

HIRTY-SIXTH YEAR.

SALEM, OREGON, PRIDAY, AUGUST 29, 1913.

Legislators to Do Nothing.

[UNITED PRESS LEASED WIRE.]

rembers greatly perturbed over an at

followed a discussion of the desirabili

ty and undesirability of reducing the

size of legislatures, abolishing double

chambers and making the legislature

more responsive to the people's will everal executives defended the pres

ent system, Governor Spry saving h

believed the framers of the constitu-

"I do not," broke in McGovern, o

ROAST LAWMAKERS FOR

INEFFICIENCY AND DISHONESTY

Colorado Springs, Aug. 29.-Discus

Raps Federal

PRICE TWO CENTS. ON TRAINS AND NEWS

stement Comes Few Minutes Before Miss Norris Takes Stand---Marsha Warrington Concludes Her Testimony and Rehearses Incidents of Elopement Trip---Warrington Says He Thought Caminetti Was Paying Court to His Daughter for a Considerable Time Prior to the Flight---Caminetti Called Himself Whitman.

[UNITED PRESS LEASED WIRE.]

San Francisco, Aug. 29,-"If the might be. tells the truth, uncolored, then I'm sfraid of the outcome," said F. Caminetti on trial before a fed- asked Special Prosecutor Roche. jury for violation of the white se traffic act teday, a few minutes Reno escapade, prepared to take the later that he was married."

Marsha Warrington, who had again nehips of the four during the morn-Attorney S. Luke Howe when court avened at 2 o'clock. It was exted that she would finish not later

Father Is Stern Man.

as 3 o'clock.

she had been preceded by her father, mas Warrington, of Sacramento, a man, who answered sharply all stime put to him, but refused to go th beyond a curt "yes," or "no." No reference was made to threats also Diggs for his relations on the oghter. Diggs had testified that one m he left Sacramento was that arriagion had threatened "to get

Neither Mrs. Drew Caminetti nor a Manry Diggs were in attendance. metti's mother was also absent.

Caminetti Called.

that Caminetti was permitted to call the Warrington home under the ased name of Whitman, and that the i's father believed he was paying ri to Marsha for a considerable time ar to the elopement was brought out Thomas Warrington.

The distressing incidents of the trip Reno and the life of the four in the splay were not dwelt on today by government in directing Miss War-

Many of the more lurid episodes ight out at the Diggs trial were as inadmissible against Caminetti. bomas Warirngton, father of Miss nha Warrington, who eloped with by I. Diggs and F. Drew Caminand Lola Norris, was the first witon the stand this morning, when med. Warrington is the man whom as testified he held in deadly fear eving that the father of the girl ald kill him if they met. les Warrington resumed her testi

y after her father.

Knew Him as Solicitor,

arirngton, the father, remained on stand but a few minutes. His tesby bore on the enticement charge 100 and brisk. Caminetti was introduced to me

a jobbing solicitor," he said. the) if he knew Monte Austin, a

Austin "kept company" with his berth. daughter.

Were you aware that your daughwas going out auto riding with tte Austin ?" asked Attorney Wood rth on crossexamination.

'No. I did not know," replied

Does Not Know of Rides.

Warrington added that he did not w that she was in the habit of ridwith any one

I first met Mr. Caminetti with Mr. sitman; my daughter introduced

Were you aware that your daughremained away all night with the in this case?" asked Woodworth. No. 1 did not know it."

'But she did remain away, dido't Not to my knowledge, except when

was with her sister in San Franwas the answer.

Thought Him Single Man. aminetti came to the house several a week for about three weeks," haed Warrington, "I did not in-

quire further as to who Mr. Whitman "Did you believe he was court to your daughter at that time?" "I did, naturally," answered War

rington. "I believed him to be a bre Lola Norris, his companion in single man, and did not learn until John S. Chambers, who yesterday was appointed state controller, and

rsed the incidents in the illicit re- who formerly was managing editor of a Sacramento paper, took the stand totion was under cross-examination day to deny that his paper contemplated publishing the Diggs-Caminetti scandal.

Marsha Warrington, accompanied by ly to her father's testimony. He left the court room immediately after con-

For Enticing Young Girls.

W. J. Sullivan, Sacramento probation officer, testified that no com-Diggs!''' asked Roche.

"Any intimation that Diggs and Warrington or Lola Norris?" "No," was the answer.

Court Halts Them.

The prosecution was not allowed to go further into details regarding other

"Caminetti," interjected the court, is not to be tried for any other acts except those contained in this charge. Marsha Warrington then resumed her story at 10:40 o'clock. The jury men watched the girl closely, leaning forward to eatch her words.

The plans for the ele into by the four was first taken up. Want Lola to Buy Tickets.

"We finally agreed to go to Reno," Chautauquas at Doylestown and Kenshe said. "Caminetti said that was a net, Pa. Bryan will return here togood place. Diggs paid for the tickets night and tomorrow will leave for Oxfor the four of us. First he wanted ford, Pa., and Belair, Md. Lola to buy the tickets, but she re-Caminetti white slave trial was turned the \$40 he gave her for this purpose. Diggs then paid the fare.

"Caminetti said he thought we should go separately, but Diggs argued it would bring confusion, and that we ought to go together," she continued. "It was at first decided that we all go separately, but then we decided

Incidents on Way.

Miss Warrington then directed her hat Caminetti. His answers were testimony on incidents on route to

whispered. "I thing Diggs took off

room with you?" naked Roche.

"Diggs," she answered. "And Caminetti with Miss Nor-

"Yes," was the answer. "And did you and Diggs disrobe?"

tage was then taken up.

in the front room " Diggs Responsible.

"At the time you left Cacramento were you in a delicate condition? nsked Rocke. IIIYou.!!

14 Who was responsible ?" 4 Diggs.

Details about the trips to Diggs' office were not allowed by the court. "Did Caminetti and Miss Norris go to the officef"

"Yes," was the answer.

(Continued on Page Five.)

THAW'S FOES SCORE

Charge Chauffeur With Entering Country in Stealthy Manner.

THAW PLAN DIFFERENT federal constitution. His utterances

Intention Was to Defend Thompson Against Crime of Bringin Luntic Into Canada,

Sherbrooke, Que., Aug. 29.-The New tion were inspired, and the constitu-York lawyers scored one point over tion divine. Thaw today, when the case of "Kinented Roger" Thompson, the chauf. Wisconsin. "It is the most beautifeur with whom Thaw fled from Mat- ful scheme ever invented to enable teawan, was brought to court charged legislators to do nothing. with bringing a lunatic into Canada. |

Thaw's lawyers intended to magage paid legislators with the members so Thompson's defense and, assetting directly responsible that they would that Thompson brought no lunatic in not dare disobey instructions. The to Canada, proceed to a test of the supporters of the present system virtusanity issue at once. The prosecution, ally say they are willing the people however, refused to be thus trapped should be poorly armed for the war be-to an issue and merely charged Thon tween the masses and organized capison with himself entering the coun- tal." try in a stealthy manner. The Thaw lawyers at once asked agreed with McGovern. Others admit-

for an adjournment to consider this ted state legislatures were inefficient, development. Thompson's bail was but opposed reduction in size. her sister, Mrs. Haley, listened intent- fixed at \$500, which was furnished by the Thaw party.

GOLD FIELD NO GOOD [UNITED PRESS LEASED WIRE,]

Seattle, Wash., Aug. 29.-Letters from the North and returned stamped- ing "distrust in legislatures, its cause plaints against the four principals in era bring unfavorable news from the and remedy," at the afternoon sesaged men returning and many turned agreed that his distruct is justified "Only for taking young girls to the back, abandoning supplies on the trail. and is growing, and roasted law mak-Diepenbrock theatre," replied Sulli Reports say that perhaps \$15,000 has ers for their corruption and inefficien been taken out on the discovery cy. Governor O'Neil proposed a plan claim, but cross-cuts above and below for increasing power of legislatures, Caminetti were intimate with Miss the claim show barren ground. Seven but simplifying organization. Goveror eight inches of snow fell every norts Hunt and Hodges, on the other night. The sun next days melts the hand, favored less power, smaller bodsnow, making much surface water.

BRYAN IS AGAIN ON The Weather

[UNITED PRESS LEASED WIRE.]

Washington, Aug.



ies and single chambers.

sava: Oregon generally fair to night and Saturday; cooler interior west pertion tonight; winds mostly

The Dickey Bird

PLAYGROUND SITE IS Constitution Governor of Wisconsin Says It Provides Beautiful Scheme to Enable

Tract Between Mission, Oak, Church and Winter Streets Colorado Springs, Colo., Aug. 29 .-The governors' conference came to an Suitable for Purpose. end here today with a majority of its

tack by Governor McGovern on the STATE OWNS ONE-HALF

> Believes Ownership of Other Part Should Be Looked Up With View of Purchasing It.

Governor West today has written the following letter:

"To the Mayor and Members of the City Council of Salem:

"The state of Oregon owns about one-half of the west tract of land lying between Mission, Oak, Church and Winter streets. The greater part of "I favor a small number of well the balance of this tract is free from buildings, and it appears to be partic ularly well adapted for park or children's play ground purposes. The creek runs through it, and it is well covered with shade trees.

"My object in calling this to your attention is to suggest that the owner ship of this property be looked into, Governors Hodges, Hunt and Dunns and the price at which it can be purchased ascertained, with a view of eventually securing it for a children's play ground.

"Much of the tract owned by the state is suitable for such purposes, and, as it is not all devoted to the use of institutions, might be used in con nection with the other tract by the children.

"It seems to me that this a proposi-Shushanna gold field. Gold seekers sion of the governor's conference, tion of your honorable body, as the tion that is worthy of the considersthe case had been made to him.

Shushanna gold field. Gold seekers sion of the governor's conference, tion of your honorable body, as the "Were any complaints made against going toward the camp meet discours Governors O'Neil, Hent and Hodges tract, through the co-operation of the state and city, could be made into a beautiful park."

FALL KILLS VETERAN.

Roseburg, Ore., Aug. 29,-As the re sult of a fall from the veranda of the Oregon Soldiers' Home, while walking in his sleep, George Herbert, aged 83, is dead here today. He was a veter an of the Indian War.

[UNITED PRESS LEARED WINE,] Paris, Aug. 29,—Charged with selling to Austria plans of the newest French gun, Sergeant Dien was arrested here today, and the police are seek ing Brigadier Multol in conection with the alleged plot. A widespread army scandal is expected.

Driver of Merced Car Carries Off \$5000 Trophy in First Big Event of Chicago Automobile Club---Joe Dawson, Piloting Deltal Cor, Is Second in Race-Winner Maintains an Average Speed of 68.8 Miles Hourly-Dawson Crosses Finishing Line About Eight Minutes After Rival-Many Starters

ma, driving a Mercer car, won the at intervals of 30 seconds. At the end \$5000 trophy here today hung up by of the first lap Dawson, De Palma, the Chicago Automobile club, the first Richenbucher, Wishart and Chandler, big event in the Elgin races in pro- who started in the order named, held gress here. Joe Dawson, piloting a their original positions. Mulford was Deltal car, was second.

De Palma drove the distance in 4 hours, 31 minutes and 56 second. Dawson crossed the finish line about eight minutes later. De Palma maintained Caran average speecd of 68.8 miles hour-

Elgin, Ill., Aug. 29.-With splendid weather prevailing, thousands of spec- Mason-Wm. Chandler tators gathered here today to witness Nyberg-Henry Endicott J. McNamara the first big event in the Elgin race Mason-R. Mulford meet for the \$500 trophy offered by Mercer-C. Luttrell the Chicago Auto club. There were eight starters. Fred Wagner sent distance would be 301 miles and 4040 them away promptly at 11 o'clock.

Joe Dawson, driving a Deltal, was Eigin, Ill., Aug. 29.—Ralph DePal- sent away first, the others following sixth, having passed Harry Endicott. List of Starters.

The following is a corrected list of the starters in the races;

Driver Mechanician Deltal-Joe Dawson H. Goets Mercer-Ralph DePalma A. Villman Mason-E. Richenbacher E. O.Connell Mercer-8. Wishart Bud Jones It was officially announced that the

Jesa Willard Will Be Proceeded Against in Drastic Manner by Prosecutor at Los Angeles.

[UNITED PRESS LEARND WIRE.] will attempt to prosecute Jess Willard, Vernon were not in violation of the on a charge of murder growing out of state law. the death of John Young, following a match with Willard here, was the statement of Assistant District Attorney Joseph Ford today when Willard's hearing on a manslaughter charge be-Ford's statement also referred to the promoters and others connected with the fatal match, who were later arrented.

Ford declared that two courses ar open to the state. One, to view the of the United States army contest as a prize fight, prohibited by law, and, upon such a premise, prosecute the defendants for murder. The ter charges.

prove that Willard didn't exercise ance caused much concern.

proper care in his part of the contest, and I wouldn't put the county to the expense of going to trial on such grounds. Therefore, I'm going to take the stand that the contest was a prize fight, and I am going to sak the court to hold the defendants on a murder charge. I feel that we should get a decision from the superior court whether this particular contest was not a prize flight." Attorney Earl Rogers, for the de-

fense, contended that the superior Los Angeles, Cal., Aug. 29.—That he | court, in 1911, held that the contests at

TROOPS ORDERED SOUTH [UNITED PRESS LEASED WIRE.]

San Francisco, Aug. 29,-Troop the first cavalry, stationed at Monterey, yesterday afternoon received orders to leave at once for Calexico, Cal., according to announcement made here by Major-General Arthur Murray, nor the Daviel

MISSING ATTORNEY FOUND.

Roseburg, Or., Aug. 29 .- H. W. Evans other posisbility is to treat the contest an attorney, who disappeared from his as a legal boxing match, and proceed home yesterday while believed to have against the principals on manslaugh been mentally unbalanced through worry, was found today wandering sim-"Choosing the latter alternatice," lessly about the streets. It is believed said Ford, "it would be difficult to be will soon recover. His disappear-

Bitter Feud on in Coast League Says Daily News

come a real battle. Harry Wolverton, was batting Tuesday at Portland. Hal-

"The story comes from one well ac and for that matter, ever had another would not have been raised."

San Francisco, Aug. 29 .- Declaration tend to allow the matter to drop, no he has been asking for. "Not content with making remarks

of both teams separated the pair. "Of course, officers of the league

will attempt to squelch the matter, but

"The Beaver manager brought the wrath of the baseball world upon his who practically pitched Portland into a pennant, was not worth \$5000 a year. which Gregg was holding out for, Gregg

Thinks Abutting Property Should Pay for Sewers of City of Salem

While there is considerable doubt as the city, for this reason if for no other, the South Salum sewer, and if the proto the registration law as applied to lie has been the city attorney and posed bond issue carries, will be enti-"Diggs and I partially disrobed and the coming city election, that as to understands the situation better than the to have his money returned to him. elimbed into the lower herth," she whether the voter is required to regis sewer bond matter arose from the build- though, and says he would rather not ter this year or can vote if registered ing of the first sewers by the property have his money returned than to see trington stated that he did, and otti and Miss Norris were in the upper last year, that is not the only thing in lowners. They having paid for their the bonds carry and a heavy debt placed this sentiment plainly. He takes a

be paid by property owners rather than has paid his part of the cost of building easily cleared up,

the way of voting for the bonds. There own sewers feel that they should not be ed on the city. He is opposed to the erth.

"In the Reno hotel who occupied the is quite a large number of voters who also taxed to build sewers for other band issue because he thinks that the are opposed to the issuing of further portions of the city. For this reason it best interest of the city demand that a hitter feud is on in the Coast matter what influence is brought to bonds for any purpose. Attorney Bing- is proposed in changing the system un- it be not carried. He thinks the city League is made here today by the Daily bear. McCredie needs something that ham, in conversation with a Capital der which sewers are built that these has now reached that stage in its News. It says: Journal representative Thursday, voic- should have their money repaid them. growth where factories are a necessity. As the matter stands now, the cost and that anything that forces a high with war. There is a war on in the Pa- about Wolverton, McCredic also passed broad view of the matter and as he in of building the sewers is assessed tax levy will keep them away and re-jeific Coast league that threatens to be- a remark to Eddie Hallinan while he tends to stay in Salem so long as he against the abutting property and if tard the city's growth. There are many "Yes."
The life of the four at the Reno cot stays on earth, he looks at the future the bonds fail to carry this property others who look at the matter just as manager of Sacrawento, and Walter linan resented the remark and tried to as well as at the present and for this will have to pay the bills. This is the be does, and who think that it is bet. McCredie, manager of Portland, are at take a cruck at McCredie, but players age was then taken up.

**Caminetti occupied the rear bed reason says he is against saddling any condition of all except the South Salem for for them to pay the sewer tax that loggerheads. Caminetti occupied the rear hed further debt on the city. He thinks sewer, and there some have paid, some to have it piled on the city in the shape the time for the payment of the sewer have bonded and some have done neith of debt. Mr. Bingham admits that this quainted with the inside workings of indebtedness should be extended over er. In this district the expert engineer may result in some inequalities, some the league. McCredie is at fault, as Welverton says no influence will after ome time, so as to make the payments employed to lay out the sewer system injustice, but insists that no change of cording to the authority. Recently Wol- his feelings, a not too heavy burden on property created, or tried to create, a sewer due system can be made without this and verton and Umpire Rush had a run-in owners, but that the abutting property triet, but owing to a blunder failed to that as the change must be made, the at Sacramento. McCredie was playing should pay for newers just as it does for so describe the boundaries of the dis- sooner it is done, the better. Portland in Los Angeles at the time and when head when he stated that Venn Gregg, trict that it could be identified. Fo- has the system by which the sewer cost he heard of the affair at Sacramento, Mr. Bingham takes the position that this reason the assessment is held like is charged against the abutting proper- he made a musty remark about Welvert is for the best interests of the city gal. Mr. Bingham suggests that the 13 and if required a change in her char ton. When the Wolf boss heard of Methat its bonded indebteduess should be way to remedy this is to amend the ter to get this, and with it the right to Credie's remark, he grew hot under the pitched wonderful ball for Claveland kept low, for with a high tax rate, it charter so that a re-assessment of the make a re-assessment. This re-assessment collar. 'I will get that big stiff Me last season, sorting the American league will be impossible to get factories to district can be made, and the borden of ment is a feature in the Woodborn Credie if it takes me all my life,' he on fire with his work. He eventually cated here, and that it is better for all cost equitably divided, and apportioned, charter, and with it in the Salem char- said. It is the first time that I ever received what he asked for, but if Mc that the assessments for sewers should Mr. Bingham lives in South Salem, ter the whole newer matter would be made a remark about a rival manager, Credie had had anything to say, Gregg