RUBBER - ANFW GOVERNOR

Goodyear Rubber Company

Just received another large shipment, which we are offer-ing to the trade at

\$9.00 per doz.

BLUMAUER-FRANK DRUG COMPANY Wholesale and Importing Druggists

Wholesale and

America's



ORIGINAL WHISKY

108 and 110 Fourth Street

St. Charles Hotel

FRONT AND MORRISON STREETS PORTLAND, OREGON

European Plan-Rooms 50c to \$1.50 First-Class Restaurant in Connection

ASK YOUR DEALER FOR

-The Greatest Shoe on Earth. Five styles.



Fifth and Washington Streets

PORTLAND, OREGON

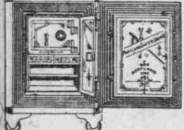
EUROPEAN PLAN

First-Class Check Restaurant Connected With Hotel.

REQUIRING A STRONG PULL SHOULD PATRONIZE OUR

Logging Engine Department

WILLAMETTE IRON & STEEL WORKS, PORTLAND OREGON.



PORTLAND SAFE & LOCK CO. HIGHEST GRADE FIRE-PROOF SAFES

Have Stood-the Test of 57 Years. WE HAVE REMOVED TO

DEATHS AT MAZATLAN.

Number of Patients in Hospital

Daily Increasing.

fect that there were six deaths in the

city on Saturday last and eight Sunday. The number of patients is steadily increas-

ing. The total number in the hospital is

88, with six additional patients under ob-

NO PLAGUE IN SONORA.

infecting the Cities.

Appeals for Relief.

of Mazatian might be officially permitted, in order that all those who cared might

that an appropriation will soon be made

by the State of Neuva Leon for relief.

CITY OF MEXICO, Jan. 14.-Official

76 FIRST ST., CORNER OAK Equitable Savings and Loan Association

240 Stark Street, corner Second.

GUARANTEED MATURITY CERTIFICATES INTEREST-BEARING CERTIFICATES INSTALLMENT LOANS

Chas. E. Ladd, Pres.

F. McKercher, Secy. Theo. B. Wilcox, Vice-Pres.

servation.

gating conditions there.

ORPHANS MADE HOMELESS Lives of a Hundred Little Ones Imperiled by Flames.

ST. LOUIS, Jan. 14 .- A defective furnace in the Christian Orphans' Home caused a fire late this afternoon that imcaused a tire late this atternoon that imperiled the lives of the 100 little inmates, but all were rescued. A 2-year-old child was found unconscious from suffocation, but was resuscitated. The buildings may have to be reconstructed. For the time being the neighborhood has furnished homes for the children. homes for the children.

Patient Burned to Death.

PENSACOLA, Fla., Jan. 14.—Fire early today destroyed Dr. R. I. Bryan's in-firmary, a three-story frame structure, at Baylen and Darden streets. There were 26 patients in the building, and all were rescued with the exception of Philip Bracken, of St. Andrews, Fla., who was burned to death in his room. All the patients were compelled to leave the building in their night clothes. The lose

Piqua, O., Has Big Blaze.

PIQUA, O., Jan. H.-Five buildings were badly damaged by fire today, entailing a total loss of \$150,000, with only partial insurance. The flames started in the book and paper store of Branson & Worley, and spread, to the bookstore of G. W. Lash, the New York Dry Goods Company, the furniture store of Campbell & Co. and Wiles dayling in which building Wendeil's jewelry store, in which building the Republican Club had headquarters.

Blown Up With Powder.

PITTSBURG, Jan. 14.—John Mulgrez, a Slavish miner, and his wife, living at Sturgin Station, near McDonald, Pa., were Sturgin Station, near McDonaja, Fa., were fatally injured and their house wrecked today by an explosion of a keg of powder. Muigres was filling a can with powder, when a spark from the kitchen stove fell to the Res.

Perkins Chosen in Joint Session.

SACRAMENTO, Cal., Jan. 14—Georga port the Constitution of the United States Senator in joint meeting of the States Senator in joint meeting of the Legislature today.

Chamberlain Assumes

Executive Office.

Formal Ceremonies Occur at State Capitol.

OFFICIAL VOTE IS CANVASSED

Governor Reviews His Term of Service-Incoming Governor Makes Recommendations.

George E. Chamberlain, Democrat, is now Governor of Oregon. The inauguration ceremonies in the Capitol building at Salem yesterday were attended by a large crowd that packed all available space in the spacious wall,

Speaker Harris announced the canyass of the Gubernatorial vote, and declared Mr. Chamberlain duly elected Governor

Chief Justice Moore administrated the eath of office, and Mr. Chamberlain

SALEM, Or., Jan. 15 .- (staff correspondence.)-George E. Chamberlain, Democrat, became Governor of Oregon today, and Theodore T. Geer retired after four years of service. The ceremonies at the State Capitol were attended by a crowd that packed every available nook, corner and square inch of space in the great legislative hall. The event had been widely advertised throughout the ordinarily serene and not easily agitated City of Salem, and men and women, and even children, took advantage of the beautiful day to turn out en masse. By 19:30 o'clock the corridors of the Capitol had taken an ap pearance of unusual activity, and by 11 o'clock the entrances to the legislative hall were choked.

When the Senate appeared to go into joint convention, the sergeant-at-arms and doorkeepers had no little trouble ighting their way through the almost imnovable mass, but they finally made headway. When the Senators had taken seats and President Brownell had assumed the gavel, he read briefly from the state constitution that clause bearing upon canvass of the vote for Governor. and then he caused the waiting and expectant crowd to disperse by announcing that the inaugural ceremonies would not ccur till afternoon.

Speaker Harris announced the joint ommittee to canvass the vote for Governor, impartially choosing two Democrats and two Republicans. If any one had an idea that some one might attempt to obstruct the inauguration of the new executive, his notion was speedily dispelled by the prosale harmony of the perfunctory proceedings that ensued. The canvassing committee, consisting of Senator Carter and Representative Whealdon, Republic ans, and Senator Sweek and Representative Galloway, Democrats, retired to one corner of the hall, procured a table and there, with Secretary of State Dunbar, began to open the sealed envelopes from the various County Cierks containing a certified statement of the votes of the several counties. The returns were almost precisely the same as the unofficial Association record tabulated by Secretary Dunbar, except that an error of 40 votes had been made in the Furnish vote for Malheur County. The figures show that Furnish received an aggregate of 41,611 votes, and Chamberlain 41,857, a plurality of 246-not many, but enough to make him Governor of Oregon for the next four years, if he lives. Speaker Harris then performed briefly and without flourish his duty of declaring George E. Chamberlain duly elected governor of Oregon. Committees were named to notify the retiring and incoming Governors that the Legislature was ready to receive them, and then the joint convention took a recess till 2:15

formation from Magatlan is to the ef- P. M. There was no delay in the proceedings in the afternoon. The notification committees went out, and the house more or less patiently awaited their return.

"The Governor and Governor-elect of Oregon!" called out the doorkeeper in a tone that barely reached the president. The gavel dropped thrice, the members Governor Denies Rumors and is Disand crowd arose, and the procession of state officers filed down the alsle. It was PHOENIX. Ariz., Jan. 14 .- A special led by Governor Geer, followed by Govfrom Nogales to the Republic says that ernor-elect Chamberlain. Then came the ernor Yzabel, of Sonora, requests de-Legislative committee. Chief Justice nial of the report sent from Hermostilo Moore, Justices Bean and Wolverton, Secunder date of January II, announcing two deaths in that city from bubonic plague. retary of State Dunbar, Treasurer Moore, Governor Yzabel states that there has Superintendent Ackerman and Printer not been a single case of plague in the State of Senora, and that he is personally Whitney: After all had taken their seats on the rostrum, President Brownell insupervising the sanitation and disinfection of all cities, his methods being approved troduced Governor Geer, who was received with loud hand-clapping. He at once beby Dr. Grobbs, of the United States Ma-rine Hospital Service, who is now investigan to read his farewell message, which is printed in full elsewhere. The reading of the measage occupied nearly an hour. At its close there was very loud cheering MONTEREY, Mexico, Jan. 14.—Governor Reyes has stated that appeals for assistthat amounted to an ovation for the late Governor. ance in behalf of the plague-stricken City

"The oath of office will now be administered to the new Governor by Chief Jushave an opportunity to subscribe to a tice Moore," announced President Brown-relief fund. The Governor announced ell.

The Governor-elect arose, and both he and Judge Moore raised their right hands. The oath was as follows:

gon, and that you will discharge the du-

ity, so help you God?" "I do," responded Governor Chamberlain. As he stepped forward to read his

inaugural message, he was vociferously "I have the honor to introduce to you the new Governor of Oregon, Hon. George E. Chamberlain," announced the presi-

At 3:25 o'clock the Governor began, speaking rapidly and clearly and with much emphasis, upon the points he desired to impress particularly upon the attention of the Legislature. It was ob servable that when the Governor reached several topics, notably, flat salaries and the State Printer's office, his eye left his manuscript, and he spoke off-hand. His object was condensation, as he called attention to the fact that his recommendations in full would be found in printed

The reading of the message was concluded at 4:35. The new Governor sat down amid applause and shook hands with ex-Governor Geer, the joint assembly dissolved and the ceremony was over

"Who is Prosecuting Attorney for Mult-

nomah County?" asked an Oregonian reporter of the Governor at the conclusion of the inaugural exercises. "Nobody. I will appoint my successor

within an hour," was the reply. At the close of Governor Chamberlain's inaugural address an informal reception was held, when hundreds of citizens of Oregon met the new Governor and extended their congratulations and good wishes. At the executive office ex-Governor Geer received Governor Chamber lain and said:

"Governor, I welcome you to this office and wish you the greatest success in your administration."

"Thank you, thank you," responded Governor Chamberlain. Governor Chamberlain then entered the private office and seated himself at the

executive desk. Mrs. Geer was present and welcomed Mrs. Chamberlain, and when the new Governor had taken his seat Mrs. Geer clapped her hands and wished him a very pleasant term in the executive office.

The first act of Governor Chamberlain was the appointment of John Manning to succeed himself as District Attorney of Multnomah County. Manning has been chief deputy under Chamberlain for over two years. He is 38 years old, and was admitted to the bar in Nebraska. He came to Oregon 11 years ago, and after practicing his profession at Woodburn for four years he removed to Portland. In 1900 he became chief deputy in Chamber lain's office, and his satisfactory service in that relation was the basis for his promotion when Chamberlain became Gov ernor. Manning will appoint Arthur C. Spencer as his chief deputy, but he has not chosen the second deputy.

THEY AGREE ON ONE THING Lowyers for Miners and Operators Prepare Child-Labor Law.

PHILADELPHIA, Jan. 14.-The lawyers the anthracite coal operators and for mineworkers, who are now in the city in attendance on the strike commissioners, have drafted a bill limiting the ages for children to work in or about in the mines from 14 to 16 years, of boys working in the breakers from 12 to 14, and in mills and factories from 13 to 14. Work for females is forbidden between the hours of 9 P. M. and 7 A. M.

Opposition to Railroad Commission. VANCOUVER, Wash., Jan. 14.-(Special.)-The petition drawn up by the Bustness Men's Association, asking the members of the Legislature from Clark County to work and vote against the Railroad Commission bill now before the Legislature, was circulated among the bu houses today and was quite generally signed.

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posal to seize coal mines; strong proof of combination among dealers; freezing people seize cont. Page 1. Senate passed militia bill. Page 6.

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Northwest Legislatures. George E. Chamberlain is inaugurated Governor of Oregon. Page 1. Oregon Senate has spirited discussion over new code. Page 4.

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Priends of ex-Senator Wilson say he has played

"Lady of Niger" tiger game with Pres Pacific Const. Hillsboro will erect memorial arch for use at funeral of Congressman Tongue. Page 4.

Seattle grand jury indicts Michael Barrett for wife-murder. Page 4. Oregon delegates are winning votes at Kansas City for livestock convention at Portland in 1904, Page 3.

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Veckly review of the Portland markets. Page Wheat strong and active at Chicago, Page 15. New York stock market dull and sluggish.

Oregon prunes firm in the East. Page 15. Past passage of steamer Texan from New York to San Francisco. Page 7. Another freet of grain-carriers sails from Astoria. Page 7. typhoon at Hakodate. Page 7.

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Archhishop Christle's silver jubilee celebrated Page 10. Suit brought to recover John R. Foster's prop erty. Page 14.

Friends Say He Played Game With Preston.

CAUCUS DEADLOCK HOLDS

While Opposing Sides Rest on Their Oars.

ACPEAL TO PARTY PROMISES

King County Candidate Refuses to Desert McBride-Ankeny Cohorts Work for Nothing But Their Chief-Adjournment Today.

> There was a young lady of Niger They returned from the ride And a smile on the face of the tiger.

OLYMPIA, Wash., Jan. 14 .- (Staff correspondence.)-Has Harold Preston met the fate of the lady of Niger? is the question that quite a number of politicians are asking around the hotel lobby today There is a smile on the face of John L. Wilson, who is supposed to represent the tiger in this case, and his growing prestige, since his anti-caucus alliance with McBride and Preston, was reflected in an increased representation in the third house today.

Several prominent Seattle men, directly interested in the fortunes of the Spokane candidate, came in this evening, and are quietly talking up his candidacy. They out forth the argument that his business interests at the present time make him nore of a Seattle than a Spokane man, and that he could be of great value to the Sound city at Washington on account of his previous experience there. To all of which the Preston men say rot," and they promise a Seattle delegaon down here for Preston before the campaign is over that will make the Wilon-Ankeny and railroad contingent look eek and lowly in comparison.

Aside from this increased activity of the Wilson forces, there is not much new in the Senatorial altuation. The contending factions are resting on their oars oal mines and in mills and factories. It today, each apparently awaiting the move raises the age of boys permitted to work of the other. The McBride-Preston people have been unable further to strengthen their anti-caucus agreement, and it still stands as a barrier to Ankeny's success, but is of no other benefit to Pres-

The King County man and his friends have been working hard, but to no apparent advantage. This is due to their inability to separate the Preston candidacy and the McBride bill. Preston's friends claim that by abandoning their support of the commission bill, they can land him a winner, but they say such course would never be sanctioned by Preston, who seems determined to stand or fall with McBride. The latter is credited with equal sincerity toward Preston, but would not be aided any in the passage of his bill by dropping Pres-

The leading argument now put forth by

the party pledge which demanded the passage of a railway commission bill. They argue that if this pledge is not fulfilled, the party will be wiped off the earth at the next election. The fear of this penalty for backsliding is not se great on the west side of the state, as this section is strongly against the commission bill. On the east side, however, it tarries some meaning, for at this session an attempt will be made to divide the state into two Congressional districts. and the new east side district might rebuke the party who failed to give it a railroad commission by voting the Democratic

Ankeny Waiting for Cauens.

The Ankeny men, free from any entangling alliance with any question but the candidacy of their chief, are meanwhile waiting for an opportunity to settle the question in caucus. As stated yesterday, there are nine Republican votes which have not joined the McBride-Preston-Wilson alliance, and are not regarded as Ankeny men. Some of these men wil enter a caucus at the first opportunity. One of them, Roth of Whatcom, was a member of the House 10 years ago, when the Allen-Furner dendlock kept matters in a tourmoil throughout the session. He is now a Wilson man, but asserts posttively that he will not agree to keep out of caucus for the purpose of furthering any man's Senatorial aspirations. The exact number of Wilson men who are in this frame of mind is unknown, but there are others. Roth states that Wilson never naked him to keep out of caucus, but after his experience 10 years ago says he would not promise any man to stay out or to do anything that would prevent a speedy settlement of the Senatorial question. Two other Northwestern men are reported to have broken away from Wilson within the past 48 hours, and now some of the opposition are wondering if John L. had anything more tangible than moral support to offer the alliance, when he joined it. Whether he had or not, at that time the fact remains that the regults of the alliance thus far have been more favorable to him than to either of

it, "John L may have got into the game on jawbone, but he certainly pulled out with some chips." The Spokane man undoubtedly has a few votes, but as previously stated they are not for trading purposes, nor to be used in tying up caucuses. His followers are tonight claiming second place for him in their claims with figures, but base it on the fact that his candidacy is less hampered by the railway commission mill-

the parties. As a sporting man expressed

stone which is around Preston's neck. McBride is hammering away on his pet measure, and his blows are jarring and weakening strength, so that a break-up seems inevitable sooner or later. Wilson shough a party to this alliance which is boosting the Governor's bill at the expense of Preston's candlacy, is not affected by that he has apparently not committed his men to following the McBride bill, except to a very limited extent. This leaves him free to take advantage of any benefit which may result from a tie-up, whatever to lose.

So little progress has been made during the pest 24 hours that it is now regarded as almost a certainty that no caucus will be reached until after a ballot is taken next week. Both sides are working quietly, but are not crowding matters, and as the Legislature will adjourn on Friday entil Monday, the time is almost too short to perfect any coups that will lead up to a climax before the first ballot.

PAY FOR ROGERS' FUNERAL.

Senate Passes That and One Other Bill-New Bills Introduced. OLYMPIA, Wash., Jan. 14.—(Staff cor-respondence.)—The Senate passed two bills

at its session this morning-one, the regular Legislative expense bill, introduced by (Concluded on Page 6.)

NEW LISTRICT ATTORNEY APPOINTED.



JOHN MANNING, WHO SUCCEEDS GOVERNOR CHAMBERLAIN.

John Manning was born in Boscobel, Wis., in 1865, and was raised at Orleans, Neh. He came to Oregon in 1891, and practiced his profession at Woodburn for three years: He removed to Portland in 1897, where he opened a law office, and was appointed Chief Deputy by District Attorney Chamberlain in July, 1900. Mr. Manning is a man of pleasing personality, and is very popular with his friends and associates. He is recognized as an able criminal lawyer, and in the prosecution of cases has been successful. Arthur C. Spencer, who has been a deputy under Mr. Chamberlain, will occupy a like position with the new District Attorney. Mr. Manning's first official act was to notify Mr. Spencer of his appointment,

Congress Passes Bill Suspending Duty.

COES THROUGH IN ONE DAY

Only Five Republicans From Coal States Vote No.

SENATE IS ALL OF ONE MIND

Duty Is Suspended for One Year, and Anthracite Coni Is Made Free, Without Time Limit-Proof of Conspiracy Among Dealers.

tire import dufy on coal for one year was passed by both Houses of Congress

An amendment was added in the Senrepealing the duty on anthracite coul, and was adopted by the House Only five members, all Republicans

voted against the bill in the House, and it passed the Senate unanimously. The Senate amendment is the point for which Vest has been contending, and is equivalent to the adoption of his res-

A resolution will be introduced in the House authorizing inquiry into the power of the Government to take pos secsion of coal mines and operate them in the public interest, where evidence of conspiracy exists. dealers has been found in Chicago, Mil-

Governor of Ohio has begun proceed ings to forfeit the charters of six conspiring coal companies. Thirty dealers in Detroit have been indicted. In several towns men arrested stealing coal have been discharged, and

waukee, Detroit and Columbus, O. The

robbing of coal cars on railroads is Detroit and Chicago have begun the sals or free distribution of coal

WASHINGTON, Jan. 14.-The attendance in the House galleries today was an evidence of the general interest in the proceedings which were to take place upon the bill providing for the rebate of the duties on foreign coal for a period of one year. An unusually large number of mempers was on the floor and the leaders on both sides were in their places. After the transaction of some preliminary business, Grosvenor (O.), from the committee on rules, presented a resolution supplemental to that adopted yesterday, directing the committee on merchant marine and fisheries to investigate the coal situation. The resolution authorized subcommittees of the committee to take testimony. It was

Dalzell (Pa.), from the committee on rules, then presented the special rule for the consideration of the coal rebate bill, It provides for the immediate consideration of the bill, with provision of one hour's debate, at the end of which time the previous question should be considered as ordered without intervening motion. Twenty minutes on a side were allowed upon the rule.

adopted.

Dalzell, after reviewing the history of the present duty on coal, said the pending bill needed no defense. It was designed to relieve the existing distress. Nevertheless, he said, he did not believe it would accomplish its purpose. He did not believe it would increase the importation a single pound of coal.

"I don't believe," said he, "that anything now can stop the greed and avarice of the cormorants who are taking advantage of the aiready oppressed people, but it will satisfy a public sentiment and show the disposition of Congress to do everything in its power to relieve the situation."

Mondell (Wyo.) said the bill would injuriously affect the coal industry of his state and of the Northwest generally by permitting competition, and in view of the stated belief of Dalzell that the bill will give no relief he asked if the committee would not consider the question of reducing the period of its operation to six

Dalzell said the proposition had been considered, but because of the impossibility of forecasting the future of the coal trade it had not been adopted.

Richardson (Tenn.) called attention to the fact that the rule prevented all possibility of amendment and he protested against such a course in such a crisis. Proceeding, Richardson said when the

stress of emergency came there was perforce a recourse to Democratic doctrine Williams (Miss.), who followed Richardson contended that the removal of the duties must result in reducing the price of coal. In concluding the debate upon the rule, Dalzell declared that the hypocrisy of the other side was apparent from the remarks of Richardson. The opposition, he said, was simply playing poli-

honor" bill had contained a duty on coal, A rising vote upon the adoption of the rule resulted: Ayes, 136; noes, 110-a party vote, with the exception of Perkins (Rep. N. Y.) and Gaines (Rep., W. V.), who voted with the Democrats. Cochran (Mo.) declared that this was

tics. The Democratic "perfidy and dis-

If the President and Department of Justice, he said, had done their duty months

"late day repentance" on the other side.

(Concluded on Fifth Page.)