# HISTORY OF THE LAW SCHOOL OF THE U. OF I. 

By R. G. AdAMS

At the April meeting in 1909, bonors from Yale University in didates for the position of Associthe Board of Regents of the Uni- 1900, with the degree of. Bachelor tea Prufessor of Law. The Law versity created a new college in of Arts: in 1902 he gaduated Sohool, atfer its yeur of trial, was the University of Idano. That from the University of Minnesota now a permanent institation. On college was the first professional one established in this institution. It was the College of Law, thus increasing the namber of colleges from three to four. The orgavio act of establishing the Idaho Law Sohool, as was entered on the minutes of the Board, is as follows:
'Mr Moffitt moved that the following recomuendation be adopted: That a Law sohool be established in connection with the Dean of the Law sohool; but in "Whereas; a Department of Law University: that a resident Pro- 1910, owing to the condition of has been condueted at the Univerfessor of Law be appointed to be- his wife's health, he moved to sity during the past vear with gin his daties Jaly 1, 1909; that, Boise, Idaho, leaving the active sufficient promise of success to the first year of the course be teaching in the hands of others. warrant its permanent estabilshoffered in the college year 1909-10; In 1911 he was appointed Judge of that the tuition fees of the Law the District Court of the Third and and Judicial Distrint. which position ."Therefore, be it resolved. by that Judge MoCitoheon, Dr. Mac- he resigned in 1912 to beoome a Jduho
Lean, and the Professor of Law act as a Law Sohorl oommittee to prepare a course of study, seleot books for the Law library. and perfect the details of organization. Motion supported by Mr. Sweet carried unanimonsly."
Mr. John F. MaoLane. assistant attorney-general of Idaho whs appointed Professor of Law and acting Dean. In selecting Mr. MucLane, the Board of Regents were for ounate in seouring so able a man to lay the foundation of Idaho's new oollege He is a man able and learned in the law, of the highest integrity, and possessed of the greatest of constructive ability, as shown by the successful manner in whiuh he founded the College of Law.

Mr. MaoLane graduated with


Lyman P. Wilson

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member of the law firm of Blake \& Cavanangh of Boise.
Daring the sohool year of 1909. 10, Mr. MaoLane condroted the Law, Sohool praotioally unaided. Mr. Bernard M. Palmer of the Uni versity of Wisconsin assisted in the instruotion of Agenoy. The task was a monumental one-to select the books," text and case books-to prepare the ninurse of study, and to do the teaohing. The first year only was given, the number of stadents being 16. Mr. MacLane set a high standard for the sohool that year, seleoting the attainments of the best eastern law schools as his measure of achievement, and it has been and is the ambition of the instruotors not to lower that stindard. And they have not done so.

- In the summer of 1910 Mr . MaoLane went east tu Chioago and there met a large number of onn-
"That a College of Law be and the same is hereby established, as one of the oolleges of the University of Idaho;
"That a President of the University and suoh Professors and Associate or Assistant Professors of Law as have been cr may beappointed, shall constitute the faoulty of such College of Law, that the Board of Regents may appoint one of suoh Professors as Dean of such Facalty, and in the absenoe of sach appointments the President of the Univresity shall designate suoh a Professor as acting Dean;
"That satd Faculty shall have general jurisdiotion and control of the said college and the stadents therein. subject to power of review in the University Facalty in matters involving University polior, conduct and disoipline;
"That the Dean or acting Daan of said sollege shall, under the

C. H. Wilber

President be the executive head thereof. and shall direat the oon. duot of said collgee and the ex. penditure of funds therein, or appropriated thereto: he may appoint from the faoulty a seoretary. who shaill keep the records of the said Faoulty and College;
"All fees anorning from tuition obarged to the stadents in raid college are hereby appropriated to the support thereof, and are sabject to expenidtare by the Dean onder the approval of the President.'
From the number of applioante, Mr. E. N. Durfee, on the reoommendasion. of Mr. MoCutoheon, was appointed Associate Professor of Law. Mr. Maclane "then being desirous of leaving the Law Sohool. arrangements were made whereby Mr. C. H. Wilber was appointed assistant Profesgor of Law.
In seouring Mr. Dnffee and Mr. (Continued on page 8)


Prant Moore

## EDITORIAL

## Our Supreme Court.

The seven succersfal law studonte who took the examination before the Sapreme Court of the state, and who were udmitted to practioe in all of the courts of the state before that high tribunal on Monday, April 8, retarned to Mosoov from Lewiston praising the Supreme Judges for the treatment accorded them while there. Instead of wating until the court had adjourned at Lewiston nend until they had returned to Boise in order to grade the papers, the Justioes worked overtime in order to pase judgment upon the results of the examination and to notify the men Monday morning. This meant a deuision two or three weeks earlier than oould heve been reasonably hoped for, and also saved a trip to Boise to be sworn in and to sign the roll of attorneys.
In other ways, too, the Justioas extended courtesies to the young men appearing before them. T'hey impressed the latter to such an extent that the seven men from the University were firmly convinced that no other tribunal in the Onited States would have shown them the same consideration and fair treatment as that manifest before and after the examination.' The Judges were already worked to the limit with ounrt ousiness; yet they gladly pat in many extra hours of labor to oorreot the papers in order to notify the anxious aspirants as soon as possible.
It is undoabtedly this same degree of courtesy and fair treatment on the part of Cbief Justioe Stewart and his associates, Justices Ailshie and Sullivan, that has made the Idaho Sapreme Court so popular with the citizens of the state, and won for them the respeot and nontidence of all.

## A Valuable Friend.

A friend is the most valuzble asset a person or an institution can have. A friend should be valued benause of the frot that he is suoh. aside from any questions of personality ahility or power. And when one can count as a friend a person who combines all the des ibable qualities of friendstip with those of anuanal ability and inflaence in his profession and as a oitizen-when one can count on the friendship of such person he is indeed fortunate
The University of Idaho, and espeoially the College of Law, is fortunate in having a friend of this type in Frank L. Moore of this oity. His interest in this department was olearly demongtrated daring the patt tew woeks, when the senior la $\begin{gathered}\text { r etudente were pre- }\end{gathered}$ paring and taling the state har examination. Busy as he was,
with has own pratife,, he glady took timo to examine the men at e profiminary stop to the examination and gave them valuable assist. anoe throughout their period of prebartion, He did not stop there; but when the time came for the men to go to Lewiston, he was on hanã and accompanied his olass to that oity. At that place he seoured manv oonrtesies for the men that they otherwise would not have been shown.
Much of the success and ligh standard attained in the bar exam. ination was due to the training received in the Praotice oourse by the men under the direction of Mr. Moore, and to his methods in teach. ing them the Idaho Codes.
Standing with the leaders of bis profession in the state, and being recognized as suoh, the College of Law is indeed fortunate in having Mr. Moore on the faculty. Especially is this trae when he takes suoh a deed isterest in the welfars of the department and of the students. The seven men who took the har examnation appreciate the faot that he went to Lewiston with them, and they are of the mind that nothing is too goud for him or too big for him-even the Governor's ohair.

## Still Plotting.

The attempt to have third-year Iaw students-classified as juniors is an example of the extreme foolishness into which a olique some times wander. Of course it was evident even to the most dense that the ulique merely wanted to shut out the possibility of any law student heooming eligible for $A$. S. O. I. president who might rut against their man. The proposition was so rank that no one ontside of the manipulators would vote for $i t$.
But the idea seems to have lived longer Carrying out the suggestion of the politioul move of some weeks ago, it is now intended to separate the graduates of the law department from the graduates of the other departments in the annual to be publisned in a few weeks. In fact the whole law ool lege is to be sepirated from the other aniversity departments. Why this distinotion? Does the editor of the annual this year mean to maintain that a diploma from the: college of law of the Uni versity of Idabo is not of equa rank with a dipolma from the col lege of engineering. or from the college of argiculture? Can he point out any logionl reason for his action? Why has this distinotion not been made between other departmente in previous years? Why does he set himself up as a judge of the value ot a diploma from a particular department and decree that the law students should be relegated to the baok portion of the annual? The only reason we can redit to him for his aotion is, that one must do as the Romans do
when in Rome, und now that he is asoociated with those who attemp. ted to joo the lew departnient he is uging his power to revenge the defeat administered by the stadent body at assebmly.

## Is. It Fair?

One of the alleged advantages of the Commission Form of government is that when something is wrong you oan find the "trouble man".' at once without being passer by one official on to another until the remedy is as bed as the evil. This featare at least appeals to every first year law manat Idaho.
The 1910-11 University outalog states in plain and uncquivical words that law stadents are not required to drill. Students were invited to come upon this representation; they were allowed to register and their speoial law tuitron smilingly received, and then in dua time they were informed that they would be required to drill the same as other students. No explanation wae deemed neces sary it seems. That a mere Fresh man should ohallenge any regalation handed out to bim was evidently thought of as heresy; that he should kiok or even ask the reason was enough to brand him as unloyal to his sohool; that any thing stronger than a mild protes would be an odiam in ite saperla tive degree. Nevertheless the men felt as tho they had not been fairly treated; that they had come under certain representations; and that they had been received on these same grounds and that the arbirary raling that drill would be required was "unoonstitutiona!" as it were. They protested individually and jointly, but to no avail. They protested as a unit with equally gratifying results. They are still expeoted to drill the same as other men.
Mr. W. P. Connoly who has pnt before the people of this Nation in the last few weeks some starting facts about our Courts is beyond doubt treading on dangerous ground. When the law student thus protests agaiust the arbitrary raling made for them we only need to say "ditto." And while it oan oot be questioned that they de cutly worship at the fent of the "High and mighty" (Faoulty) and advance aud retreat at their heok and oall, still in their small way small in the estimation of the faoulty) they would suggest that either the following direotions be printed on the front page of the next oatalogna: "To be taken with a grain of salt at the begiuning of enoh division," or that the statements made therein be lived ap to and that the present first year law men be given duable pay for overtime spent in drill and the $\$ 20,00$ spent on eaoh unitorm be refunder
-First Year Law. Men.

## A Suggention.

Can you thint of a good reuson
hy Ideho should a goon reuso
onts oo-operative book store? A store where bookg, stationary and the like oould be sold to our stud. ents giving then a better price than ther can get elsewhere? There are a dozen strong and co. gent reasons why we should have one-yes, aud right away ton, so that it will be in shape next Sep. trimber.

Idaho is large enough to support suoh an organizatior, and it is up to the stadent body to express hemselves if they want it estab. lished.
The faonlty and the Regents should be asked to allow the organization of suob a store and to furnish a room in the "Ad" building for it. The organization should then be perfeoted and our suggestion would be that the managing board be under joint supervision of faoulty and students; that it be kept out of politics; and that up-to-date business methods, regular andits, eto. be pursued The ooncern should be run on a small margin of profit, and the net profits at the end of eaoh vear could be putiuto working onpital or donated to the Library fund or returned to the stadents who have ragistered with the organization pro-rata with the total amount of their purohase during the vear, as the hoard of managers see fit.

## -Submitted

## Be Prepared For It.

After the proposed, and fully arranged for, Lewiston trip with "Arms and the Man." was quietly but aternly strangled on aocount of imaginary "indelioncies" in the first aot, the law students about gave up hope of patfing on their spring play. This was beoause the oiroumstances would require charroters both male and female to be filled by stags. It is to be hoped however that the university facully have recovered sufticiently from the excellent example set by the "Preps' in this direction, so that they mar have the oourage to attend the Law Solbool play and that they may bring their smelling salts along in order that they may immedately recover from any in. deoorous scenes

## Harmful Methods.

If there is one thing more than all others swhich is today exerting a harmfal and detrimental influ: ence upon the college spirit it is the presence of ansavory methods in politios in; petty olass eleotions and aftairs. There is a laok of unity and apirit; and most of this evil results from the way in whioh the olass elections are run, from the strife in triyng to be pluced on some petty appointive committee; or from the ranoor felt by the facton which is not sucoeseful.
What will it matter ten or twenty years from now whether you got to be seoretary of the fresh. man olass or sergant-at-arms of thesophomore class? You will pro-
 cant off bome of th the methods been entirely ignored, The proverb and tendencies of ohildhood: ial Manifóm Mars might wonder why and aot like college studente? Why. not choose the best men for the places and work for the best interest of the uni versity. More oollege spirit is needed, and this is one of the ways in whioh it: ean be inoreaséd.

The little town of Grnesee should be commended in the way they supported their team and in the enthusinsm they showed, upon the ocoasion of the recent cham. pionshin game played in Mosoow. If the students of the University of Idaho would develop the same spirit when it comes to buoking the various university athletic teams we could expeot also to put out winning teams.

The men who took the state bar examinution are deeply indebted for the interest taken in them and for the valuable assistance given them by Wm. E. Lee of the looal bar. He, with Mr. Moore, conduoted the preliminary examination of the sucoessful nandidates and assisted them in their prepar. ation.

The College of Law is fortunate in being able to have members of the looal bar take interest in the department to such an extent that they take time from their own praotice to conduct olasses. Inoluded in this lift is Wm . E. Len. who last year gave a oourse in Constitutional Law; C. J. Orland, who had Legal Methods.; Judge H. R. Smith in Property and Probate Law; Hon. Frank L. Moore in Practioe and Representative Burton L. French in Constitutional Lav. Being practioioners before the Idaho Bar of vears standing. and espeoially oapable in their partioular oourses they add muoh strength to the department.

Young man. if you reside in Idaho and interd to study law, take the advice of those who syeak from experience and eleot the Idubo Law Sohool. You will make no mistake. This statement dan be well supported by the excellent showing made by, the men who took the har examination in Lewiston on April 6. All passed with higb marks, and the students. fuoultr and sohool were highly oomplimented by the Court for the excellent showing mude.

Did you know that there is a law in Idaho forbidding the use of the public drinking cups and public towels? It is a fact that such a law exists and it is also a fact that the law is continually and flagrantly violated here in the University. Railroads, hotels and municipalities are almost invariably very careful to observe the provisions of this statute but here in the University where it would seem that the laws
would be observed to their minutest

The excellent showing made by the Idaho students at the recent state bar exumination should as; sure the College of the hearty support of the state in the future. There can be no doubt now as to the standard of teaching whioh prevails in the institution While the department is yet young, the faculty is strong in all branohess. and the equipment and faoilities for seouring a legal educution iabove oriticism.
$\because$ No instruction either seotarian in religion or partisan-in-politios shall evar be allowed in any department of the tniversity?" Revişed Codes of Idaho. section 490 . The foregoing extraot from the laws of this state appears perfeotly olear and explioit: Yet-it seems that at least one nember of the University froulty has misunderstood its import. Either that or he intentionally and wilfullo disregards the express commands of the legisluture. sinue it is improbable that even so important a tigure as an associate professor of the University of Idaho would oare to intentionally disobey the laws of the state we are forced to the oonolusion that the person in question is unable to oomprehend the significance of oommon legislative Eng. lish. This is the more remarkable in view of the ohair vocupied by the professor in auestion. That he has given instruction partisan in politics is indispatable. What othor term so aplty desoribes remarks before an assembled olass derogatory of one onndidate for publio offioe and eulogistio of nuother oanilidato for the same office? Let us suggest that the laws should be amended so as to pernit mixing politios and teaching or that those who so desire should be given the opportunity to devote their entre time and attention to their politionl uctivities.
"ERECTED BY THE COMMONWEALTH OF IDAHO FOR THE TRAINING UF EER FOTURE CTIIZENS TO THEIR GIGH. EAT USFFULNESS in PRIVATE LIEE AND PUBLIC SERVICE."
If one reads carefully the foregoing inseription on the Administration Building he beigns to wonder if it means what it says. A "Citizen"' of a state is any person residing in a State who was either born in the United States or has boen naturailzed. Now according to the inscription quoted, the $A d$ Bnilding is not erected for the training of the oitizens of Idaho but for the training of her "fature citizens." Therefore, if we take the insoripiton at its face value: our finest building was ereoted for the use of a miscellaneous, assortthe use of a miscellaneons, assort-
ment of Greeks. Bohunks and $\mid$ ing.

## DRAW YOUR PLEADINGSEI ENGLSH

Local legal circles,savs an exchange, are all agog over the fecent coup in equity pleading filed by Judge J. D. Truitt, of Yates City in his answer to the supplemental bill in the partition suit of Truitt vs Truitt which was filed in the Chancery side of the Circuit Court of Knox county, Illinois. The answer is not only regarded as a marvel in scientific pleading but in it the lawyer out-generals Walt Clark in his liberal use of the King's English. In cluded also is an imposing array of apt phrases from the language in which Cicero thundered, Hórace sang and Nero fiddled. Following are some of paragraphs from the answer:
"First, that said premises are uncertainly or ambiguously described, in such vague mala gramatica terms as to render the description obscure and incomprehensible."
Warming to his subject Judge Truitt continues:
"These delendants traverse with denial the allegation that the names of the children of Mary Jane Truitt Gibbs, deceased sister of William F. Truitt are correctly as paranymously set forth in false cognomens, and are hetrogeneous mass of pseudonyms, non interse connecta, et non omnia indescreta and therefore false and erroneous. These defendants counter-allege that the name after said "to-wit" is not Tennie Stroud but Jennie Strand. These defendants dispute and deny that said Dean C. Hulbut has any bona-fide interest in said premises, and has even no interest or title except through what he has acquired through traud and turpitide, in derogation of the law that makes the act of swindling a habitual inebriate a penal offense and therefore, the doctrine of the law that "ex turpe contractu non coratur actio" applies and vitiates his false claims.
"These defendants deny the false and nonsensical allegation on the part of an ignorant and unscrupulous attorney that the said defendants are insolvent or dead beats like the illiterate and excerbrious attorney by whom this vexatious litigation has been precipitated against the interest of all the heirs in order to consume and waste said estate in frustanenus litigation that 'draws its slow length along' necessitated by the Block-Headed Blunders of an unskillful attorney, on, the part of the complainants.
"These defendants denounce and deny as absurd and unecessary the application and demand for the appointment of some discreet person or in lact any person to take care of the premises aforesaid, to receive and collect rent in relation to the premises; and these defendants indignantly denounce the very suggestion of complainants to still further carry out their collusory and nefarious purpose to

Dagos who expeot to beoome naturalized at some future time However until further orders we ball continue to ase the Ad Build-
: VThontua mu
pake still more useless and unreasonable burden of expense in the attempt to dishonestly absorb and waste in undecessary extravagance an estate lelt in an uñencumbêred condition and this attempt through predatory avarice and cupidity of an attotney more fitted ${ }_{i}$ for: Hod Carrier than as the expound-er of the law. These delendants further protest and deny that there is any good and valid prayerg set forth in said bill of complainants because said defective praver fails to and does not show or designate any particular term of court or the court when and where these summons or process is directed without which as a sine qua non, without which the prayer is negatory and void."
MORAL-Draw your pleadings in English-The simpler the better.


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## MJOK ETSMH <br> OUn AUTMONTIT: <br> Evory prow : maty Troly woak,  the Idaho Conitin 9 Artion

We underitand that there was heated argument the other day as to whom was the head of a ceitain department of the University. If there is any danger of litigation following the tangle, it might be well to secare some legal advice from one or more of the new attorneys.

It is rumored that a new literary production, outranking and more brilliant in its style than Stockton's famous mystery story, "The Lady or The Tiger,' has made its appearance, the production of a modest local genius. Its title is "Why Did He Laugh?"

Just after "Lengthy" Leaper slipped on a banana peeling on the down town sidewalk the other day he invented the new word of "bananarchist?" to fit the villian who threm it there.

There are many ways. There's the way that leads to success; the way that leads to fame; the way that leads to glory-the straight and narrow way; the way that doesn't lead one there, but to Buff, there's only one way-a most pleasant and entertaining way-a rosy way - the Redway; but we are not sure just where it will lead him.

Griner is a most ardent student of nature. His fancy leads him most strongly-to-a-study of the forests-and the woods and trees thereof. And he seems to lean to the evergreen species, the kind that are the same throughout the year, to the Greenwood(s).

Buff. to Paulson on a Sunday not long ago: "Let's go to vespers."
Paulson; (trying to recall just where that town was situated): "How far is it?"

President MacLean is reported to have suggested recently that the boys of the Senior Class should this year depart from the time honored cnstom of holding a "Senior Bust." In view of the fact that the bust took place last October, is it any wonder that the students smiled?

## They're Here.

And now there come the silly days,
The silliest of the year,
When everydody has a "case,"
And has it bad, I fear.
-Ex.
While convalescing after a fall on the slippery side walks last .winter, $O^{\prime}$ Neil, the Irish humorist of the Law Department, ground out a sonnet entitled "Those Slippery Spots." On account of postal regulations we are atlowed to print only the first few lines of it. It statti off as follows:
"Breathes there a man with soul so dead Who, when he fille, hat aerer said 1111.1.2-1. \& \& \&c 1.1.1.?

DAM Gocrent oace surd Be
Perthon thin sdvice could be taken with grentest profit by some of our tiltative lomyers.

The following question was asked in a recent examination in the course in property. The answer quoted herein was given by Chamberlain:
"If you rented your farm to ten of your uncles and they committed waste upon the same, and after that you com menced suit for damages, what would their attomey probably advise?".
Answer: "He would advise them to demur on the ground of mis-joinder of parties defendant, because they are your tenants (ten aunts).

Whaing to Thke the rible:
The other day a prisoner wir broizht before Jodge Witber of the Univeritity of Idaho Moot Cúurt, bat was not represented by a liwyer.
"Where is your lawyer?"-inquired the judge:
"I have none,' replied the prisoner.
"Why not?"
"I have no money."
"Would you like to have me appoint one for your"-asked the judge. g"
"I would, your honor,"
"Well, let's see," mased the judge. "There's Nuffer, Woods, Hoobler, Griner, Peterson, Parker and Whitten," pointing to a group of anxious young hopefuls who were in the court room at the time waiting for something to turn

The palndium of oar liberties-a free priew-a Durtie appropritely reminted when hè squeezed fair feminine torm?

It is said that a professor appeared on the campus the other day with his shirt tail on the wrong side of his trousers. Perhaps he adopted the custom from seeing Armstrong go to the photographers to get his picture taken in a full dress suit with suspenders dangling down.

Here is an excuse handed into a Latah county school teacher, and which found its way to the county probation officer: "Mestire Teecher, Plase cuse Charels. hee Ban seek. Hee Ban one awfull seek bos."


D D Lekper.

Wonder if Leap Year had anything to do with Armstrong's case. He's such a mild and obliging fellow that we doubt whether he would have courage enough to refuse a request (or a proposal) from a fair damsel.

Remember the celebration of the Old Guard! This year bigger and bet ter than ever. All veterans are requested to tarn out with their crutches and revive memories of the old days when they fought, bled and died together. THE OLD GUARD - NEVER SURRENDER! Paid Ad.

If there is anyhting you don't like in this issue, blame the Devil who was eleoted for the edition. He will share the ultimate blame in any event. so it will save time to interviaw him originally. If there are any bognets ooming. however, preent then either to the Editor or to the-Aseintant Editor during basiness hours.
up, "and Mr. Rice is out in the corridor. You may have your pick of any of them."
The prisoner, not knowing any of the gentlemen named, carefully eyed the budding attorneys pointed out to him, and after a somewhat hasty but critical survey, scratched his head and with a heary sigh slowly said, "Well, I guess will take Mr. Rice."

The Law School Yell.

## The Law School.

A correspondent writes to us asking us to inform him how Pink Griffith earns his salary. For information lending to the discoyery of the answer to this question we will give a season ticket to all the class baseball gamea this spring.

Again we ask it-Who is head of the
Department?

Did you ever hear of the "Slush Club?" It has a thriving membership and the fair co-eds delight, apparently, in joining.

Duffey is the only man on the staff of this edition who held more than one position. He was both the official devil of this issue, and in addition served as a düly appointed reporter. We leave to our readers the decision as to his relative worth in these capacities.

Our two married men, Rehberg and Lucas; are great firters around oollege and the campus. It appears to the unmarried law students that they should stop all such proceedings. If they continue such methods, some day there will be an accounting to make, and pethaps some of the new briefless lawyers will get a case or two out of the result.

April 1. Gurney plays good joke on his clans by arrivitict on time.

## Found in the Dietionary.

Somebody has said that beleiguered is the longest word in the dictionary, as there is "league" between the first and last syllables. Here are a fem oth er real long words that were lound by Verne Taylor after careful search in the dictionary and that he is fond of using in "Tort" recitation whenever the opportunity offers.
Of course you needn't try to remem ber them, but you can look them up (il you can find them) and pass them on to your friends.
Subconstitutionalist
Incomprehensibility
Philoprogenitiveness
Honorificibilitudinity
Anthropohagenarian
Disproportionableness
Velocipedestrianistical
Transubstantiantionableness
Proantitransubstantiationistical.
Rehberg Was Scared.
Rehberg had a scare the evening be fore the state bar exam. in Lewiston The seven applicants visited the su preme court room Friday evening, and after adjournment were introduoed to the supreme justices. As they were leaving the building, a young fellow came up and was introduced to Prof. Wilber. Rehberg caught the words; "He is the Review man," and he immediately got nervous. He later explained that he thmought that an ora test was to be given preliminary to the written examination, and he felt much better when he was told that the young man was a reporter for the "Spokesman Review."
 is out.

The Lawver's Toast.
Fee simple, and the simple fee, And all the fees in tail
Are nothing as compared with thee, Thou best of fees-lemale.-Anon

## Truly a Short Story.

The medical profession for several years have been advancing a theory that after a person reaches the age of filty years or thereabouts he slowly decreases in height.
Methuseleh, on the morn of his nine hundred and sixty-ninth birthday, sauntered forth and was greeted in this wise by his son Lemech.
"Howdy, pap, how are you on this fine morning?"
"Pretty well, sonny, pretty well, but I'm having trouble keeping the shoe strings out of my eyes."

A slanghter house is a place to kill dend hocsed-C. H. Wilber.

## Sure Sigin of Spring

Spring hal come., Prof, Hulme hal apruag his anqual joke about W. W. Wooten on the unsuspecting Freshmen, followed by great laughter and ap plause

Between the Devil and the Deep Sea.
"Battledore-and shuttlecock's a very good, game, when you ain't the shuttlecock, and two lawyers the battle dores, in vich case it gets to excitin to be pleasant. -Pickwick Papers.

The following question was asked the men who took the bar examination before the Supreme Court of the state in Lewiston "How is time oomputed under the Idaho Codea!"
Here is how Bond answered it: "From the birth of Cbrist." (See Seo. 11 of the Idaho Revised Codes).


The Seven Wonders of the World

1. I wonder if she has a date,
2. I wonder if she really loves me.
3. I wonder if he knows I am bluffing.
4. I wonder if he is sincere in his intentions.
5. I wonder how I will pay my board bill next month.
6. I wonder if my hat is on straight and if it will make a hit.
7. I wonder if $I$ can support two if I should marry her.

The Seven Wonders of the $U$ of $I$ 1. I wonder if I will flank.
2. I wonder if 1 will graduate.
3. I'wonder whose frat pin she is wearing.
4. I wogder If I will have a fellow this year.
5. I wonder if $\bar{I}$ will get that oheok toda- from dad.
6. I wonder if she really intends to take a full law course.
7. I wonder if Petersun's voluntary reoitations are appreoiated.

What Some Have Said About Us
"Our wrangling lawyers... are so litigious and busy here on earth, that I think they will plead their olient's causes hereafter, some of them, in hell-Bucton "
"rThe first thing we do let's kit all the lawyers."-ghixappenre.

## H. WHITIEN, N.P. <br> -The Lawyer

Practice in Several Courts-Including Justice of Peace Courts
No Trouble to Try to Answer All Legal Questions Motto: "Action and Results; Not Hot Air."

Nore:-
N. P.
Blackfoot, Idaho

## The Irvin Griner Law Offices

## ANNOUNCEMENT

The law partnership of Griner \& Woods having been dissolved, I. Griner will continue the business at the old address, Greenwood Building, Moscow, Idaho. He will do a general law practice-if he can get it.
Save the $\$ 5$ coupon below as it may be valuable should pou want any legal assistanice or advice in the future :

> This coupon entitles the holder legal services. No person any fee for more than one coupon.

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## BOND \& HOOBLER <br> Attorneys-At-Law

WE PROPOSE
to save you from the gallows when you need saving, or to get your enemies hung when you think they deserve it; to keep you out of prison, or to put your enemies in the pen; to right your civil wrongs, or to wrong the civil rights of your enemies. Satisfaction Guaranteed. We are all the term "Criminal Lawyers" implies.
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The cigar store, livery stable and Auto are mere side-lines.
(NOTE: We can give you legal advice, too, when needed. We have this right because ws have passed the bar exam.)

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## CARTEE WOOD <br> Attorney-And-Counsellor-Al-Law $=A l s o-D e n t i s t$

Will be in Meridian every Friday on Dental business. Will make Star every Saturday in legal capacity-about 5 gallons: Will visit Middleton, Mondays, in both capacities - double the amount:

## - ALL WORK CONFIDENTIAL

JUNIOR MEMBER:OF LAW FIRM OF CARTEE WOOD \& FATHER
Main Office: : Boise, Idabo

## Law Dictionary Püblisized by New Authors


needed publioation-a oóntin ve diotionary-has made its ap peatanoe: The new worlis firom the pens of Mason and Lucas. who now make their debut in the field of legal literature. Volume I shows
a most carreful oompilation of lega definitions, and the new work will undanbtedly xecei ve a mont hearty welcome among the legal profes sion.

The authors inform the editor of the Arognaut that they are deep y indebted, among athers, to Messrs. Johnson and Parker fo the kindness of these last named gentlemen in farniahing the anth ors unch valuable information daring the 1 o'dlock olass periods while the gentlemen numed were taking their daily after-dinner nap.

Excerpts of legal termsfrom the new pablication follow:

Absindonment - When she sends him the mitten; sometimes results in hreaoh of promise suits.

Abstract of title-A marriage certilicate.

Accession-When one fellow acquires, title by outting another out of his girl.

Accord and astisfaotion-Where one fellow agrees to lick another for an insult, and then goes ihead and performs his part of the agree. ment.

Attaohment-A serious thing to have happen to one in college. Try to a void these, and if she still persists oonsult un attorney. He may be able to save you.

Agenoy-Getting her sorority sister to find out whether or not SEE hasa date.

Bankraptoy-The finannial status of law stadents.
Bill of exchange-Pawn tickets.
Bailment-When she lets you hold her hand. Letting her wear your frat pin is another example. but this denotes a most serious state of mind, and requires the greatest of care.

Charity-Sitting quietly in a class while some talkatire member tells what he thinks the case stands for.
:Contraots-Somefhing to be made andiguous (this markes business for the lawyer.)
Givil notion-Tipping your hat to Prexie. Unknown to some.
Commercial paper-Sometbing seldom seen by students.

Crimes-Cutting aoross the oampus; stift hate for freshmen símoz. ing on the campus (capital punish ment) ; blaffing in the 1sw depirt ment-it is a virture in the other departments; making law men drill; beating U. H. W's. attend: ance reccrd; volunteering inform: ation in classes when all other menbers haven't got their onses; expenting reoitations ou Monday mornings; lutting sombetof therfacbultratalt in gacambly
ourger refuses to oall down. fellow who reads from another' totes.
Compensation-Something that the law yer expeots hereafter.
Common carriers-Antomobile which students sport around the campns.
Composition with creditors-Tellng the bill colleator that you will pay him when you can:
Colnspiraoy-When Professors Wilber and Wilson get together and spend half the night grinding ont an "exam" hard enough to tumpthe Supreme Court.
Contempt-When you really an't pay attention to the "Chestnots" that are handed out some time.
Ccnversion - Forgetting to re turn a library book.
Courtesy Tetting the seniors reoite when possible-seldom shgwn.
Deceit-"No! but I am so sorry. I had a dato made two weeks ugo Yon know how awfuly sorry I um, don't yon?"

Disorderlly bonse-A rough house by oollege stadents.

Duress-Military for the Solons Elections-Where you can get even hy nominating your rival
Estoppel-That principle of the
law that ficrbids an explanation of the long hair fonnd on your shoulder.

Evidence-That long hair and a touch of powder on your shonlder some of the fellows introduce it frequentiy.
False imprisonment-Keeping olusess overtime (C. H. W. taku notioe.)
Fixtures-Rehberg's stiff bat A decition of the faonlty (they never change their mind).
Franchise for years-A pro tracted courtship.
Fraud-Ahstractly defined as "oribbing." cannot be found in he College of Law
Gift-A loan to any law student. Judgement-591/2-5our note book won't help gou out.
Judge-McCatoheon.
Jary - The most fiokel thing on earth, nothing exoepted
Libel and. slander-Calling a student a "book, worm.'
Lis pendeus-A pending suit, a courtship.
Neglegence- A olums break whén dánuing.
Naisance-The guy that takes your girl ont.

Oath-"By durn."
Pion broker-The students frisnd in time of need.

Pleadings-The important part of a "suit"': shunld be well pre pared and carefully rehearsed on bénded knee.
Public ñisance-A tendance and renitation reourds. The usual salu tation "A An't the reather rutten.:

## 

 Librarians. Case books. Priveleged nommunioationsGossip, not to be given over the phone.Property-Fir law studants three neokties, two pair of 800 ks , and one extra white collar. For oo-eds ; her roommates "sterdy."
Suit-Añ aotion ón bended knee. The seniors have been having mook suiti all year
Tort-Cruelty to animals, i. e. when she buts you on the campris (A ratort is when vou take some
other eicl ont gusty to shom her that she is nut the only 00.ed that is orazy about yon.)
Tenanoy in oommon-Bliss, ec. staoy. raptare-two hearts that beat as one.

Verdict-"Yopr presence at the U. of $I$. is no lnnger requịred." An extraot from the Dean's notioe after a coople of $591 / 2$ exams

Quieting title-Getting back the screaters, caps. pins, eto., that you loaned her

## PUBLIC TAKE NOTICE!!

As soon as I can complete the law course at the University of Idaho and pass the bar exam., I intend to open up a law office, either by myself or with some other bright young novice. If you intend to sue your neighbor, or get a divorce, or commit murder, or to break any law, it will pay you to wait until I get started in business. Correspondence solicited, and advice given.

After I get started in business I don't care how many laws you break or how many suits you start. Wait! !

## Charles Rice

## JAMES HARRIS

HIS FATHER

## HARRIS AND FATHER

## Attorneys-At-Law

## WEISER, IDAHO

Practice in all the Courts of the State and Nation. For advice on all questions of constitutional law, contracts, torts, property, equity, taxation, commercial law, and in fact-all branches of the law see James Harris. For minor advice go to his father.
"A Thing Done Right Is Done Forever."

## When you want your legal matters attended to "right" see

## John M. Boyle \& Parker V. Lucas

Office-Room 37 of the " Dippy Building," Blackfoot, Idaho (The home of the School for Feeble Minded.)
Since we got out of school we have never lost a single case, and we hope to practice in all courts-precinct county, State and Federal.
W. H. MASON
L. L. D.

## H. L. CHAMBERLAIN

L. L. D. (Some day.)

This new, but reliable, law firm wishes to announce to the uninterested public that they have joined ranks and from this time on will faithfully look after the interests of clients who up-to-this-time have probably looked after their own interests almost as gocd as we can.
Our combined library of 23 books give us a wide ange of case and text books and we know. that we can give you any information you want.
We were room mates at college and became so at tached to each other that we have concluded to cast our lot together for the rest of our lives in the legal profession.
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Nampa, Canyon County, Idaho

## LAWYER AND AUCTIONEER

## FRANK B. DOTSON-"The Man Who Knows"

We can win your law suits, make your deeds, draw your mortgages, compile your will, in fact, attend to your every want.
If you want to know, see Dotson.
Burley, Idaho

## A MUSICAL EPISODE

WORDS (with apologies to numerous writers) AND ARRANGEMENT BY W. H. MASON, '12.
"Casey Jones" was a rounder, with a "Ourley Head" and great. big. "Wistful Eyes." One evening when the "Indian Summer" was at its best, and while the band was playing the "Twilight Serenade," Casey started out for a stroll "By the Light of the Silvery Moon." He wore a large "Red. Red Rose"' in his buttonhole, and went along "Wishing" for a little more diversion. something possibly along the liun of "The (Hirl Question.'
Now Casey was a married man, but he was happy, nevertheless. He was gleefully whatling "My Wife's Gone to the Country," for she had left that morning for a weak's visit with her folks. Casey had beard of the saying "Be a Baobelor While You Can,'" and he was going to take advantage of the situation.
As he was strolling along in this happy mood he spied "Two Little Maids 'exeouting "The Dance of the Grizzly Bear" with artistio skill on the sandy shore "On Mobile Bay," and singing "I Want to be a Fairy." One of these "Angel Eyes"' appealed especially to Casey. and he determined to make a hit. She had "Laughing Eyes," and was a regular "Baby Doll." She wore a bunch of "Dublin Daisies"' in her hair. and her "Eyes of Irish Blue" oompletely oaptured Casey... In fatot she was "Just a Bird." "Every Little Movement" inoreased Casey's interest, and made him more determined to make an noquaintanoe "In the Same Old Way."
Ignoring the second damsel, Casey broke into the game with the following line of "Buby Talk" addressed to the one he had singled out: "'Lady Lou,' if that's your name, 'You Look Good to Me.' 'Kid, You've Made a Hit With Me;' Oh, You Dream,' 'You're the Sweetest Bunch of Violets' I have ever seen. 'There's Something Nice About You.' 'I'm a Lawyer,', and also 'T'm the Only Sop of a Multi-Millionaire.' 'I Want Some one to Call Me Dearie:' Won't You be MS Honey?' 'Beoause I Love You Trulv.' 'Honey Girl,' 'Tell Me,' 'Wont' You be My Honey ?!'!
She cortninly was a "A Winning Miss," and more than onoe had wished, 'If I Only Had a Beau.' But she didnt' want to surrender too suddenlv to such ovations. When "Ihe Little Girl in Blue" oould catoh her breath and bearings after the string of "Kidding" whioh Casey had directed her way. she coy!ly replied: "Now just remebner 'You Ain't Got the Girl Until the Ring is on Her Finger.'
'Maybe You're not the Only One

Who Loves Me,' 'I am Daddy's Little Girl.' But, then, of oourse I might 'If it Were Not For Father,' 'and as 'I am looking for a Finanoier,' and as 'Poor Old Dad's in New Yorly, 'Maybe Some duy' I might let you 'Put Your Arms Around Mé' and oall me 'Dear Old Dear' if you thought that you could live on 'Buokwheat Cakes' for breakfast."
It was deilghtful "Lovin' Time,"' all right, but hardly the place for "Spooning." out there undar the "Rubber Neoking Moon." So remembering this and the training she had reonived, and warnings. too, she added: "'Billy.' my 'Unole Says I Musn't. So I Won't'here". "But," she oontinued, ' ' Please Come Over and Play in My Yard.' 'I've Got the TimeI've Got the Paloe,' 'In My Garden of Roses,' Where the Southern Roses Grow.' " So in response to the invitation "Come on Over, Let's All Get Aoquainted," the two went, while the cther damsel. feeling that she had been slighted begged to be excused.
Arriving there and taking a seat "Under the Pretzel Bough," Casey pressed his suit with vigor and finally begged for "Just a Little Kiss." "Naughty, " Naughty, Neughty." and "On You Tease" came the reply ; but the ooy miss added. "If I Thought You Wouldn't 'Tell," and followed that up with," "Well, 'Just Help Yourself,'" Uut also warned him to "Be Careful How You :Handle Me." In a few moments came the words, "Stop, Stod, Stop. Don't You $\dot{\text { ure }}$ to Stop,' ' and you're "Cheating." And then when he did stop, he murimered, "Yoa're a Stingy 'Thng., "
In the tull that forlowed Casey began to whistle, "I Love My Wife, But Oh You Kid." This was thoughtless on his part, for it put the iden in the head of "Honey Girl"' that perhaps she was letting a married man make love to her. She acrused him of being married, ant adqed, "I Wonder If It's Trie?", ", 'Who, Me? Im' Not the Man,' ', repiled Casey. but his heart beat' rapidly "Under the Tropioul Mouñ.". Pretending to be deeply hurt by this acousation, it took some time to oonx Casey baok to his normal state of mind; but after the little hints of "Cneer Up"' and "Come," "Kiss Me" were spoken he was his own joyful self onoe more.
It was a late hour when Casey began to suy his adieu. He had just given an affiramtive answer to the question "You'll do the Sume Thing Over Again." wont' jou, and was busy saying "Good Night Dear Heart," when the girl looked up and suddenly exoluimed
'What's tha Matter With Father,' as that individual, apparantly a long way from New York. oanie quiokly down the garden path. He was dresged in an attire that brought to Casey "Memories" of other days.

## Casey thought that the old man

 had oome out to say "Walk, Mister, Walk." He didn't know that her father had merely onme out to suy "I'd Ring the Wedding Bells for You." and baving heard the expresison "This is no Place for a Minister's Son." he beat a hasty retreat not even stopping to say "Farewell, My Belle" aud failing to hear the pleadings of the girl of "Please Come Baok to Me," he's only "Teasing."When Casey got home he found a messenger boy waiting for him at the front door with "Just a Line from Jennie"-his wife. It read: "When the Cat's Away, the Mioe Will Play." "Who Are You With Tonight?" "A Little Bit of Loving Goes a Long, Long Waf." "Yuu Never Told Me That Before We Were Married.' 'I' Won't Be Baok Till Angust." Good Bye, my Soldier Boy '"
The next morning Casey went to the depot and murmered inco. herently to the tioket agent. "I'm On My Way to Reno.' and bought a tioket for that renderouz of the unhappy and unfaithful. The girl of the night before was there to see him off and cheer him up, if possible; and she said, "T'd go to the End of the World With You,'"
"Take Me. Deax." "You'll Come Baok," won't you, "In the Springtime When the Roses Bloom Again," and we'll live in a 'Little Cozy Flat?","
With muoh difficulty Casey smothered his feelings, and olimbed into the coaoh, and as the fireman rang the "Silver Bell" he took his first trip ot that promsied land singing a medley of "Good Bye. Girlie," "I Never Can Forget You Dear," "I'll be Wiit You Bye and Bye"-maybe.
And perhaps you are anxious to know how the romanoe termi. nated. Casey has been in Reno only five months, out she, well, 'Now She's Anybody's Girl.'

On a cold October night in 1882 a tall, eldery man with white side whisk. ers and almost ministerial dignity hurried noiselessly up to the desk or the Arlington Hotel. He seemed to be laboring under intense emotion. He caught his breath and asked hoarsely:
"Have you heard the score of the Yale-Harvard game?"
"Yes, Sir, replied the clerk. Yale, 6; Harvard, 0."
The old man's face became wreathed in smiles. He fairly hugged himself with delight. "Just as I predicted!" he chuckled. "Won't I rub it in on Shorty Gray, though?" and he danced out of the lobby like a two vear-old.
He was the late Justice Shiras, and Shorty Gray was his colleague, who had insisted that Harvard would win.

## McAdams \& Taylor <br> attorneys, COUNSELLORS, ADVISERS AND CRIMINALS $=\mathrm{AT}$ LAW <br> Office: 1st National Bank Building <br> TWIN FALLS, IDAHO <br> Advise by mail our specialty. We have an able attorney representing our interests at k Reno all the time. A sure cure

## ANNOUNCEMENT!

This space, which is usually given over for my professional card, will be used between this date and April, 1913, in announcing my candidacy for the office of Mayor of Coeur d'Alene, Idaho, on the heart-bursting and soul-binding principles as laid down by the Socialist platform.

You have seen the results of the present socialistic administration. It is positively the best that the present: population can comprehend, and really better than they deserve. It will be my policy to continue. on the wide and broad way laid down by the present administration, and I earnestly solicit your support.

Signed: GEORGE CAMPBELL,
Attorney-At-Law,
Notary Public,
Justice of the Peace,
Examiner of Tittes, etc.


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# The University Argonaut <br> University of Idaho, Moscow, Idaho, April 16, 1912 

Pages 9-14
Section 2

Number 29

## DELTA GAMMA OFFICER HERE <br> Last Satursday evening the Delta Gumma girls once more <br> TWO BMEEBILLEABIUES OPELEE LLST STIUOROM

 demonsrtated that they are most oharming hostesses. They beld a very plassant reoeption on that evenine from eight to ten for Misa Ada May Brown, the Grand President $\mathrm{o}^{\text {f }}$ the Delta Gamma Sorurity, and ber sister, Miss Helen Brown. About 150 guests, prinoipally students and faculty members, were invited to meet the visitors. Miss Frenoh. Mrs. Hodgins, Mrs. Eldridge, Mrs. Denning, Mise Beatrice Swain, Miss Eva MoFarland, Mass Ada May Brown and Miss. Helen Brown oonstituted the receiving line. Light rertesnments were served during the evening. Mrs. Hutton. Miss Frances Buiterfield and Miss Lillian Clarke presided at the tea table. We plead guilty to the offense of uttering a bromide in saring that the affair was one of the most enjoyable events of the year. but we feel that in this oase we are fully justified by the literal trith of the assertion.The Misses Brown arrived in Mosoow Saturday noon from Spokane. They are muking un ex. tended tour embraoing all the western chapters of Deita Gamma. Before coming to Moscow they visited the ohapters in Leland Stanford. Jr., University and the State Universities of California and Washington. They left Moscow Monday afternoon for Missoula where thev will visit the chapter in the University of Montana. From there they will go to Ne braska to visit the University Chapter and to attend the meeting of the Delta Gamma Coun. oil in Umatiă.

While here thev expresed themserles us very well pleused with the University and-said that it compred favorubly with other institutions in whoh Delta Gamma is represented. Coming as it doesfrom the ohief olicur of one of the very best of national sororities this is valable praise.

## The Seniors Rally Near End and Beat Juniors - Non - Frat. Beats Zetą Deltas 6-5.

The plan of inter-class and interfraternity baseball games was ushered into existence last Saturday without ceremony or manifestation. Two games were played, one between the Seniors and the Juniors and the other between the Zeta Deltas and the NonFraternity team. Although the day was, rather cold, there was considerable interest taken in the games, and quite a number turned out.
The Juniors got another run in the sixth, making a total of 10 runs.

## Score Card.

SENIORS. A.B.R.H. S.H.P.O.A.E.
 Harris, ss
Loux, c Alberts, 2b, cf Jordan, 3b Mason, if Bessie, 1b McCann, p Totals JUNIORS.

The second game of the day was between the Non-Fraternity team and the Zeta Deltas. This resulted in a ictory for the Non-Fraternity team by the score of 6 to 5. It was called mmediately after the Senior-Junior game. The barteries were: NonFrat., Hayden and Favre; Zeta Deltas Downing and Robison.
The Zeta Deltas secured two runs in the first inning, one in the fourth and two in the sixth inning. The NonFrateruity team secured their first run in the fourth and by a rally in the fifth, made three more runs and took the lead. In the first half of the seventh they annexed two more runs, winning

## NON-FR Score Caid.

 McEvers, 3b Hayden, P Favre, c Hoobler, Ib Truitt, cf Truitt, cf Davis, ss Leeper, if P. Perkins, Bistline, c E. Perkins, $2 b$ C. Perkins, rf Hoobler, 1b Davis, 3 b Leeper, cf Cornwall, lf

Totals
Summary: Earned runs-Seniors 3 Juniors 0; base hits-Bessie, Buff. Hoobler; three base hits-Loux; pased balls-Loux 9. Bistline 4; wild pitch-es-Donart 2; Base off balls-Donart 1; Hit by pitched ball-by Mçann 8 ; Struck out-by Perkins 9, by McCann 6; left on bases--Seniors 4, Juniors 3 stolen bases-Buffington, Mason, P Perkins; double plays-Jordan to Bes sie to Loux, Loux to Bessie to Loux.
Umpire---Griffiths.

## THE PIRATES <br> OF PENZANCE

Seats for the first performance of The Pirates of Penzance will be placed on sale at the Bursar's office the Monday moraing that school reopens after spring vacation. Manager Watts intends that the first night of the engagement shall be for the students and the interscholastic visitors and that the people of Moscow shall be catered to the second evening
In all probability, the medals will be awarded the winners of the various events of the meet at the Friday evening performance. The members of the visiting teams will be the guests of honor and the night will be practically given over to them.
Special scenery is being made in Spokane for the production and it will be staged in the most elaborate manner of any thing of the sort ever given at the university. The piece is to be vertised in Pullman and other Pa louse towns and many out of town spectators are expectated.


Hon. O. E. McCutcheon, Dean :of-the College of Law.

## Notice.

Owing to the lack of space for the Law Edition several worthy articles bad to be left out. The edition should have been 20 pages in size instead of 18 .

# J. L. Taylor \& Co., M. Born \& Co., Best Chicago Tailors 

# Pubtiobad Ever Wot be the Alvoited Sto   <br> A LAW GRAD'S PICTCRE OF HEAVES. <br> W. H. Masos, '12. 

When the last Senior class is attended,
And the case books are all put aside,
When the final exam. has been mritten
And all of the faculty have died,
We can halt in the march of our pro gress,
Unhampered with care, for aeon or two
And let's hope that the Master of roikmen,
In Heaven won't set us to working anew.

2
Up there there will be no cramming for Torts,
And Evidence will give us no pains And all of the lectures on Bills and Notes
Will be replaced by old college games;
And Trusts and Probate Lat and stufi live that,
Wiil not be tanght by H. R. Smith And Legal Ethics, Wills and all that Will be discarded, and lizemise Taz ation.

No Domestic Reiations or Partnerships or such,
Nor any of the Rules of Insurance, No subject of Agency, no Bar Exam-ination,-
Nothing to cause as impatience. But Common Law, Pleading and that from the Codes,
Will still be in force-but not equits
And the Penal Procedure will set be the lam,
To deal with all crimes and the law faculty:

Also remember, there'll be no assembly
And just when we wish we mas cut out the gym,
And all of the fellows go "fussing,"
Oi with voices in tune sing an old college hymn;
The students who flunk will be spared the con. list,
Or at least, that's the news we are told,
And the Conflict of Law's will be oe'r And all will be blissful: but hold-

Will profs. we knew as mere mortals Greet us near the bright peariy gate? Will Wilber, in dread Corporations Reproach us tor coming up late?
Will Wilson grox caustic in Contracts Because a fem questions wंe miss?
Will Moore have his Seniors in Practice? But, no, let us hope nover this.

Will Prexie. be there to advise us, To conduct that important registra tion,
To see that our courses are proper,
And subscribe to our matriculation
Will McCutcheon be there with his talent,
To see that we do things up right, To insure us a trial, both speedy and fair,
And to. urge us to plead with our might?

## 7

But to them, after all, for their labor and care,
To the verbose faculty, a debt do E.- "Why how nice of gou to

## Supreme Court Decision

The firse supreme court desision

Plaintiri mored for judgment on the pleadings, üyon the groard that the answer of the defendant did not set torth a defense to the action. The District Coart al lowed the mution and ordered judgment for the face of the rote. interest thereon. and costs, in far. or of the plaintiff.
The defendant appealed from the judgment of the district court. After argoment in the sopreme court by counsel for the plaintiff and the defendant the case was taken under advisement. The sureme court reversed the lecision of the district court ; holding that the answer of the defendant was sufficient; and remanding the case to the district court with instruc. ton to set aside the jadgment of the pluintiff. and to proceed with the trial of the case in conform ance to the decision of the surreme court. Attorness Rehberg and Hoobler rejresented the "plaintiff, and the defendunt was represented by attorness Bond and Nuffer.

## Bleachers Moved.

The field manager of the athletic field had a number of students under his charge last Thursday evening moring a part of the bleachers back to the south side of the track. \& As soon as the grounds dry'out the diamond and track will be thoroughly scraped and gone over with rakes and shorels The recent rains have delayed this work, and the games last Saturday had to be played on a rough diamond.

## Oh, You Leap Year:

E- McF- to J—H- at Fresh man Gilee.
E.-"Saý Jim hare yon a date for the Senior Bull yet:
Jim- ${ }^{\text {No }}$, not set."
E.-"Well, how a -"
J.- (Getting wise suddenly) Why I'd like to hare yougo with me.'
E.-"Why how nice of gou to

## FRESHMAN GLFE.

The Freshman Class gave their an nual "G'ee" last Friday evening Pursuant to an established custom. the ball"was sery informal, but the beanty of the decorations and the exquisit guality and amangement of the masic made it one of the most enjoyabl balk of the rear. The Glee was held in the Grm which was decorated with blae and white banting, the colors of the class. A booth placed in the cen-
and decorated with ldaho colors e Practice Supreme Court of was occupied by the orchestra, and Lan school was handed down cozy comers and nooks mere provided last Monday afternoon, the per- which made the hall quite homelike sonnel of the Court being Chief In one corner, a gails decorated booth Justice Harris and associate Jus, was erected and from which punch and tiees MoCann and Buffington. The wafers were served to the dancers. A action arose aron a suit brought goodly number of college students and on a promiseory note given in pay. friends of the University were in at ment for a harvester. The defeud- tendance, and there was an air of per dant set forth in his answer as a fect enjoyment about the hall thruout defense a contemporaneous oral the whole evening. Miss French, argeement whereby the note sued Mrs. Cathro and Mrs. J. A. MacLean on was to be returned if the har- were the patronesses and constituted vester did not ran efficiently. the receiving line

## Niners to Take-Trip.

The janior and senior miners will leare Fridag or Suiarday for a ito meek's uip to mines in British Colmmbia. Ther will risit the mines and learn something of the methode employed at Rosland. They will also make an examina. tion of the equipment and methods of smething at Trail.
This will be their first practical experience as a clase in field geo$\log y$ and mine surveying.

NOTICE-The Bulletin Board in the Administration-Buiding will bereafter be cleared weeklo
Men's bats can be had here for less. The regalar $\$ 3.50$ bat for only ミi.25. Was pas niore Come to the Hub and get one.

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## The Idaho Post

EXTENDS GREETINGS

TO
The Students
OF THE
University of Idaho

We also desire to tender our appreciation for the generous business patronage we have received from them and to solicit a continuation of that patronage.

## A Law Class Recitation. <br> Parker had not been gathered to

 the arms of Morpheus. Bud Nuffer had not even taken a chew. Rice was not sitting on the back of his : neck. Chamberland had just commenced to shine his shoes on Perkin's back. Judge McGann was to class on time. A strange, still silence reigned. The dean, with 15 Cyc under his arm, walked gingerly to his chair, carefally adjusted his spectacles. and in his usual, energetio manner called the roll. Peterson pointed his right hand Heavenward and said, "That is correct because it is just what I was going to say."All being present or accounted for. active hostilities began.
"Mr. Daffey. did you read Barrells v. Bottles ?":
"I did."
'"Will you recite on it ".
"Yes, sir."
Thereupon, with much gusto. Mr. Daffey did so in a very fin. ished manner.
"What mas the júdoes name:"
"I don't know."
"Where and when was he born?'
"Can't say."
'Did he ever practice law in the state of Michigan:",
"Perbans."
'That is a very poor recitation. Mr. Duffey, you should get the important points in a case."
Mr. Mo Adams severely criticizen the jangment of the sapreme court. oiting as authority in support of his contention the opinion of one Fleecer, the talented and distingaished legal light of his home town. Corral. and the Handbook of Cniversal Human Knowledge and Compendiam of Readr inormation, including among nam. erons and divers other thingy of interest, tie langage of flowers. Mr. Collier H. Buffington rejoined that the opinion of the supreme coart should not be questioned and itse edgaity assailed on-
less there whs money in it.
Mr. Whitten inquired if it were necessary to allege whether water was to be carried in a ditch or on bobsled.
"That is a very guod question. Mr. Whitten," said the dean. "you may make a briet of it and present it at the next recitation."
Parker asked. "Would the courts allow a riparian owner to sub-irriagte lake with water taken from a tributary thereof which haf not been appropriated by another. When the statute required that all water used for irriagtion mast be boiled at a temperature of sixty degrees for two days, and if it did apply. when. where, why, and how, and is there any preceinnt to establish this proposition?'
The dean answered, "Yes.'
mood. in order that the dean would notice bis presence, read the rale with respect to taming wild bees.
The discussion with respect to waste wàters was settled by Mr. Harris's concise statement of the law on that subject which was as follows:
'It is clearly the rule that waste waters are not waste waters ontil wastef ally wasted."
Rehberg stated in this connec(inn that he preferred antoptical predominance of prospectant evidence under the ex pust facto rale of retro-active effect cuncerning habeas corpos and actions ex delcito contrary to pabile policy.
Silence was golden.
Peterson's hand had petrified,
With a feeling of sadness, the dean dismissed the class, assigning for the next recitation three ohapters in Mills, 52 pages in Cyo, and 45 cases. $\qquad$ $-1$.

The shaves and haircuts Russel the barber keeps are unsurpassable.

## Sale on suits at The Hub.

You want the best work done on your hair-then go to Russell's.

# Remember THE CASIN0 THEATRE 

SEE THE PICTURE ENTITLED

## "The Heart of the Ring Jester"

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## VISIT <br> CHILDERS BROS.

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WHEN you are tired or thirsty-our fountain is a popular resort-we make it so by serving only the best of drinks. Anything you want. Hot drinks. ice cream, lemonade and all kinds of popular drinks.

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## ALL . .W.STAR FACULITY TEAM

Reguest to Limit Number to 1.1 Unavailing-Selections of Positions Given.
Now that the 19111912 collegiate season and intellectual training period is coming to a close, the Law. Edition staff of the Argonaut is being besieged with inquiries as to the make-up of an all-Northwest Star Faculty. We have referred all such communications to our greatest educator of all times Experience, and as a result are able to make public this week the selection. We were requested to limit the number to 11-the same as a football allstar selection-but have been unable to do so: The team is to be chosen from the universities and colleges of Oregon, Washington and Idaho; but we could find none outside of Idaho to qualify.

Here is the selection which Experience dictates:
MacLean-Athletic coach; Captain of the team, deserves the position of captain because of his all-round generalship.
Eldridge-Mechanical Engineering; this peerless leader is a good steady player, and is always in on the team work; his smile has helped to turn defeat into victory for his team mates on many occasions.
Little-Domestic Science; does not make much noise, but is always there with the goods.
Hulme-Wood Working; his diplomatic methods have induced many high school graduates to seek the fountains of higher education.
Axtell-Animal Husbandry; rather light, but heady; like the roses that waste their fragrance upon the desert air, he labors daily with the B. A's.
von Ende-Music, Piano; no H2O on his brain.

McCaffery-Library Science; deliberate and, uses good judgment; always in the game.
Carlyle-Civil Engineering; can always be depended upon for good gains; makes a splendid advance agent and advertising member.
Shattuck-Dairying; calm and selfpossessed; never gets rattled, and is the first to see through the maneuvors of the enémy.
Nicholson-Romance Languages; has a great eye for small things.
McCutcheon-Forge Work; looks twice before leaping or bucking the line, and is always right when he acts.

Steinman-Horticulture and Greek; a rare combination of brains and modesty.

Wilber-Astronomy; the re-incarnation of Abe Lincoln; always in the game to the last moment.

Patterson-Veterinary Science, plays a good, clean game.

Wilson-Military Science; has lots of pep; and plays a remarkably offensive game, and defensive, too.
Aldrich-Voice Culture and Choral

Work; has played the game longe than any of his associates at Idaho, and shows no signs of going stale.
Jenkins-Mascott and Financial Agent; A very faithful member, popular with the fans.

## Encampment and Vacation

 The annual enoampment of the University oudets will take place next week. and during that period oollege olasses will be suspended. The oadets will go to Coenr d'Alene this year, acoording to the plans formulated. They will leave Moscow Monday morning at 8:30 in a spoeial train over the Spokane \& Inland railway.The heavy baggage will bs loaded into a baggage oar Saturday under the directions of Quartermaster Captan B. E. Davis and Qaartermaster Sergeants Horning and Anderson. The light baggage will be put aboard Monday morn': ng. The oannon will be taken also by the battalion.
Many of the Univeristy students who reisde in North Jdaho and places oomparatively close to Moscow will spend the spring vacation thus afforded at home.

President Eagleson of Phi Gamma Delta visited the Phi Delta Theta boys for a short time last week.
The work done by Griffith as umpire was of a high order, and there was no squabbling over his decisions.

Sule on sample shoes at The Hub.
Is your face tender? Let Russell shaye you and you will have no trouble at all with it.

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## THE[SYSTEM

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Say! What's the fun in wearing clothes you don't like, can't like and never did like? To the old ras man with them. Father Time trips along as lively as a college girl to the postoffice. Life is short, and what you make it. Dress up right. Dress up in

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Seniors Ride to Monntains.
Last Wednesday aboat twentr-five of our Seniors dropped for the day the arduous pursuit of knowledge and be took themselves to Idlers Rest on Moscow Mountain. The day. a short one for the Seniors, was happily spent in 'shooting, baseball and strolling. Then around a big camp fire provided by the Senicr Gold Dust Twins, Jordan and Ellis, they had a sumptuous lunch which had been prepared by the Senior girls.

Then it rained.
Shelter, hcwever, was found in a cozy cabin, and around a bright fire the seniors told stories and sang songs until the last crumb of the lunch was gone.

## Télnis Tournament.

A challenge has been received from the Lewiston High School for a tennis tournament to be ineld in Moscow in conjunction with the Inter-Scholastic Track meet. The challenge bas not yet been accepted, but has been turned over ta the Arbletic Board, for thei ${ }^{1}$ action The Board will probably appoint a manager soon
No definite plans have been made, but Mr. Vander. Veer thinks that the tournament will be held. The prospective players are Hoobler, Buffington, Kennedy, Jordan and Humphries.

The Theta Mu Epsilon fraternity fraternity entertained at a Sunday evening luncheon the Misses Brown, the Delta Gamma officers who visited the
local chapter of that society, Dean Eldridge, Mrs. Eldridge, and Elizabeth Redway, Era McFarland, Geneal Hague and Margaret Neuman.
Vernon Fapucett of the department of Botany will be in Southern Idaho for bout three weeks to inspect the seed houses and to see whether they are complying with the laws of the state

Prof. L. F. Childers of the Agronomy department has accepted the management of the Paul Clagstone ranch consisting of about 7500 acres of which 1000 are under cultivation. This ranch is located $3 \frac{1}{2}$ miles from Clagstone Junction in Bonner county, Idaho. Mr. Childers will leave with his family to begin his new duties Wednesday of this week.

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# ...The University Argonaut 

Volume 14

## SHORT SKETCHES OF THE LAWYERS

by Perkins and Lucas
O. H. Buffington. '12, athlete, pursuit he will. no doubt, take anPrelsdent of the A.S. U I.. and other forward stride and regin to Attorney at Law, realizing the
need of more gond meis in the west left the oorn fields of Iown a bout three years ago and headed for the golden grainfields of the west. Buft alfiliated with the Law

C. H. Buffington, '12.

Solhol in Septemher. 1909 and has been one of its most loyal reuresentutives ever since. Beisdes his acurite in the class room whioh has wor him the diftinction of "honor student," "Biyg Buff has engraged in and won atheltio emblem in three brunches of col. lege spart: Track, foobithll and baskethall.

Harry (). Boud. 12 , heing of a quiet and unassuming mein. hails from the sandy shores of Lake Pend O'Rielle. Gifted thy nature wh ready knowtedge and keen perception his made the only logioul selection when he entered the ranks of the lawers and it is on-

H. O Bond, '12.
ly a quistion of how long we will have to wait to see H. O taok the "M. C." sign to the other end of his oognomen and assume the role of law maker. or law interpreter. Bond whs admitterd to practioe in the state of IdHho at the recentexamination held in Lewiston.


James Harris, '12.
expound jurisprudenoe to his eager oonstituents in Wushington Comnty. Tim takes keen delight in plaving the great oollege game in which he has rewresented the University for one season, but the grandest times of his life ure the days'in whioh an election is pending. His jovial condenance actualls radiates the pleasures of a good nolitisal sorng-lame and square, but huril to beat. $\mathrm{He}_{\mathrm{B}}$ is another member of the Idano Bar, and is President of the Athletio Board.

Leroy Ogle MoCann, '12.
dropped into Moscow two yeurs ago to visit a few days and liked the place s) well he stayed. The Judge likes college life. partioularly sinee he had to work for a living helore entering Law Sohool. The noming Commencement will


LeRoy McCann, - 12.
sea our subjeot take his sheepskin
James Hurris. 12. quitia life of under his armand bie to the largeuse and indolence to pursue the er places where he will begin to intrioacies of the legal prifession unfold (to those possessed of two years ago, and a ufter a few worldy goods) the myateries of the
a lamyer, even to the taste for vers, henor the appearance of his good cigars. Mo is the minstay name in our oatalog. Far be it of the Sevior's pitohing staff. and was the student manager in base ketball the past seasun.

Roy O. Johnson. '12. since his pulmy days in Pred has seen the advantagea of a profegsional ca.


Roy Johnson, ' 12.
reer and for that reason has elected to forsake the larm and fire. side life 'His only moments of indecision were when he was oontopmating the embulming business. It was hard to devide but Coyote finallo made arrangements for an offing with a prominent Mosonw mortician and his futurs is assured. as fur as his bapoiness is concerven. Johnson has always been prominent in student aftairs; he was a member of the Athletio Boaril, and manager of the 1911 football team.
L. E. (J'Neil tried angineering until he got old enough to know his own mund and of course.

L. E. O'Neil.
ohanged to law. The said O'Niel has two ambitions, not necessarily oonioting. one is to become a lawyer and the other is to beoome a family man. Hrom present indioations he is working straight for his goal. Larry oomes of lawyer atook His father, Eugene O'Nail of Lewiston is one of the leading attorneys of North Idaho.

Wm. H. Mason ran a newspaper long enough to know that everybody today is honest, even law

W. H. Mason, '12.
from "Bili"' to do an unsorupulous not. His sole ambition, or one of them, is to displaos Clarence Darrow, and for this latter purpose he is prasticing his prolession as "kid catcher." i. è. juvenile officer for Latah oounty, and may be found almost any day applying his methods of detection, or detention, on youthinl offend. ers. His methods do not exautly ooinoide with those of Ben Lindsay, but they serve the same purpose. At present his most important "chase." however."seems to be in another oounty-outside of his legal jurisdiotion." "Bill" is now a full-fledged lawyer. having oaprured a certifionte upon his reoent visit to Lewiston. In his more youthful days. and while a student in the B. A. course from 1905 to 1907. he was on three winning in. ter-oollegiate debate teams. and took part in other collegiate notiv. ities.

Herbert W. Whitten, Sp , when not overwholmed with work has a bright and genial disposition. However honesty bids us add that Herb is unusually sooiable at all times. He as of Blandioot and the most regular oaller at a oertain Sorority H Hítie near Dr. Morlep's. He is a nember of the 'Varsity traok team and sings on the Glee Olub.

Legal light-Judge Fremont Wood of Boise. Born with a profession appended. to some would be an injustioe, bat not so with Cartee. He has fallen into the stride set for him with oonsumma. ted ease, and one could not tind a man in a days walk who expects to progress faster. Youth, ambition, opportunity are:all his and no doubt he will make the best of each. He is a member of the College Orohestra.
(Continued on page 4)

# TO SEE OURSELVES AS OTHERS SEE US. <br> by James Harris '12 

Remarbs from the layman and novice. derogatory to the legal profession. often appear impertinent and eveu impadent to the veteran practioner. So the writer shall begin wtih an apology for any thots that seem to carry little or no deference to older and wiser heads than his.
The object of this article is to trace in a historical manner the popular regard in which the legal profession has always been hela, the causes ard its effects, and, if possible, to determine a method by which it may be changed. for that regard has never been complimentary. Beignning in Biblical times we find, in Lake $X I, 46$, such a sentiment: "Woe anto you alco, se lamyers! for se lade men with ourdens grierons to be borave. and se jourselves touch not the bardens with one of sour fingers:" also in the 52nd rerse, "Woe untu sou, lansers! for se hase takenawar the kes of konorlegde; se entered not in sourselres and them that were entering in se hindered." Besides the reasons gisen here for such reproof the same Saint declared in Chap. VI. 30 'The Pharisees and larrers rejecred the counsel of God against themselves. $\therefore$ It is apparent that lawyers occupied a position similar to the modren lawser for even the means of his liclihood was discouraged in Cor. VI, i: : Now therefore there is utterly a fanlt among you, becanse ye go to 1 lum one withanother." Other writers of the same period could be quoted who bave gaite generalls depicted the lawyer, as. in the words of Milton. "Living in litigous terms. fat contentions and flowing fees.' Sparticus was even so bold as to denoucne the law itself. saying that "The lam often allows what bonor forbids.". This bustility seems to have continued for some. time for Cbancer. Neseribing the a serage lantyer of his time. saps: "A Surgeant of the Lawe. warand wre-DDescreet he "ras, and of gret reverence:-- Nowher so besy a wan as be there nas ard yet he seemede besier than he was. $\because$ As to the oppressiveness of lawsers, Goldsmith dechared that "Laws grind the poor and rich men rule the lañ." Sbakespeare was especialir arduous in condemnation of the legal profession, and, towards bettering the conditions of his time, said "The frat thing we do, lets kill all the lawyeara,"
It has always been the habit of the legal prufession to regard such quotations as merelv forms of wit and satire and as rarring with them nothing significant of a popular opinion, or as either uttered in a spirit of envy and malice nud that
"Yo man ever felt the hulter
drar
With good opiniens of the lam, Be this as it may. it is a fact that members of the legal profession bare even been held ap before our common schools as the soh. jects of ridicale, and such remarks as the following are printed in their grammars as a model of satire 'An hunest la ryer! A monstrosity is the animal kingdom! Cage bim when you have found uin, und let the world gaze opon the wonder." Another thing tending to prove the existence of such a ponular regard in more modern tinues is seen against lansers led to the odopadice of lats in many of the Colonies excluding them from the legislatures. While this barrier wassubsequently remored, yet as late as 154 t a similar clanse was trongly urged in the Rbode Island Constitutional convention. Eren now a statistical study of the personnel of legislatures reveals a decline in the percentage of lawrers. In the Cinited States Senate it decreased from $s_{1}$ per cent in the 50th Congress. to io oer cent in the 5 sth. ${ }^{\text {a }}$ and in the House. from 69 to 56 per, cant, in fact same period. A signiticunt er applis is that there were lar. In other rords. the porer once freely delegated hy the people to largely constituted of lansers, is being withbeld. Farthermore. some of this delegated porer is being rapidiy withdrawn Sach laws as the Initiative. Referen. dum and Recall have been adopted in some stater to serve this pur. ose. Eren the courts ure not gopular upinion. Fhe right this call judges has been demanded br the people in some places. a far reaching and more recent prorision. which promises to becume a maicional question, bus been proposed by Col. Rosevelt, wherebs the peodle may determine certain classes of legal contentions, thus recalling part of the "jurisdiction of oor bighest courts. Now, while these provisions are for the most part, orade attempts to remedy existing defects, they show, regardless that hitherto, lawyers in all respects, were the leaders of the people, that now the ple decline that leadership.
The popular opinion which has given rise to suoh remarks as I have quoted is now chusing. as it onnsed in past years, an active and determined stand forninst oourts and their attorneys. In
be popalar eye there is too much the popular eye there is too much
exaltation of professional technicalities abore the objecta of lam
the securing of jastice: too much reform of two great judicial sss. bilnd conservatism with waich tems und may in its own cumberjudges and laryers are accastomed some way affect another sach reto regard our constitutions. rales volation, but the real renredy, aland precidents which have from tho difficult in its attainment. has time to time been formalated. more assurance of acquiring its Whether or no this popular con. objects. It is up to our judges clasion is correct, we shall notiand the legal profession out of concern ourselses, but, undoubt- which they come to correct this edly, there is a concerted demand popalar opinion if erroneons, or to for social justice which must be cure the defects in our judicial satistied. machinery if they exist. This can Sach conditions as are nor con- only be accompilshed by render. ceired of bs t:e pepole are not ing uar laws and procedure more foreign to the history of juris- reasonable and comprehensible to prodence. When this same an the people and more subservient pearance cf rigidness. conserra- to our present economeial developtism, and non-adaption of the ment. It is rrue that at present laws to the needs of society be- our courts are hed along certain came manifest in the administra- hard and fast lines tixed bs constithon of Roman law. the magis- tutions which originally eminated trates and praetors began the in- from the people, but it is not for rention of new actions and de. them to continue to blindiy follow fenses, andat length freed their their precidents; ther must take jurispradence from the resirnints the intiatice, und, with their jegal of their ancient methods. and in- learning, lead to the correction"of troduced the notion of "dequitas" our substantive hws. This could mbich reconstrncted their whole not be done officially for the func. judicial legislation. The temdency tion of courts is to expound che to blinaly follow precidente on the law as it exists, and not to legis. part of the Common Luw Courts late. but aus reform. if effectual, of England, which seemed to for- must be acrowplished with their bid ans mooification of their doc- leadership. Only in such a meth. trines to meet their social condi- od can they restore that greatest tions, gase rise to the modern asset of the legal profession; the doctrines and courts of équity. respect, trust and contidence which Popnal opinion in these two in- should impel their fellow citizens stances,- then, sersed another pur- to intrust their nroperty and eren pose than merely an inspiration their lises in the hands of our for writers.: It led to the complete courts and aticroeys

## ABOUT THE CAMPUS.

Professor W. H. Olin, who ha charge of the University Evtension work, accompanied Dean Carlyle to Moscow Sunday from Clagstone Junc tion.
Professor Tull has left for thè south eastern part of the state to inspect high schools.

Dean W. L. Carlyle, of the College of Agriculture, arrived home Sunday from a week's trip to Calgary, Canada, and Clagstone' Junction in North Idaho
Professor Hulme, of the history de partment, is inspecting high schools in South Idaho.

Professor Stewart has gone to inspect high schools in North Idaho, especially, in the mining districts of that part of Idaho.

Bruce Blake, a prominet attorney of Spokane, was in Moscow Saturday, and was a guest of Theta Mu Epsilon for a few hours. He saw the Senior-Junior ball game before returning to Spokane.
Attorney O. M. Van Duyn, Assistant Attorney General of Idaho, was in Moscow between trains a few days ago. Mr. Van Dpyn is in the race for Attorney General this vear on the Re ublican ticket. to succeed D. C. Mc Dougall.

Cartee Wood will spend the spring vacation with his folks in Boise. He left for there Monday.
The Junior miners are spending Saturdays in the Assay laboratory geting experience in running a large number of assays.
Ray White and Harland: Hort of Lewiston were guests of Phi Delta Theta for the week end, and while here attended the Freshman Glee.
The Second Annual Tennis Tournament will probably take place about the middle of May, but as yet no definite date has been decided upon. If the present plan matures, there will be some permanent prizes given to individual winners.

The new tennis court will be finished the latter part of the week, the weather permitting. There is onls about a half a day's grading to be done before it can be smoothed and rolled.
Marguerite Means, Irene Tosnes, Grace Bolger, Flo McConnell and Mrs. Taylor were guests at a dinner party Sunday at the Phi Delta Theta house.
Harry Marsh, an alumnus of the University and member of Phi Delta Theta, is in Moscow for a few days visiting friends. He will leave this week for Alaska.

## AS OTHERS MIGHT SEE US

What is the lawyer that he should agines the dust on his nose is-real hypnotize himself into believing that he is the big noise?
The lawyer, conceited and important, is small doughnuts and few in a tissue paper baglet, all for a nickel.
When he is born, his parents point with pride to his budding bump of knowledge, and predict that he will be president some day, as he grows older they tell him he will make a bright lawyer, and he is deluded with the idea that he has brains and forensic ability, and gets up before all the school and with ridiculous attempt at impressiveness speaks a verse with a noble sentiment like the following: "Lettuce den be upen Dewing Widow Hart fer eny fate, Still H-eveing, still persewing, learn to label Aunty $W_{a t e}$, ,' and sits down in sweet, childish confusion, while enthusiastic schoolmates applaud, the teacher compliments and parents praise.
He grows from a precocious youngster into a balloon-headed man and enters College and the Law School with the idea that he is going to be a sëcond Abraham Lincoln. Before he is graduated he thinks the whole world is waiting breathlessly for his advent, and after he's graduated he falls without so much as a splash or the causation of a ripple into the bottomless sea of obscurity, and at the age of fifty considers himself successful if he has a collection business and a justice court calendar of three cases, with funds enough : to keep up a $\$ 2,000$ life insurance policy, and to buy a plug of Piper Heidsick twice a week.
He springs up today and flourishes like a bootlegger in a dusty town, and tomorrow or the day after, the undertaker comes with his tapeline and takes his measure.
He weds, mayhap, a wealthy girl with a job lot of freckles, and the next day her pa fails with many liabilities and no assets, and comes to abide thenceforth with his startled son-in-law.
He makes much ado at the front door of the house while the world gazes on admiringly, while at the back door his wife, armed with broom and poker, stands of the furniture man and the grocers' collector.
The cellar door of life for him is full of pestiferous splinters, but he slides down' it with ulter disregard -of the speed limit. In the midst of life he runs into debt, but he crawls out at a snail's pace, if at all.

He goes forth in the early morning to conquer the world, but the world refuses to be conquered, and so he comes home in an ambulance.
He prepares for his profession by reading Blackstone and other truck, and compiling cases for his keep in the back office of some brass-plate firm of established reputation, or else he enters a law school and learns itt all in three years.
He rubs his nose in the dust of dead centuries accumulated between the moth-eaten, age-worn leaves of musty volumes piled on the shaky shelves of some dingy law office and then he im-
earthenware of the century, and he la bels himself a progressfoland talks about " modern ideas."
The dead arm of the past, extending from the shoulder of the "time when the memory of man runneth not to the contrary," holds him fast by the coat-tail, but he seizes the banner of leadership in politics and calling "forward march," bids the world follow him, and he makes motions like unto a man walking ahead, but moves not forward.
He cites procedent on his side of the case when precedent favors his case, and he scouts precedent and pleads a consideration of equity and justice when precedent is unfavorable to his contention.
He runs for office, preferably county attorney, to get himself before the people, and he pats the public on the back during the campaign and afterward squeezes the voter who comes to him with a case for his last cent.
He sits up until 3:00 a.: m. to hear the election returns from the back townships, and learns in the end that the other fellow has copped his bet
He labors long and late at the cases and has a fine array of authorities and and a beautiful brief prepared to go into court next day, and next day the court flaunts his authorities in his face, knocks the underpinining out of his brief and hands the decision to the other fellow.
He remains late at the office chasing a legal proposition to its lair, the goes home to encounter a rocking-chair in a dimly lighted hall. The rocker rises in its might and puts him on the mat. He invests in a watch dog, and when he returns to his wigwam after a night session, the dog refuses to recognize him, and so he roosts in a tree till the milkman comes.
In the early spring he discards his flannels, and a breeze from Medicine Hat comes his way and he is filled to overflowing with rheumatism.
Witn the advent of summer he goes off "on a frolic of his own," camps in the mountains and gorges himself with vegetables fresh from the rusty cans of the village groeer, and a multitude of creeping things hold nightly carnival on his person.
In the fall begins the winter of his discontent, the perennial trial of his existence. The furnace camps on his trail and he is filled with - wood, soot, ashes and profanity.
And this is the lawyer man, whose remaining consolation is that the law is at least a noble profession. - University of Montana "Weekly Kaimin."

You will find good workmen and a clean shop at the Hotel Moscow Bar ber shop

NOTICE FIRST CLASS -SHINES-
AT RUSSELL!S Ladies' Shoes a Specialty

Make Tradition of Campits Day:
Idaho laoks traditions. She has but few, and the reason therefor probably lies in the fact of her youth. A tradition to be bona fide must oome down from the time when the memory of man runneth not to the contrary. Atang rate, weibuve a few, and also a few in the process of evolution.
One of the most bearatiful of these latter traditions is Campus Day. From its inuention it has lad a large place in the hearts of Illaho's students. Three years ago. Miss Frennh, Dean of Women, proposed the plan and it was immediately accepted by faoulty and students alike.
The arrangements for this year have not been made as yet, but they will follow the lines laid down last vear. though they will probably have more of interest than the previjus Campus Day. There will be music, speeohes and dances. and it is probable that "As You Like It" will be presented. Miss Wold has under preparation several dancing teatures, and it is hoped that she will this year surpass the beautiful
double Maypole danoe of last year. The date will bë in the latter part of May.
To Miss French and to tho e who assisted ther the hearty thanks" of the students of this University are due. They have given to Idaho a tradition which will live as long af the institution. and which "will beoome in time a reial tranition.

## Good Exercise for Pop.

Teacher received the following note: Dear Mum-Please ixcuse little Asher today. He is acting as timekeeper for his father. Last night you gave him this example: If a field is four miles square how long will it take a MAN, walking 3 miles an hour, to go $2 \frac{1}{2}$ miles around it? Asher aint no man so we had to send his daddy. They left early and John said they hould be back tonight but it would be hard going. Dear mum, please make the next problem about ladies, as John can't afford to lose the days ? The Lord knows I dont have no time to waste, but I can spare the time better than John can.

Ex-Governor John T. Morrison, of Boise, was in Moscow. yesterday, and visited the University while here.

## Attention!

All Ye Lovers of
FINE SODA

## ? Would you enjoy something exquisitely deliscious

Do you crave a drink of Soda Water that is the cream of perfection in delisciousness, in freshness and in purity and wholesomeness?

## Then Lose No Time

in visiting our store and refreshing yourself with your favorite drink from the many tasty soda delights we are now serving to our thirsty patrons.

## Soda Loving Folk

of all ages and both sexes are hereby notified that the "1912 Soda Season" is in full swing at our Fountain !
Now watch the crowds come flocking here for our better-than-ever Soda Water.

## Economical Pharmacy and Corner Drug

 Store "where ovaitiri counss"Bolles \& Lindquist, Props. Opposite 5th Street

SHORT SKETCHES OF THE LAWYERS:
(Continued from pag 1)
John R. Wheeler is another mun who came to his right mind after tudying engineering for a year. After remaining ont of college for three years working and obeerving -to see who did the least workJack reentered the University brit in the College of Law instead of the College of Engineering. He is a' "Legal Athlete" having won an "I' in baseball and track. In the former-branch-he was eleoted captain for the present vear. Wheeler left college at the beginning of the second semester. but inteads to oome back and gryduate with his class.

Geo. C. Campbell. '14. is another ex-Idaho student. He re-registered the present semester and since he has stadied law independ. ently will make the conrse in $21 / 2$ yeurs. His bome is in Coeur d'Alene and it is there he axpects to practice.

Parkar V. Lacas, '13, leading forensio buttler came ont of Cen tral Iduho last fall to emroll in the College of Law. He has several distinotive qualities, i. e. he has won both the Ridenhaugh and the Dewey debnte prizes and bas led


P: V. Lucas, '13.
both of Idaho's debate tenms fur 1911:12 to well earned victories over Pacifio University and Whitman College; he was also. a member of the teams that won the Boral debate prize, in ract in any argument he always takes keen delight in trampling upon the prostrate forme of his would ba antagonists; he is President of the Victor Price debating soosety and was selected by the members of the Freshman Law olass as President of their organiaztion. He is also the only lawver who can boast of an enubryo family in the furm of a wife and two small dangltres of whon he is very prond. (Perhnps we ought not pub lish this however, for it nay 3poll his popularity with the fair oo-eds that show such an interest in hint.). For this issue he 18 Associa'te Editor of the Law Editioñ
of the Argonant. After graden tion "Lake" intends to go baok to Meadows for a few yeirs and then to the U. B. Senate or to some diplornatio station in Europe-and they might get worse men in eith. er place.
F. H. Rheberg, '12, came to the Oniversity of Idaho from the Oniversity of Wisconsin where he was both pepalar and did exceptional work. He is a Wisconsin debater of note and his oratorical work there was rewarded with several medals. While taking law here he lins also been employed by the Agrioultrual Department as instruotor in a couple of their oourses.

But say: Did you ever notioe anything aboat the name of Perkins? Not an onusurl name you say ! No, but Proctor K. Perkins of the Idaho Law School is an un-

P. K. Perkins, '13.
asual man. From 1906 to 1908 he was enrolled in B. A. worb where be did things with his usua efficiency. In 1910 be oame hack and-entered for a full law course from which he will graduate in 1913 with botb B. A. and L. L. dergees. In 1908 he was manager of the Iduho track team and the same year served as Cuptain of Co. B of the University Cadets. He is one of the defenders of Idaho's fair repatation on the gridiron where he bas smiled while fighting for three football seasons. He is cuptain elect for 1913 and under his leadersinip the 'Varsity elesen is expected ta clenn up the North. west. Yes, and in Easebull ton. "Prock" is a good phaver. He was a member of the 'Varists baseball team in 1911 and is captain of the Junor class team this season. In basketball he is al= ways willing to help ont and was "sub" in one or two games in 1912. Taken all around he is a mighty popalar man of whom the Law Sohool is proud. His popalarity is easily accounted for because he is everybody's friend. he is a good winner. a splendid voser. an optimist and an inveterate Iduho booster.

Artbur of Satton, who has been arrying his freshman law year with rredit, is a graduate of the Pred deparmtent of the U. of I. and was president of his graduating clase:

Hugh 8. Parker, '12. hails from the Capital of the state and aince he has been admitted to practice by the Supreme Conrt is looking
letios. He is a debster whom Idaho can look for strong debate material. Praotoially his onlv vine is his ocaassional interest in

 .

Hugh Parker, ' 12.
for a snitable office in that city. It is $t u$ be boped that clients will not bary $h \cdot m$ so deeply with work that he will be obliged to neglect social duties for be is also strong there.

Verne L. Taylor. the man who never knows when he is whipped in a "grie and take" argument, is a live member of the fublicity lines.. He represented Idabo in Committee of the Trin Falls! the half-mile race in the track Country association. While his, meet when he wasa."Prep." His classmates cannut agree with bim\|interest in the class basket hall that Idaho should follow Texas (hisiard baseball tonrnaments is keen home state) in everything-still and he alwars keeps his eye on Tavlor is popular and there is get the ball.
hope for him.
Lester Algernon Hoohler, when an urace L. Chamberisin. '13, is he is not spenializing with a halky an honor studunt in Law. His:gasoline engine or some sort of studies. howeser, do not prevent farm machinery is usually to be him traitg interest in athletics. found cultirating his roice. for be He hepled the Lax Schoul foothall is a member ot the Glea Club. It men out last rear and enjogs a must not be inferred that "Hobbs" good game of busphall from any roice needs cultirating, for he part of the game: Prof. Stōrer is prond of it as we all Law School as a freshman in 1911 fer players tho can there are from the Albion. State Normal, volles he can send over the net His extemporaneous speech making


Frank B: Dotson.
is a bobby and he ras strong a man on the Indho team that defeated Whitman College in debate Maroh 29, 1912.
"Lengthy" (R. D.) Leeper, on of the hardest working stadents in the College of Law hoid it is not only there that he works but he leaves his mark all nolng the line. He is vice-president of the Jnaio: olass; Field Manager in athletics and president of the Coeur d'Alene Club. In atheltios be believeringiving the other fellows a channe to "star," but just the same be is "there with the goods" when it oomes to all kinds of class ath. newspaper ventures and for this edition he is the faithful business manager to ye editor.

Earry MoAdams is one of your oordial 'hail fellow well met'" sort of a ohap. and while be entered the Law Sohool only a few months. ago, has already a large cirule of friends and as a member of one of the important oommittees of the Twin Falls Country association be is doing good boosting for Idaho. He is an active member of the Viotor Price Debating society and is managing President Taft's interest in the Repabilcan National Conveniton whioh is to be held tonight.
J. Irvin Griner is popalar with the ladies bat that does not inter.
 ere. really has a fine voice ulready and fer players who can return the He takes an active interestin most. all of the more rigorous forms of atlbetios and represented Idaho in the track meet of 1910. And say' when it comes to baseball the umpire has to get a telescupe to watch the ball in its aerial.fights and the catcher gets $a$ chance to rest after Honbler leaves the bat. . In all the inter class baselall, basket ball, ete., be is to be found; add be takes de. feat in a game of sport as grace. fully as most of us can take the arown of victorv.
L. G. Peterson is always good natured and while bis smile is not exactly a duplicate of Bill Taft's, still it never comes off. He is "An Old Reliable" in the Y. M. C. A. work and has obarge of one ot their regular instruction nasses. During all "has college career he has been interested in debate work and is a member of the Viotor Prioe Debating society.

## BARBER SHOP

If you don't patronize
us we both lose. $:: ~$
WM. RUSSELL
Next door to Childers.


[^0]:    L. I. CASE

    Managers
    W. PHILLIPS

