THE LIEUTENANT'S PATE IN HANDS OF COURT-MARTIAL.

Wifnesses Tell of the Conditional Tender of Buttery Command to Captain Farrar.

The military fate of Lieutenant Ed Unrath of battery A. O. N. G., charged by his superior officer. Captain Greenless, with conduct prejudicial to good order and military discipline, is now in the hands of the board of officers, before whom he

of the board of officers, before whom he was tried last night.

Lieutenant Unrath is charged with endeavoring to oust Captain Greenleaf from command of the battery, that Captain L. C. Farrar, of G company, might succeed him; but he dealess the serious charge made against him and feels confident that he will not be found guilty of the confident that he will not be found guilty of any act of insubordination. Under the orders assembling the court-martial, the trial was to have taken place on February 15, but an adjournment was had until last night. The detail of the court-martial consists of the following brigade

Colonel Beebe, of the First regiment, Colonel Beebe, of the First regiment, pessident; Lieutenant-Colonel George F. McConnell, side-de-camp; Major E. Everett and Major C. U. Gantenbein, of the First; Captain H. E. Mixebell, and Captain L. C. Jones, of General Compson's staif, and Captain J. C. Rutenie, of company A. First regiment. The state's case was received by Mira Lieutenant Charles. presented by First Lieutenant Charles . Roblin, of the Second, acting as judge

The trial took place at the Armory of the First regiment last night, in the room occupied by the board of officers, and all the officers of the court with the exception of Lieutenant-Colonel McConnell

were present.
Immediately after the assembling of the board and calling the roll, Judge-Advocate Roblin read general order No. 2, announcing the resignation of Colonel Beebe as commander of the First regiment, its acceptance, and his appointment as brigadier-general of the Oregon National Guard. The appointment of Willis S. Duniway as assistant adjutantgeneral, with the rank of major, was

After these preliminaries had been dis-posed of, Lieutenant Unrath was requested to stand up, when the charges and the three specifications setting forth his al-leged acts of insubordination in detail were read, to each of which he untered

a plea of not guilty.

Captain L. C. Farrar, commander of G company, was the first witness summoned by the state. He stated that on the night of December 27, 1894, while at the Armory, he was requested by Lieutenant Unrath to allow him a few minutes' conversa-tion. He and the lieutenant and three members of the battery went into the battery hendquarters, and from there to the company room, when Unrath asked him how he would like to be an artillery officer. One of the others then said:
"That ain't what we want; we want
you to be exptain of the lattery."

Farrar was then told that the men were disantisfied with Greenleaf because he did not get the city horses for drill with the guns, which he could do if he wanted to. Nothing was said in his presence con-cerning the standing of Greenleaf with the

W. J. Bradford, a member of battery A, was the next witness. He stated he had heard the conversation between Unrath and Farrar. He could not remember all that was said, but finally Farrar was asked if he would take the captaincy of the battery if Greenleaf resigned and he was elected. There had been some kickagainst the lack of drill, and a petition was to be got up asking Greeni

Was Farrar told thee was a strong ent in the battery against Green

"Who told him so?" ..

"I did, for one."

"Did Unrath reprimend you or dissent from the remark?"

By Lieutenant Unrath-While this conversation was going on, did I not turn the subject, and lead it to our gun drill at the Exposition building?

By Colonel Beebe-How many members were there who were dissatisfied with Greenleaf's regime? "I think about 25 or 30. It had been go-

ing on ever since has June."

By Captain Mitchell-Did Unrath say anything about Greenleaf in your pres-

By Colonel Beebe-Did you understand that Farrar was brought into the battery quarters for the purpose of tailing about

"Yes, air. Several members of the bat-tery had other officers of the First regi-ment in view, and we wanted to get in first. The matter was discussed often, and Unrath could not help hearing it, if he stayed among the boys." By Lieutenant Unrath—Did I ever, in

your presence, say I wanted Farrar for

"Yes; providing Greenleaf resigned."
"Did I not say I wanted a good man-one who would do what Farrar had for G company, and bring the battery to a

Sergeants Ingerman, Beckwith, Bow-man and Spencer, and Private Gordon were also witnesses who testified generally that the sentiment of members of the battery was favorable to Captain Green-leaf. Some of them knew nothing of a petition being gotten up asking Greenleaf to resign. There was some little dissatis-faction among some of the non-commis-sioned efficers on account of not having a school of instruction, and among two or three of the members there was some talk unfavorable to Greenleaf. Lieutenant Bowman testified that at a meeting of the members Unrath said to Greenleaf that he had not offered the captainty to Far-rar, but was present when a non-commis-sioned officer had said to Farrar that there was a sentiment among the members against Greenleaf, and he would like to have him elected as captain. With the examination of the above wit-

besa, the state rested, and a short recess On reconvening, the defense

The first witness for the defense was The first witness for the defense was Private Bradford, and other witnesses were Private Fish, Private Tompkins, Signal Sergeant Elwell, Captain Farrar and Lieutenant Unrath, The evident drift of the defense was that Lieutenant Unrath did not incite his men to rebellious conduct against Captain Greenleaf, nor act as a participant with them, but that the conversation with Captain Farrar by the conversation with Captain Parrar by the men was somewhat unexpected on his part, and that his only participation was to be present at the time. It developed that the five persons present were Captain Farrar, Privates Fish, Farrish and Brad-Farrar, Privates Fish, Farrish and Brad-ford and Unrith. The overture to Cap-ford and Unrith. The overture to Cap-charge, Lynch made a vicious assault tain Farrar appeared to have been made by the privates of battery A, who repre-sented that a majority of the members were ready to sign a petition for Captain Greenleaf to resign. If Farrar would ac-cept the captaincy. Though Unrith was present when the conditional tender of the imposed a fine of \$25. Henning was dis-

THE TRIALOF UNRATH to take charge of the battery if Captain Greenleaf resigned?"
"I do not "emember that you said so," was the reply.
Lieutenant Unrath, in his testimony.

said:

"The gricvances were made known to Captain Greenleaf. I also told him myself that I thought that it was necessary to have more discipline in the battery. He said he did not see how we could have discipline like the regular army. He had malice in his heart toward no one. I told him I did not see how we could have discipline in the battery with no one to enforce it. That is all."

The taking of testimony was completed at a late hour, and the argument began. No decision will be announced for sev-

## MR. CROSBY SURPRISED.

He Did Not Know His Wife Was Divorced From Him.

C. E. Crosby, husband of Jennie Crosby who victimized Wesley Ferry out of several hundred collars, has written to Clerk Moore of the state circuit court, expressing his surprise at learning that his wife has procured a divorce from him. He signifies his intention of taking steps to have it set assite. The record shows that Lennic Crocks, resided a surprises to her Jennie Crosby mailed a summons to her husband, in her divorce action, to Sydney, Wash., where he formerly lived. Crosby has been keeping a store at Port Orchard, Wash. Letters from Crosby to his wife since her arrest for robbing old man Perry, prove that Mrs. Crosby knew her husband was at Port Orchard when she ob-tained her divorce. Mrs. Crosby commit-ted perjury in making oath that she was a resident of Oregon for one year, only having resided here six months. A charge of perjury is pending against her on this account, besides the charge of robbing Perry. Gid man Perry, who wanted to marry the woman, was her principal wit-ness at the trial of the divorce suit, and is therefore evidently as much guilty of the fraud practiced upon the court as Mrs. Crosby herself. He has since said that he advised her that a year was the time required to gain a residence, and for her to proceed within the law. But he was ware she was not so doing it, and had full cognizance of the desertion by her of her husband, and encouraged rather than dissuaded her from it, and with all this assistance and knowledge aided the di-

Crosby has written of his devotion to his wife, and has proffered her assistance. He would evidently endure all, if she would return home to him and her children. Crosby is also anxious about 40 acres of land in Kitsup county, Wash., which is in the name of Mrs. Crosby. It is understood Mrs. Crosby has transferred this to one of her lawyers. Mrs. Crosby is still in jail, as she is unable to furnish bonds.

## NEW LAWS NOW IN FORCE

The Regulars Have Control of the State Medical Beard.

Numerous orders are being sent to Sa-em for certified copies of bills passed by the late legislature. Everybody knows how the bill he was interested in looked when it was presented, but some of them were so amended that their fathers did not know them after they had been queezed through the mill. From Dr. J. D. Fenton it is learned tha

the bill regulating the practice of medi-cine was so amended as to make the ex-amining board consist of five, instead of dx members-Three regulars, one homeo path, and one celectic—and the place of meeting of the board is to be at Portland. In addition to the 12 physicians nomi-nated by the Medical Society of Portland for the governor to select the three regu-lar members of the examining board from the executive board of the State from, the executive board of the State Medical Society endorsed the above 12, and added thereto five additional names as fol-lows: E. P. Genry, of Medford; J. F. Calbreath, McMinnville; O. F. Doane, of The Dalles; L. N. Fructi, of Pendleton, and W. A. Cusick, of Salem.

The old bridge commission has ordered a copy of the new bridge bill, as the mem-pers want to know if they have been legislated out of office, and, if so, why and how they were let go. Other parties have ordered a copy of the same bill, and wish to find out how the legislature can submit the vehicle-toll proposition to a vote of taxpayers. Sheriff Sears, it is understood, broke away from Senator McGinn to fice to Salem and procure a certified copy of the law reducing his emoluments. There was some kind of a game law pass ed, and sportsmen as well as marketmen are anxious to find out what it is, and how it affects their interests. Lots of others are after other bills.

## THE CHARGES DOUBLED.

Lawyers Must Pay Higher Court Charges in Certain Instances.

The fees for filing papers in the county and state circuit courts have been raised 100 per cent by an act of the legislature, just approved, in numerous cases, as

specified.

In all probate proceedings hereafter, parties will be required to pay \$10 on comparties will be required to pay \$10 on comparties will be required to pay \$10 on comparties with a file filing of encing proceedings, such as the filing of etitions or wills. This applies to probate of wills and applications for letters of ad-ministration, and petitions for guardian-ships. The law also provides that a party iling any demurrer, answer, or motion, in such proceedings be required to advance

the amount involved. Ten dollars must paid when the complaint is filed, where the amount in controversy exceeds 4500, and \$5 where the amount is \$500 or less. Upon filing any answer, demarrer or moion in these actions. 35 must be paid where the amount in controversy exceeds \$500, and \$1 where the amount in dispute is

When probate and law matters come up for final hearing in the courts, the plaint-iff, or moving party, is required to pay a fee of \$2. This takes the place of trial fees, as collected heretofore.

There is some question as to what fewill be exacted in divorce cases and equity cases, where no amount in controversy is specified. A provision in the law reads hat in actions where private rights are ived a fee of \$10 for filing the papers shall be charged. Divorce suits and equity proceedings may be held to be actions where private rights are involved. The clark will charge \$10 in this class of cases, and if the lawyers are not satisfied with this construction of the law, they can appeal to the judges of the state circuit court for a decision.

## IN THE MUNICIPAL COURT

Brother Won't Accuse Him.

Paddy Lynch, the ex-convict, was a defendant in the municipal court yesterday, charged with assault and battery, and, as a matter of course, he had the complaining witness arrested on a similar charge. Lynch made a victous assault on Charles Henning, roustabout of a sa-loon at Fourth and Burnside streets, who

present when the conditional tender of the captainty was made to Farrar, he made as attempt to reprove the members. The members stated that they had a grievance against Greenleaf for non-discipline, and Lurath, at one lime, and the proper method was to present their grievance to Greenleaf through a committee.

Unrath declared during the testimony that he made an effort to turn the conversation from the affairs of battery A.

Captain Farrar told substantially the many story as the others. He was asked by Unrath:

"Del 1 not ask you if you would like that the was ordered lack to the hospital."

The order of the conversation of the conversation from the affairs of battery A.

Captain Farrar told substantially the many story as the others. He was asked by Unrath:

"Del 1 not ask you if you would like the captain that he was ordered lack to the hospital."

The order of the charge is made to Farrar, he made an action of the time of the past in the charge is the cheer of the court on a bench warrant. He was insed in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on the offer and the proper in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on a bench warrant. He was fined in the court on the

GOV. LORD, IT IS SAID, WILL DIS-PLACE RAILROAD COMMISSION.

But the Other Hold-Overs Seem to Have a Sure Thing, Though Time Will Tell.

There is trouble in store for the hold-wer members of the board of railroad nissioners, and individually they ar likely to think that after all their lot is not particularly a happy one. It is stated on good authority that Governor Lord ses to appoint a new board, basing his action on the presumption that the recent legislature, having failed to per-form its duty and elect a new board of railroad commissioners, it devolves upon him to do so. Rumor also has it that ex-Senator Jeff Myers, from the forks of the Santiam will be the minority member of Santiam, will be the minority member of

santam, will be the minority member of the board to be appointed by Governor Lord; but no infimation is given as to who the two republicans will be.

The failure of the recent legislature to elect certain state officers is liable to lead to many complications. Each and every one of the present incumbents claim that he holds over and this assumption that he holds over, and this assumption that he holds over, and this assimption is generally supported by those who have studied the question the singular situation presents. At the 17th biennial session of the legislature, held in 1881, in a joint convention held on Pebruary II, the following state officers were selected, being the selections made by the republican convention that previous plant.

caucus on the previous night.
Railroad commissioners—I. A. Macrum,
J. B. Eddy, H. B. Compson. Fish commissioners-George T, Myers

Allan Parker, George Guisten, W. J. Riley, Joseph Paquet. Pilot commissioners-J. A. Brown, John

Fox, B. F. Packard. Dairy and food commissioners-Charles Holman.

Game and fish warden-Perry Henshaw.

State librarian—J. B. Putnam. Bontman, at Astoria—E. F. Eraifford. During the same session a bill was assed abolishing the fish commission and creating the office of fish and game war-den, and, to make a sure shot, the repub-lican majority elected both. This election took place February 17, while the bill was not approved until five days later. Governor Pennoyer held that the legisla-ture had no right to elect an officer, proture had no right to elect an officer, provided for in a bill, before it had become a law, and, in this opinion, he was sustained. As a result, the fish commissioners never qualified, and Mr. Henshaw, who had been elected as fish and game warden, was not recognized as eligible under the governor's construction of the law, and H. D. McGuire was appointed in his place, after the bill had been filed in the office of the secretary of state.

Mr. Charles Holman, of Clackamas county, found himself in similar position, as the bill creating his office was filed on February B, four days after his election in the joint convention. Governor Pennoyer appointed H. B. Luce, of Wgshington county, to the office. He still holds it. Regarding the right of the railroad commissioners to hold over, Senator Cogs-

commissioners to hold over, Senator Cogswell yesterday said: "The commission was created under the act of 1889, which provides that the officers shall hold for a term of two years, and until their suc-cessors are elected and qualified. It also provides that in case of vacancy, by death, resignation or otherwise, the governor shall fill the same, such appointee to continue in office for the remainder o

"It has uniformly been held that under the provisions permitting officers to hold for a prescribed term, they also do so until they successors are elected and quil ify. Therefore, a failure to fill the posi-tions at the expiration of the term does not create a vacancy that can be filled by appointment. The incumbent continues to hold until the power upon which the duty of election or appointment is devolved can regularly act, and their

successors are duly elected and quality,
"The policy of the law is to diminish,
as far as practical, executive patronage,
and in accordance therewith it has been thought proper to confine the power of appointment to cases where vacancies exist, in fact; that is, when no one is authorized to perform the duties of the office under consideration.' Senator Cogswell is regarded as an au

thority on constitutional questions, and during his eight years of service as a state senator, paid particular attention to all matters arising in the legislature, and the constitutionality of the measures brought before that body.

Mr. H. D. McGuire, the fish and gams warden appointed by Governor Pennoyer of course considers that he is still in of lice. The usual appropriation was made by the last legislature, and he will be or hand to draw his quarterly allowance with the same promptitude as during the past two years. Being a democrat, M. McGuire thinks the failure of the legis lature to elect his successor a piece of good luck, as there would have been a chance of his retention. As it is now, h will continue in office, notess the governo should appoint rome one in his place, an his executive action be sustained by the

upreme court. Mr. John Fox, chairman of the board of ollot commissioners, entertains a similar view, and he and his associates will con-tinue to act until their successors are elected and qualify. As, in their opinion, nothing short of an extra session of th legislature could bring about such a con-dition, all the pilot commissioners feel fairly comfortable, and do not expect to be disturbed.

The most comfortably-situated man of the lot is J. B. Putnam, who for years past has held the position of state IIbrarian. Had a joint convention of the legislature been held he would doubtless have been elected. Should the governounce it into his head that he has authority to appoint, Mr. Putnam feels reasonabl certain that he knows who would be se-lected; so he is not worrying over the matter. It would be a case of hold over in any event, so far as he is concerned,

## SCHOOL DIRECTORATE.

PORTLAND, Feb. 27.—To the taxpayers the have asked me to be a candidate for e-election as director of this school district: I have read your request published in the daily papers of this city, and in reply will say, I have served you to the best of my ability as director for the last 10 years. I have labored to bring the common school to the highest state of common school to the highest state of officiency, and with as little burden to the taxpayers as is consistent with this object in view. I have never refused, not asked to be excused as a juror when summoned to serve as such. I believe it the duty of all citizens to serve their fellow-citizens, where there are no emoluments in the office. If elected I will serve you in the future as I have done in the mast. If you wish me to errey you, It is your duty to go to the polls and vote for me, for it is not my duty nor inclination to canvass for votes for this position. Respectfully yours, D. P. THOMPSON,

Passengers for San Francisco. Francisco last night with the following passengers: B. G. Maynard, Profess C. W. Roby, J. A. Lacy, A. W. Barne J. W. Blackburn, F. Zellnsky, P. Hoc Frank J. Streibig and wife, Mrs. M. Strei

# TONAME A NEW BOARD AN EARLY SEASON CLOSES . TODAY

Everything indicates that this is Our special sale of to be an early season—buds bursting, Ladies', Misses' and larks piping. The lively dresschoosing indicates that it's to be early in dress also. With nature and her friends arrayed in spring attire, what woman will want to be wearing winter gowns?

The women who see our new DRESS-GOODS WINDOW and

LEARN THE PRICES Think there is no advantage in Holding to winter things.

NEW JAPANESE WASH SILKS

-Came by the last express.

are only 35c, 40c and 50c a yard.

Boys' Shoes Worth \$2.50 for wear

A PAIR Or style, at ..... CLOSES TODAY

### New Tailor Suits.

The woman who secures one of these new suits will flud it her general utility gown for the season; the most satisfactory one in her

> OUR Separate Skirts AND Fancy Waists

Are the very newest styles and will cost you less than to have like ones made. What then would be the pay Not a piece is poorer than last for your trouble the old way? Two year's 75c quality; but the prices or three minutes in selecting against two or three days of bother.

## OLDS & KING

More Linen Lena Sleeve Linings, soft and stiff Haireloth-received yesterday. The smartest new thing in Jewelry-our new Shirt Waist Sets.

## A WOMAN'S REASON-

"BECAUSE"

I use Uarda's Bath of Benzoin because it is fragrant and refreshing. because it adds color and softness to the Complexion, because it is a Peerless Totlet requisite, and is prepared by the responsible Chemists,

Woodard, Clarke & Co.



### **BOOTS AND SHOES**

We are moved to No. 253 Morrison St., near Third. Special cut in prices. New stock will arrive April 1, 1805, and will be sold at lower prices than ever before heard of in this city.

# MARKS SHOE CO.

No. 253 Morrison St, near Third

Next door to N. P. R. R. Office

# OLDS&SUMMER'S Portland to Tillson BARGAIN SALE IS NOW ON.

Odds and Ends of Decorated China and Decorated

Semi-Porcelain Pieces. ... 1.00

And a grand assortment to select from, for a few days only, at And a large lot of useful table pieces. Olds & Summers, 189 and 191 First Street Granite Ironware and Tinware at Bottom Prices.

VANCOUVER, Feb. 27.-For several nonths the amount of the city's bonded and warrant indebtedness has bordered closely upon the lawful limit of 5 per cent of the total valuation. The council at a special session Monday evening prepared a financial statement of the standing of the city, to be reported at the regular meeting of the council next Monday. The statement is as follows:

Bonded indebtedness, bearing 6 per cent interest Warrant indebtedness, bearing 6 per cent interest 26,613

Net indebtedness ......

Five per cent of the valuntion of assessable property in the city amounts to about \$55,000. The report recites that as the city's indebtadness is so close to the legal limit, it will be necessary to curtail expenses whenever this can be done without actual injury or loss, and assigns this as an important argument in favor of leasing the electric light plant, and points out that by so doing the city would realize a saving of not less than \$520, required to place the plant in first-class running orler, and a further saving on the city's bo der, and a further saving on the city's 50 are lights for stores, repairs and salaries, which, according to the estimate, would result in an additional saving of about \$800 per annum. An estimate of the expenditures and income of the city, based upon last year's reports, and taking into consideration the reductions of salaries. on the reductions of salaries, etc., already made shows the following

Expenditures ...... It is believed by the council committee that \$15,000 of the outstanding warrants can be easily funded, by bonding, at a maying to the city of at least 2 per cent interest on that amount, and that the warrants of the city would then be easily worth their face. The funding of \$15,000 floating indebtedness of the city is therefore recommended.

By a vote of the board of managers of the Commercial Club, recently organized here. Thursday of each week will be known and observed as ladies' day.

County Treasurer Wagenner will, this week, issue a call for the payment of school warrants of district No. 8 (city). The call will include all warrants up to

NEAR THE LEGAL LINIT would not be best to ship potatoes at present. It is therefore thought at least two carloads will be ready to go from this county as soon as it is considered safe to send them.

> The city council has given notice that the electric lights will be shut off Thursday and Friday nights this week, to the necessity of repairing the mos and incandescent machinery.

A gang of laborers is at work on the line of the V. K. & Y. Railway, repairing

### A GAY MASHER IN TROUBLE William H. Boyd, Who Entleed Young Girl From Home

William H. Boyd is the name of a res-taurant waiter, who, had he received his just deserts Tuesday night, would hardly have been in condition now to further carry on his questionable practices. Boyd poses as a lady's man, and is always on the lookout to make some con-quent with susceptible young girls. On Tuesday night he entired a respectable girl, 17 years of age, from her home b deceiving the mother with a story that he was to escort her daughter to a social party given by a Mrs. Manning. Shortly after leaving the house, he tried to prevail upon the child to go into a saloon with him, which she refused. Detectives Welch and Day happened to be passing by, and, taking in the situation, placed Boyd under arrest and took him to the central police station. On account of the respectability of the girl and her family, no charge was entered against Boyd, so that publicity might be avoided, but Chief Minto gave him a lecture that he will not forget for many a day.

This same Boyd was, some time ago reported to have been engaged to an esti-mable young woman in Poriland, but when his true character was revealed the match was promptly broken off. After this he went out to the Nehalem valley, and from there wrote a letter to The Oregonian, giving a thrilling account of his being lost in the forests, and said that in all probability he was eaten up by the cougars and other wild animals. Boyd tried to convey the impression that the letter was written by a brother, but his work was too clumsy, and he failed either to create the expected sympathy in the heart of the woman who had found cut what he really was—if that was what he desired-or to throw the First Eaptist church, to which he is said to have be-longed, in deep mourning. His letter was

Contributions of potntoes for relief of the Nebraska sufferers are coming in quite rapidly. It is now proposed by the residents in the town of La Center and vicinity to furnish a carload. Conneilment the Nebraska sufferers are coming in quite rapidly. It is now proposed by the residents in the town of La Center and vicinity to furnish a carload. Councilman E. G. Crawford, chairman of the committee having the matter in charge, is in receipt of a rejegram from the secretary of the Nebruska relief committee, stating that, owing to the danger of frost, it chance.

# 335th FRIDAY SURPRISE SALE

We take pleasure in announcing the resumption of our Friday Surprise Sales with an offering that will add to the reputation they have already established.

TOMORROW ONLY

# Ladies' Hose

# 18c A PAIR

Do not judge of these goods by the price asked, but examine them and you'll find that at 80c a pair they are good value.

SEE DISPLAY IN DRY GOODS WINDOW

# MEIER & FRANK CO

-TO-

HOME-SEEKERS

AND RETURN THE SAME DAY

TILLSON is our Nebraska Colony, four miles below Salem, where we want 100 men immediately to cut wood, clear land and

do other work. None hired but those who want to make homes in the colony.

To such we offer special inducements this

Terms and time on application at the office

# STEARNS FRUIT LAND CO.

275 Stark Street, + + + Portland, Oregon

OFFICE OPEN EVENING3 THIS WEEK

大學學學素賣食學者或者或食養不養不養不養不養性力食物亦等不去去食物學不可以或者不会 计分子经验系统 安全

CUT THIS OUT

Picturesque Pacific Slopa

COUPON :

CUT THIS OUT The Century

War Book. COUPON

全面大部都大大都大大大学 大大学中华中华中华中华中华中华中华中华中华中华中华中华中华中华中华 CUT THIS OUT

Popular Melodies. COUPON &

Bring or send 25c with this Coupon and you will receive one of The Oregonian's song books, entitled "Popular Melo-dies." If it is to be mailed to you send Be extra for postage.

BRING TEN CENTS with

this Coupon and you will re-

ceive either part of The Ore-

gonian's Picturesque Rocky

Mountains and Pacific Slope.

Send or bring three coupons and

10 cents for each part to "The Ors-

gonian" and get this superb work-

the story of the war told by the

leading generals on both sides

First twenty parts now ready.

FIFTREN CENTS by mail. Seven parts now ready.

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