresh-heartily at her husband's jokes, old functory ones. This one question sition of his client, he explain the There would be less domestic in-

SHOES FOR TENDER FEET

While we carry all the latest and swellest shapes in footwear, we have not overlooked the shoe needs of the man or woman who want plain, solid comfort. We have a big trade in good, sensible soles-exery line and every curve speaks for comfort. And style isn't sacrificed either, for they are shapely and graceful in outline. The soles are made of best oak-tanned leather, and every pair is hand-sewed throughout.

We invite your attention to a special line of these Comfort Shoes, Dr. Reed's Cushion Soles. Wear one pair of these shoes, and if you appreciate real comfort, we are sure you will be back for another pair when they are gone. We have also the celebrated Walkover Shoes in blucher, vals, Oxfords, in kid, tan and patent, all styles, all prices, all sizes. Also C. P. Ford's Ladies' Shoes in all atylos.

> The Salem Shoe Store The Store Where We Fit U.

BANKER EXPERT TESTIFIES

(Continued from pag cone.)

Mr. McGilchrist, of the White prosecution, stated that "the bail-House restaurant has bought six ment followe dthe money," that it was not to be spent, according to the posite the Bishop place on South law, no matter whose hands it was Commercial street, and will erect a in, and that "ignorance of the law \$3000 residence. H: paid \$300 per is no excuse;" that by the evidence introduced it had been shown that Ross and the other indicted officials had held a controlling interest in Will have a sale of cooked food the board of directors and were re-Saturday, April 25. Pies, cakes, sponsible for everything done by the cookies, doughnuts, brown bread bank-otherwise, no one was reand sait rising at Putman's drug sponsible for what unlawful act was

committed in the name of the bank. Judge Burnett overruled the objec- I mean to show you, gentlemen of tion, and the second attempt on the the jury, is this,-that it does not From a silk handkerchief to a part of the defense was quashed. The defense first called Decater that money or what they did with and Lawson, and proved by them it. The very moment that they did that the money had ben paid into not have that money when the dethe bank by checks on other banks. mand was made upon them-then Ross was then called to the stand and there they violated the statutes. and asked one question by McCam- I will ask that when Mr. McCamant was: "Did you ever convert any of action of the defendant in drawing the state money to your own use?" \$270,000 of that school fund. Mr. To this Ross answered as if he had learned it by rote, "No sir, not a fight for his client and should be dollar." Upon cross-examination, he commended for it, but I am going was decidely evasive and in reply to numerous questions as to the amount of state money on deposit in and let him explain how these sums the bank, he refused to commit were drawn from day to day until himself, always stating and repeat-i there was something over \$73,000, ing, "The books will show."

Arguments by Counsel.

The argument to the jury by the attorneys began at 9:30 o'clock this ney McCamant for the defense.

ant to elicit from Burkhart that the fund-your money and my money-Oregon Trust company failure was that \$274,088 any more right than the cause for the crash of the Title you or I had to take it. That money Guarantee & Trust company and the was taken from the State of Oregon subsequent drawing of the state gentlemen of jury, took this money funds, but Judge Burnett sustained from you and from me. They had an objection interposed by District no right to take the money to pay Attorney Manning that it did not their debts or anybody else's debts. make any difference why the money They tried to shift the blame on to was drawn out If It had been con- the corporation, the Title Guarantee versted.

District Attorney Manuing opened cannot take anything-the men Conthe argument for the defense with trolling the corporation was respona passionate address and at times sible. Now Ross and the other inlabored under such exertion and ex. dicted officials were in control and

bank

"The defendants have furnished the evidence for their conviction themselves. The books, as stated by Ross, himself, and the other witnesses, show violation of the law that is on land.

"It is not my duty to prozecute make any difference how they get comes to explain and justify the po-McCamant has made a great legal to present to you a copy of the record of the books of the company.

was as follows:

Used Fund for Expense.

out of the \$288,000, left in the

"This record shows not eash on morning after T. T. Burkhart, hand \$3\$2,099; they took out \$274,treasurer of the definct bank, had 088 when they closed their books, been placed on the stand by Attor- and paid their current expenses up to that time. Had they a right to An attempt was made by McCam- take this money ont of the school

& Trust Company. A corporation

For Sale-One or two good of Norwich Union Fire **Insurance Society** Frank Meredith, Resident Agent. Office with Wm. Brown & Co., No. 29 Commercial street.

> Rider One of

few Pekin ducks and black has

ca chickens. T. H. Su

Morningside. Phone 1111.

Takes nobody's dust, as when it comes to a test of speed a part wheelman can out-distance anything that goes. But out wheel are not built exclusively for speed-comfort and durables a prime factors as well.

DOPYRIGHT

