Another writer in the same issue, who

evidently read a sheepman's letter recent-ly published in The Oregonian, referring to

sheep climbing fir trees on the public range and devouring them, which he seems to think funny, discharges some

TOLD OF THE BOERS.

Union.

"It seems to me that the Boer has shown

imself incapable of dealing with the large

ly pul

ANTI-LOTTERY ORDINANCE desired to request the Council and city officialis to attend the public funeral of

COUNCIL PASSES NEW ONE, WHICH WILL STAND THE TEST.

It Conforms to the Recent Supremu Court Decision-General Vaccination Recommended.

The Common Council yesterday passed an ordinance to prevent the sale of lot-tery tickets and suppress lotteries, and to repeal the old ordinance on this subject. The City Attorney was directed to insti-tute proceedings for the condemnation of tute proceedings for the condemnation of a small tract of land adjoining the City Park. Preliminary steps were taken to in-sure the immediate repair of the pavement on Sixth street. The general vaccination recommended by the City Physician was indorsed, and the public requested to com-ply with the recommendation. It was de-cided that all city officials will attend the funeral of voluntsers on Sunday in a body. **New Anti-Lottery Ordinance.** An ordinance to prevent and suppress the sale or having in possizion of lottery tick.

sale or having in possession of lottery tick-ets, and to punish any person who keeps or frequents any place where such tickets are sold, prepared by the City Attor-ney at the request of the Chief of Police, was introduced and passed. The provisions

of this ordinance are as follows: "Section 1. That it shall be unlawful for any person within the corporate limits of the City of Portland to sell or offer for sale any lokery ticket, certificate, paper sale any lowery incket, certaincate, paper or instrument purporting or representing, or understood to be or to represent, any ticket, chance, share or interest in or de-pending upon any event of any lottery. "Sec. 2. No person or persons shall within the corporate limits of the City of Pertinent as two or keep, either as owner.

Portland set up or keep, either as owner, proprietor, keeper, manager, employe, with or without hire, lersee or otherwise, any house, shop or place for the purpose of selling any lottery ticket, certificate, paper or instrument purporting or representing, or understood to be or to represent, any ticket, chance, share or interest in or de-pending upon the event of any lottery.

"Sec. 2. No person or persons shall within the corporate limits of the City of Portland, frequent or go into or visit any house, shop or place where any lottery ticket, certificate, paper, or instrument purporting or representing, or understood to be or to represent, any ticket, charce, share or interest in or depending upon the event of any lottery, are sold or kept

Sec. 4. No person or persons within the corporate limits of the City of Portland shall have in his possession any lottery ticket, certificate, paper or instrument purporting or representing, or understood to be or to represent, any ticket, chance, share or interest, or depending upon the event of any lottery, or any tool, instru-ment, stamp or device used or intended preparing or drawing any lottery or pre-paring for sale or distribution any lottery Pire Department's share of some ticket or tickets.

"Sec. 5. Ordinance No. 10,259 is hereby repealed.

"Sec. 6. Any person violating any of the provisions of this ordinance shall, upon conviction thereof in the Municipal Court, be fined in a sum not loss than \$10 nor more than \$200, or be imprisoned in the City Jall not less than five days nor

the City Jain hot less than hee cars not more than 96 days, or by both such fina and imprisonment, in the discretion of the Municipal Judge." Upon a motion being made to put the ordinance on its final passage, Baker asked whether it would not be advisable to refer it to a committee. He thought to refer it to a committee. He thought some of the Councilmen did not thoroughly understand it,

Jameson said he had not examined it, and Assistant City Attorney Duniway being present was asked to explain the mat-ter to the Council.

Mr. Duniway stated, in substance, that the city had a similar ordinance, and that a conviction under this ordinance was tested and the ordinance was held invalid by Judge George a few months ago, upon two grounds; first, that the city, under the charter, had no power to suppress lotteries and the handling of lottery tickets; secupon the ground that the ordinance was invalid because it provided that proof of possession of a lottery ticket was sufficient proof of the offense to secure con-viction. The city appealed the case to the Supreme Court. The Supreme Court holds

members of the Second Oregon Volunteers, on Sunday. On motion, it was decided that all city officials meet at the Portland Hotel, at a suitable hour, and attend the funeral in a body.

Street Work. An ordinance appropriating \$500 out of the general fund, to pay expenses con-nected with contagious and infectious dis-

cases, was passed. An ordinance declaring the proportionate

An ordinance declaring the propertudiate share of the cost of constructing a sewer in Vaughn street, and appropriating 12847 50, the cost thereof, was passed. An ordinance was passed authorizing the Board of Public Works to improve Jackson street, from Park to West Park street As the city comes the property on street. As the city owns the property on both sides of the street, the cost will be paid out of the general fund.

Resolutions were adopted directing the Resolutions were adopted directing the publication of notice of intention to con-struct a sewer in Eugene street, from Union avenue to Rodney avenue, and to improve the following streets: College street, from Fourth to Tenth; East Alder street, from East Twelfth to East Twen-tieth; East Tenth street, from Belmont to East Glisan, and Clifton street, from Seventh to Tenth, and of intention to change and establish the grade of Delay

street, at Sellwood and Stanton streets. A petition for the improvement of Cook avenue and Fremont street, from Commercial to Gantenbein, by graveling and laying a three-foot sidewalk on the north side, was referred to the street committee Petitions for sewers on East Nineteenth and East Eighth streets were referred to the sewer committee.

Other Business. The petition of Mrs. Eisle Reynolds for a rebate of \$5 on the amount paid for icense as a medium, was referred to the license committee. The petition of Kaufman & Rothchild

for the return of \$27 28 paid as interest under the bonding act, was referred to

the judiciary committee. The committee on licenses reported ad-versely upon the petition of C. C. Frost and P. S. Thomas for rebate on woodsaw license, and the petition of the Oregon Protection Insurance Association and Ore gon Fire Relief Association, for exemption from paying the regular insurance license

The reports were adopted. A petition asking for the improvement of Stark street, from Third to Sevenih, by constructing concrete curbs and pav-ing with vitrified brick, was referred to

the street committee. A resolution was adopted authorizing the City Treasurer to place to the credit ment, stamp or device used or intended to be used in or in contriving, setting up, of \$8619 52 out of the money held by him This is the of delinquent taxes collected, all of which this department had hoped to get.

POLITICS AND MINING.

Both Industries on the Boom

Southern Oregon.

Dr. J. M. Keene, of Medford, who is

Dr. J. M. Keens, of Medford, who is spending a few days at the Imperial, says Southern Oregon was never more prosper-ous than now, as the past Winter has been unusually favorable to placer mining and continuous growth of grops in the Rogue River Valley. Rains fell earlier than usual last Fall and put the placer miners to work by strains the streams miners to work by starting the streams and the gold-hunters lost no time in har nessing the water to the numerous monitors, sluice boxes and rockers throughou Jackson and Josephine Counties. Th The result of the many clean-ups, he feels assured, will be the largest yield of gold dust in the history of Southern Oregon. The snowfall is light on the mountain summits, however, and unless this is re-plenished in April or May, the mining season will not extend as far into the Sum

mer as usual. Jackson County people, Dr. Keene says are beginning to take considerable in-terest in politics, and they have a can-didate for Congress in the person of Speaker Carter of the last House. Mr. Carter is considered a strong man in Southen Oregon, and the voters in that person of the strate title in that the person of Brian of the

HAD A PORTLAND RECORD SEATTLE BANKROBBERS ARE WELL-KNOWN HERE.

and Betts Had Recently Finished Their Sentence in the Oregon Penitentiary.

supposed wit about deer sucking cows, but se he makes no serious statements, requires no reply. I stated facts. Those facts re-main, and "facts are stubborn things." WILLIAM H. WHEELER. Charles S. Moore and George Betts have been identified by the cashier of the First National Bank, of Seattle, as the highwayen who robbed that institution of \$250. men who rooped that institution of \$200 last Monday. They are well-known crim-inals of Oregon, and were positively con-nected with the bankrobbery by means of pictures sent from here. Shortly before attacking the bank they were released Miss Farnham at the Unitarian Social

from the Oregon penitentiary, after serv-ing a three years' term for larceny in a store. Their arrest, conviction and subquestions of life," was the utterance last evening of Miss Mary Farnham, who spent 10 years in South Africa, teaching. Miss Farnham was speaking to the Unitarian Social Union, on the subject. "South Afri-ca, Social and Political." Her treatment of the land now before the world was sequent developments connected therewith

sequent developments connected therewith form one of the interesting chapters of local police history. They are shrewil, daring criminals, and the authorities will have a hard chase in running them to the ground for the bank robbery. Moore and Betts first appeared here in July, 1855. Detectives Day and Simmons regarded them as suspicious characters, and one day took them to the police sia-tion, where both were photographed. There was nothing against the men then,



CHARLES 5. MOORE AND GEORGE BETTS, BANKROBBERS.

so they were allowed to go, with a request to leave the city or get to work. Next day two men entered D. D. Oliphant's store, on First street, grabbed up \$30 in gold and escaped. The detectives thought from the description given by the stenographer that the two suspects were the thieves, but, to make sure, had the pho-tographs taken down for identification. This confirmed their belief, as the sten-ographer positively identified both. Catch-

ing them was more difficult. Simmons went to Seattle and Day to Spokane, to intercept the men should they start either way. Meanwhile the Spokane authorities apprehended the two burglars on information furnished by the Chief of on information furnished by the Chief of Police. When Day and Simmons arrived a battle royal in the courts followed, as both Moore and Betts had money and used it freely to employ lawyers in habeas corpus proceedings. The courts turned both men loose, but the detectives, alded by the Spokane police, arrested them again hurriedly and got on the Walla Walla train. At the latter place they were again stopped by a habeas corpus writ. While nons was apparently complying. Day got the prisoners into a buggy and drove furiously until across the line into Ore-gon. No train ran from Pendleton to Umatilla, except around through Walla Walla, and the detectives could not cross

minedly unprogressive, while the same person in blood and environment becomes the cultured South African farmer and gentlenan as soon as he seeks the enlightenment of the world. Miss Farnham's analysis of the Boer credits him with great inten-sitk, but not less susceptible to the blandshments of wealth by reason of his sounding biblical procilivitie

ing biblical procilivities. Last evening was the second meeting held by the union, and a brief constitu-tion expressing its social purpose was read by Rev. W. R. Lord immediately after Judge A. F. Sears, Jr., rapped for order. In introducing the only speaker, Judge Sears emphasized the interest attaching to anything authentic concerning South Afri-ca and its people. After Miss Farnham finished, Miss Riley was heard in two good vocal selections, which elicited applause. The second meeting of the Union was very gratifying to all interested, as the audience fully occupied the chapel of the Unitarian Church. Refreshments, which were also much appreciated, were served by the women after the programme. Miss Farnham began her topic by hur-

riedly sketching outlines of climatic con-ditions, historical development and general characteristics of the South African neo ple. The French Huguenots were said to have been received by the original Dutch colonists at the expense of both religion and language, and the much-talked-of taal and religious customs were more Huguenot into Washington without being arrested coming subject to more habeas cor-roceedings. General Traffic Manathan Dutch. Customs names and other evidences were cited to establish the fact. Prior to the occupation of the English ger O'Brien, of the O. R. & N., arranged matters by having the officers and their prisoners brought direct to Umatilla on a following Napoleon's downfall, Miss Farn-ham said schools had received hardly any Both Moore and Betts were convict encouragement, Racial difficulties and sentenced to three years in the penibeen multiplying, as the great center of tentiary. Shortly afterward it developed that Betts' real name was John Bingham, kept thrusting down upon the colon-

repealed at the next session of the legis-lature, as it is upprofitable to the State of Oregon to pay for the scalps of preda-tory beats that make their homes in Cal-fornia, Nevada, Idaho and Washington. IN THE SEVERAL COURTS TRIAL OF A SUIT FOR DAMAGES BY

CATTLE DROPPED IN PRICE Umatilla Stockmen Not Inclined to

Sell at Present Figures.

Pendleton East Oregonian. Umatilia County cattle-growers appear to demand more than buyers are willing to pay just now, and, as a consequence, sales are not being made very frequently at this time. Some time ago, 5 cents per pound was paid, and the stuff was even then not too promptly offered by the growers, who, in many instances, thought the market could go higher. Cat-tle have now downed in value and cat-The trial of the suit of Carl O. Johnson against the Portland Granite & Stone Company for \$15,506 damages on account of the loss of an arm and an eye, as the result of an explosion, was begun in Judge Sears' court yesterday. The trial will be tle have now dropped in value, and any sales which are made will have to be at considerably less than 5 cents.

continued today. The quarry of the defendant where the accident occurred is at Point Granite, Whitman County, Washington. The action was brought in this county and state be-Growers here being so loath to sell, a Sound buyer, W. H. Daughtrey, repre-senting the Pacific Meat Company, of Tacause the office of the company is located coma, so the East Oregonian was informed today, has shipped from Nevada 28 cars of cattle bought in Reno, and for which he Johnson alleges that he was employed

at the quarry as a common laborer, and says he was ordered to put a steel drill into a drill hole on August I, 1899, in paid 4 cents for steers and 3% cents for heifers. William Gibson has bought from John which hole there was a charge of explo-sive. This was discharged, and he states that he sustained the injuries here men-Boyce an extra fine lot of cattle at 4% cents for steers; a very fine lot from 0. Teel at 4 cents for steers and 2 1-5 cents for cows; and a lot from Spicer, the stocktioned, and expended \$505 for medical at-The answer of the defendant sets forth man, for which he paid 4% cents for top steens and 4 cents for other of the band. L. E. West, of Tacoma, has bought from Perard, the sheepman, 900 mutton wethers, paying 4% cents a pound for them. Since they are not the state of the state

also. Hambourg made his first appear-ance before New York audiences this sea-

DAILY CITY STATISTICS.

Real Estate Transfers.

. W. Chandler et ux, to William Morginson, undivided ½ of 33x100, Quincy and Seventh streets; March

week.

that Johnson voluntarily worked with Nels Nelson, the powderman at the work, drilling, and that he was not inexperenced, as he states, and that Johnson carelessly inserted the drill into the hole, and was himself to blame for the accithey average 110 pounds to sheep, average price is about \$5 a head. dent, and the company is not liable. The evidence introduced for the plaintiff disclosed that on the afternoon of July were very fine mutton sheep.

31 three holes were drilled into the rock and fired with an electric battery. The holes were filled at the top with tamping, the charge being underneath. One of these blasts, it seems, did not go off, or if it had there was only a pertial explosion, and the tamping was undisturbed when Johnson went to it the next morning. He began to clean out the hole with a steel drill. Immediately the charge exploded. Witnesses testified that in a case of this kind, a swab stick ought to be used, and that it is very dangerous to use a steel drill, as its contact with the cap is

AN EXPLOSION.

Quarry Hand Wants \$15,000 Dam

ages for the Loss of an Arm-

Notes of Litigation.

in Portland.

tentior

certain to result in the charge going off. Johnson says he was ordered to do what he did, and a point in the case is whether or not Nelson, the powderman, was care chetizky, whom that great master of niless in not guarding against the accident

Made a Good Witness

In Judge Frazer's court, the \$10,000 dam-ige suit of F. L. Richmond against the Southern Pacific Company is still on trial. The plaintiff was subjected to a very searching cross-examination at the fore-noon session by W. D. Fenton, one of de-

The line of defense is, first, that the injuries have been much magnified, that in fact they were not very serious, but and hopes to conclude negotiations temporary; that Richmond was guilty of contributory negligence in standing up in the car, and that as a matter of law the ompany is not liable for slight negligence n its part for injuries to a passenger or a freight or accommodation train. In other words, the plaintiff, if he chose to ride on a freight train, was bound to exercise more than ordinary care, and it will be contended he did not even use ordinary precaution. The witnesses ex-amined in behalf of the plaintiff were: William Davis, R. D. Lucas, Mrs. F. L. Richmond, Mrs. Richardson, Charjotte Adams, a nurse who attended plaintiff, and Dr. Andrew C. Smith. Some of these testified concerning the accident, and the others told of the sufferings of plain-tiff. Mrs. Richmond testified that she was in San Francisco, and came here at once in response to a telegram, and took care of her husband. She said he suffered a great deal.

The plaintiff is a bright man, and made a good witness in his own behalf, relating his story with much detail, and not miss ing a point.

McDaniel Argument Closed.

Deputy District Attorney Giltner closed his argument opposing the motion for a new trial in the case of Frank E. Mc-Daniel yesterday morning, and after he 1896 had finished, Henry St. Rayner for the defendant made a few concluding remarks. Mr. Giltner contended that the affidavits

MY BEAUTIFUL BABY BOY

Weak Women Made Happy by Lydia E. Pinkham's Vegetable Compound -Letters from Two Who Now Have Child

"DEAR MRS. PINEHAM :- It was my ardent desire to have a child. I had been married three years and was childless, so wrote to you to find out

the reason. After fol-lowing your kind ad-vice and taking Lydia E. Pinkham's Vege-table Compound, I became the mother of a beautiful baby

boy, the joy of our home. He is a fat, healthy baby, thanks to your medicine."-MRS. MINDA FINKLE, Roscoe.

> From Grateful "DEAB MRS. PINKHAM: - I wrote you a letter some time

ago, stating my case to you. "I had pains through my bow headache, and backache, felt tired and sleepy all the time, was troubled with the whites. I followed your advice, took your Vegetable Com-pound, and it did me lots of good. I now have a baby girl. I certainly be-lieve I would have miscarried had it

N. Y.

Mrs. Lano

CELEBRITIES MAY COME. Petschnikoff, "Poet of the Violin," not been for Lydia E. Pinkham's Vegeand Hambourg, Pianist. The world's musical celebrities still crowd upon us. Through the enterprise of Manager Clarence Jones, of the Metro-politan, there is now a prospect of Port-land people hearing Petschnikaff, the young Russian violinist, who has proved the great sensation of the musical season East. He has been called the "Poet of the violin" and Krabbel in the Nor table Compound. I had a very easy time ; was sick only a short time. I

the

think your medicine is a godsend to women in the condition in which I was. I recommend it to all as the best medicine for women."-MRS. MARY LANE, Coytee, Tenn. the violin," and Krehbiel, in the New York Tribune, says of him: "No virtuceo for 20 years, at least, has won a more

DAILY METEOROLOGICAL REPORT. complete triumph." With him is Mark Hambourg, the talented puptl of Les-

PORTLAND, March 21 .- 8 P. M .- Maximum temperature, 63; minimum temperature, 89; river reading at 11 A. M., 7.8 feet; change in anoforte, in the beginning, placed before Paderewski, who was studying with him the last 24 hours, -0.2 fost; total precipitation, 8 P. M. to 8 P. M., 0.00; total precipitation from Sept. I, 1899, 29.52 inches; normal pre-cipitation from Sept. I, 1899, 36.61 inches; def-

remember in connection with Ysaye's visit here, is traveling with Petschnikoff as his WEATHER SYNOPSIS.

for the part 24 nours, and is now very irregu-lar, canaing uncettled weather. There is no well-defined area of low pressure within the region from which reports are received, but the lowest pressure is at Walla Walla, the barom-eter reading being 20.92. West of the Cascades the temperatures are from 48 to 64; east of them from 60 to 68 deg.

Western Oregon and Western Washington-Rain, except fair in afternoon; westerly winds. Eastern Oregon, Eastern Washington and Northern Idaho-Occasional rain; south to west

Southern Idaho-Fair; winds south to west. Portland and vicinity-Rain, except full in afternoon; winds northwest to west. G. N. SALISBURY, Porecast Official, thern Idaho-Fair; winds south to west.

CLASSIFIED AD. RATES

"Rooms," "Rooms and Board," "Housekeep-ng Rooms," "Situations Wanted," 15 words or ess, 15 cents; 16 to 20 words, 20 cents; 21 to 25 words, 25 cents, etc. No discount for additional

UNDER ALL OTHER HEADS except "New Today," 30 cents for 15 words or less; 16 to 20 words, 40 cents; 21 to 25 words, 50 cents, stc.-first insertion. Each additional insertion, outhalf; no further discount under one month. "NEW TODAY" (gauge measure agate), 15 cents per line, first insertion; 10 cents per line for each additional insertion.

AUCTION SALES TODAY.

Lachaume, the planist, whom many will ciency, 7.08 inches; total sunshine March 20, 5:08; possible sunshine March 20, 12:10, accompanist. Mr. Jones is now endeav-oring to arrange a date for this great trio Rain has begun in Western Washington and Northwest Oregon, 0.76 of an inch having fallen at Neah, and 0.12 at Astoria. The pre-sure has continued failing over the Northwest for the past 24 hours, and is now very irreguto visit Portland the latter part of April

WEATHER FORECASTS.

Forecasts made at Portland for the 23 hours ending at midnight Thursday, March 22:

that the city has power to suppress lot-teries under the charter, and thus far reverses the ruling of the Circuit Court. but affirms the ruling of the Circuit Court in holding that the old ordinance of the city was invalid on account of the provision making proof of possession of a lottery ticket sufficient for conviction. The present ordinance repeals the ordinance held invalid and conforms to the decision of the Supreme Court, and empowers the city authorities to suppress lotteries with-

Mr. Duniway further stated that this was the first meeting of the Common Council since the decision of the Supreme Court was rendered. March 12, and it was desirable that the ordinance be passed at once to enable the city authorities to suppress the lottery evil. This explanation ved satisfactory, and the ordinance was passed by a unanimous vote.

Will Condemn Piece of Land.

An ordinance instructing the City Attorney at once to institute proceed to condemn for the uses of the city reservoir purposes, etc., a tract of land adjoining the south boundary of the City Park, was passed under suspension of the ruies.

This tract of land was supposed to be included in a tract bought by the city from L. F. Grover, some time ago, but it was found that it was owned by Leander Lewis, a farmer living east of the city. who had taken it in payment of a mort-gage for \$1200. It is 360 feet in length, 57 cet wide at the east end, and 26 feet at the west end, containing less than two blocks. As it is just weat of reservoir No. 4, on what would be the line of Jefferson street if extended, and is surrounded by city property, it is necessary that the city should own it in order to protect and re-pair that reservoir, and Mr. Lewis, haved a reasonable offer for it, it was decided to condemn it.

Repairing Sixth Street.

City Engineer Chase, who, at the last meeting of the Council had been instructed to devise some method of repairing the asphalt pavement on Sixth street, submitted his report. He found that the portion of Sixth street that is worn out and requiring repairs is but a small percentage of the total area of the street from Morrison street to Flanders. That portion lying between a point 50 feet south of the south line of Davis street and 199 feet north of the north line of Davis street is badly worn, and some other small areas are in had condition; but, as a whole, he says, the street is still a fine street, and the pavement too good to make radical changes or improvements necessary at this time. He suggests that the street be repaired from Morrison street to the south line of Flanders street by repairing the concrete foundation and patching the surface with Trinidad asphalt; also that the stone blocks at the intersection of Sixth and Glisan be relaid.

Martin said the repair ought to be made t once. It had been too long delayed. On motion of Baker, the report was re-ferred to the street committee, and the City Engineer directed to prepare an estimate of the probable cost of the repair.

Recommend Vaccination.

The following preamble and resolution ntroduced by Baker, were unanimously adopted:

"Whereas, the City Physician cornectly recommends the vaccination of all persons liable to contract smallpox: therefore, be it "Resolved, That the Common Council the Hoffman House, recommend the course advised by the City Physician, and request that all peoexcept immunes, shall comply with the request by being vaccinated without

Mayor Storey stated that he had been

portion of the state think it would be fine to have a Southern Oregon man in Congress, a boon they have never ye entoyed

Dr. Keene looks for three full-fiedged county tickets in Jackson this June, as the Middle-of-the-Road Populists, are go ing to nominate a complete set of candi dates, fusion not being regarded as good policy volved. where opposite principles are in Republicans and Democrats will each place a ticket in the field, and as party is ably represented by the each arlous county papers, lively times are looked for during the county campaign of 19% Medford is building up rapidly in co

sequence of returning prosperity," the Doctor continued, "and there is not a va cant house in the town. Several substan-tial brick structures have been added to th business portions, and the deman for more residences will cause quite an addition of modern houses to the residence district this year.

PERSONAL MENTION.

Julius L. Haas, of Albany, is at the Im perial.

S. B. Huston, of Hillsboro, is registered at the Perkins, Jeffery, of Astoria, is registered R. L.

at the Imperial Dr. Darnell, of Toledo, is registered at

the St. Charles W. J. Ingalls, of Astoria, is registered

at the Perkins. daring manner Monday. Both ha ords elsewhere, and are bad men. J. W. Hobbs, of McMinnville, is regis

tered at the Perkins. J. P. Wagner, of Forest Grove, is res

istered at the Perkins

J. A. Borie, a Pendleton business man

is registered at the Imperial. C. F. Lansing, nursery man, of Salen is registered at the St. Charles.

R. D. Burnham and wife, of Champaign Ill., are guests of the Portland.

W. J. Alexander and family, of Butt Mont., are guests of the Portland.

C. A. Monroe, a stockman, of North Dakota, is registered at the St. Charles. E. D. and F. E. Geiser, mining men the settlers hereabouts do not favor the enforcement of the game law. I am very Baker, are registered at the Portland. Mrs. Helen D. Harford, state presider of the W. C. T. U., is a guest of the St.

who will hesitate to express himself in favor of disregarding it entirely, and I know that it is a nullity here. He sug-W. R. Dunbar, of the United States iand office, at Vancouver, Wash., is at the Imperial, accompanied by Mrs. Dungests that with a gun in the open seas I "might take pay in venison for the damage the deer do." My observation con-

W.

Hy. Ellers, of Ellers Plano House, le vinces me that Mr. Blossom and the other hunters earn all the venison they get, and that I should do the same and last night for Tacoma and Seattle. He will also vizit Spokane and Butte, Mont., before he returns to Portland. not get any pay for the damage. I raise my meat more cheaply and kill it more

Mr. and Mrs. M. J. Kinney, formerly of Astoria, Or., returned to Portland a few days ago from a three months' tour in days ago from a three months' tour in humanely.

The damage done is serious. Of 1700 cabpage plants which I put out, the deer ming year will be 315 Tweifth street. destroyed 300, which I reset. Then I maintained log fires, which kept them away until last night, when the fires were neg-SAN FRANCISCO, March 21.-Portland arrivals are registered in this city as follows: J. H. Smith, at the Lick House; lected and the deer took 25 or 30 plants The hay they destroyed last summer would

Ocoback and wife, at the Grand bring as much meat as the average settler Miss A. Porter, at the Palace; J. P. Cargets in a year by hunting. In more thickly settled localities it may be prac-ticable to protect the deer, but where ney, at the Russ House

later.

NEW YORK, March 21 .- E. E. Merson the openings in the woods contain but eight or ten acres each, the law, as I said before, cannot be enforced. of Spokane, is registered at the New York; W. H. Rowe, of Seattle, is at the Morton, and E. J. Cassell, of Portland, at eight

Mr. Blossom says: "If the law is an infust one it should be abalished or re-modeled. . . . It is the duty of every

THE DEER LAW.

Lane County.

modeled. . It is the duty of every person to abide by the law." If I put out priscn, giving the notice required by the law, and the deer disregard the notices WASHINGTON, March 21 .- D. H. Hadley, of Tillamook, Or., was in Washing-ton today. He will sail for South Africa C. Grosscup, the Tacoma attorney tomorrow, where he will engage in mining. B. C. Grosscup, the Tacoma attorney for the Northern Pacific, was here today. and eat the poison, I "abide by the law." When this section has been longer settled and the clearings are larger and often

ists tribe after tribe of dark, ignorant and he was wanted in Chicago for com plicity in a murder case, Alderman O'Mal-ley, of that city, aided by Bingham, alias In mentioning their strong religious characteristics, Miss Farnham said: "I do Betts, at the preceding election was ac-cused of murdering a pollcaman. That Betts might be tried there and be used in ean they are at all a spiritual minded people, but they have employed certain principles in the New Testament, and their idea always has been to make prosecuting O'Malley, Governor Lord par-loned him here, but when the Chicago oftheirs a biblical commonwealth." ficials attempted to remove him from the which was accepted as the dividmation. state they were fought in habeas corpus proceedings on the ground that Betts ing line between youthful irresponsibility and manhood, simply meant passing a de-sired examination in a catechism. After ould not be given a pardon unless he asked for it. The courts sustained his con-tention, and he was remanded to the Orethat a man was independent to smoke, marry, exercise political powers, and per form all acts accorded to a citizen. Re gon penitentiary to serve the remainder of his term. Owing to Betts' absence, it was garding the language, Miss Farnham said said, O'Malley came off clear in Chicago, and there was a well-founded rumor cur-rent here during the legal difficulties that Betts' case was being fought with money sent from Chicago. O'Malley's acquittal destroyed the case against Betts, so there was no need of taking him after expiration of his sentence. Shortly after he re-turned to the penitentiary he and Moore

she thought there were not more than 200 or 300 words in it, which naturally resulted in their not having a large range of ideas. The limit of words for expres-sion was small. Miss Farnham said there were no barriers to advancement in South Africa save as imposed by the people themselves. If a man desired to remain simply as his fathers had been, no better or higher, he became what is known to scaped, but freedom was short-lived, both being recaptured at Canby a few days the world as a Boer. If he sought educa-Their term expired February 8, of tion, enlightenment and modern progres-siveness, he was the refined South Afrithis year. Since that time they have been hovering about Seattle, doubtless planhovering about Seattle, doubtless plan-ning for the bank robbery effected in such can gentleman farmer, who might ente the Assembly and was received anywhere in the world as a valuable addition to Both have rec

society. Regarding Dutch slavery ideas

society. Regarding Dutch slavery ideas the speaker said: "The Dutch, believing they were the chosen of God, felt bound to ensiave the people among whom they dwelt. If they were not able to enslave the people among themselves, they sought others more tract-able. The Hottentots were impracti-cable because of their indelemen-It Is Still Disregarded in Parts of GREENLEAF, Or., March 18.-(To the Editor.)-Today I received The Weekly Oregonian of the 2d, 9th and 16th, in one of which Mr. Blossom, of Eugene, a cable because of their indolence. The Hottentot could be managed because he is not a fighting man, but the Kaffrs were warlike, and until the advent of stronger powers than the orig-inal Dutch, were a source of great dansportsman and a gentleman, who fre-quently hunts deer in the open season in this vicinity, criticises my statement that ger.

Of the problem before the English when they assumed control of Cape Colony, Miss positive still that he cannot find one in ten Farnham said:

"When the English came, two problems confronted them. One was how to civiliz the colored people so as to make it safe for white people to live among them; and the other problem was how to educate the whites that they might take their proper place in civilization. From this date be gan that long series of complicated affairs which led up to the present crists. Very early in the English occupation, Lord Charles Somewet began developing the policy of dealing with the native people as if they were people, as if they were men, as if they had rights which were respected. It cannot be said they were always fair or wise in this work. and yet their principle was that all men are alike in God's sight."

Miss Farnham received very complimentary applause at the close of her re-marks, and entertained those interested with views and sketches from the land on which she had talked.

BUSINESS ITEMS.

If Baby Is Cutting Teeth

Be sure and use that cid and well-tried remedy, Mrs. Winslow's Soothing Syrup, for children tething. It soothes the child, softens the nume, allays all pain, cures wind coile and diarrhosa.

Many persons keep Carter's Little Liver Pills on hand to prevent billous attacks, sick headache, dizziness, and find them just what they need.

of opin egarding the alleged expreion by Juror Masten constitute no grounds for a new trial, and that the verdict ren tered cannot be thus impeached or nullified, especially when it is shown that the juror on some occasions voted for acquit-tal. Counsel urged that McDaniel had plenty of time and every opportunity to defend himself, and had a fair and impartial trial in all respects.

Mr. St. Rayner submitted authorities to back up his affidavits, and also argued that the evidence adduced was not suffi-cient to justify the verdict of mansiaughter or any verdict of guilty.

Probate Court.

Martha Patton, guardian of Elmer C. Patton, a minor, petitioned for leave to sell the interest of the ward in a house and parcel of land near Portland, for \$100 rovide funds for the minor's support. W. Lambert, administrator of the A.

Confir

estate of Loui Warneike, deceased, was authorized to dismiss a damage suit against the Northern Pacific Railroad Company, on account of the death of Warneike, on the payment of 180 The administrator says the principal witness, Joseph Gintermann, is in the penitentiary, and that he was advised by the attorneys that the amount of damages he might recover from the company, even ony of Gintermann, be small, if any, and of no value to the estate

The final order was made in the matter of the estate of W. H. D. Joyce, deceased. adopted "state flowers," the pine cone the violet and the red clover respectively and a demand, attended by much recrimi

Divorce Suits.

Isabella Mary Remington has sued Frank L. Remington for a divorce b of desertion alleged to have occurred Jan uary 15, 1896, and for permission to resume her malden name, Purvis. They were married in this city in December,

Edward J. Marvin has begun suit in the State Circuit Court against Sadie Marvin, that province, it is pointed out, the mayfor a divorce. He avers that they were flower grows profusely. It has figured in the writings of Nova Scotla's poets and married at Freeman, Mo., on October 13, 1896, and that she deserted him on Octo tovelists, and in the speeches of its public men, is represented in the copper coinage of the province, and appears upon the flag ber 26, 1896,

Petition in Bankruptey.

of Nova Scotla, together with the motto, "We bloom amid the snows." Lewis T. Hennessey, of Gales Postoffice aborer, yesterday filed a petition in bank Are unlike all other pills. No purging or pain. Act specially on the liver and bile. Carter's Little Liver Pills. One pill uptcy in the United States Court. His liabilities amount to \$1690. He has no property, it having all been taken by his creda dose. itons several years ago.

Court Notes.

In the suit of F. Krantz vs. William isensee, the jury returned a verdict in favor of the defendant for \$25, the price of the blocks and tackle involved in the case. The plaintiff sued for \$100 damages for the alleged unlawful taking of the blocks and tackle. The plaintiff was granted five days to move for a new trial.

John Gustavsen filed a petition in the County Court yesterday asking to have his name changed of record as to property which he owns, to John Gustav Iljana, which ch is his true name. native of Finland, and dropped his surname on coming to Oregon, 12 years ago, but now desires to resume it.

There is no question about the warrants ued by the Secretary of the State Oregon as scalp bounty being paid in full. ause Multnomah County proposes to defy the state law, it does not follow that the warrants will be refused payment.

Multnomah is not the "whole thing." is probable, however, that the law w will be

1899. L. T. Peery et ux. to Robert J. Jones and wife, lots 8, 9, block 9, Monti-cello; October 14, 1896. Chris, Senn to Robert J. Jones et ux., lot 3, block 9, Monticello; November 19, 1898. 50 At the new auction room, 262 First st., cor. Madison, at 10 A. M. John Campbell Curris, 1806
Aura Breske and husband to John W. Bellew and Anna Bellew, lots 1, 2, block 120, Stephens' Addition;
March 20.

At Central Auction Rooms, cor. Park. Sale at 10 A. M. Geo. Bal March 20. Manche O. Wells to E. F. Olson, lots 40, 42, 43, 44, block 1, Stanley; Feb-1125

700

1350

At 122 Fifth st., cor. Washington, at 10 A. M. 300 125

DIED.

OWENS-In this city, March 21, Mrs. Margaret Owens, wife of Michael Owens, aged 45 years. Funeral notice later. AHERN-Wednesday, March 20, Mrs. Mary Ahern, widow of Michael Ahern, aged 72 yrs. Funeral notice later.

March 29-William Harold Brown, aged FUNERAL NOTICE.

months; 1056 East Taylor street; bron chitts.

March 18-H. S. Holman, aged 60 years; 506 Market street; cancer. March 19-H. Henry Bussenshut, aged 21 years; Good Samaritan Hospital; pul try embolus.

Good Samaritan Hospital: appendicitis.

Contagious Diseases

The Mayflower.

lowers, has been submitted to the Mass

ental preference of Nova Scotia.

Duffy's Pure

Malt Whiskey

cures coughs, colds, grip, asthma, bron-chitis and consump-tion. It stimulates the blood. The great-est known beat

est known heart tonic

NEW TODAY.

INSURANCE AGENTS

250 ALDER STREET

Have Moved to

Funnoyer and wife to same, same; February 22

street, \$300. Marriage License.

Gentry, 20.

nonalis.

liphtheria.

Building Permit.

Mrs. Windeman, cottage on East Couch

Lloyd B. Henderson, aged 21; Maud

Deaths.

ETNARD-The funeral services of the hite Alfred W. Reynard, who died in this city March 20, 1900, will be held at J. P. Finiry & Son's chapel, on: Third and Jeffermen sts., today at 1:30 P. M. Friends invited. In-terment at Lone Fir cometery. March 17-F. A. Fisher, aged 51 years EDWARD HOLMAN, Undertaker, 4th 114 East Third street; cancer of stomach and Yamhill sts. Rens Stinson, lady March 20-Alfred St. Reynard, aged 31

PE RURADO

assistant. Both phones No. 507. years; 1056 Grand avenue; phthisis pul-March 21-Edith Davison, aged 20 years

J. P. FINLEY & SON, Undertakers, Lady Assistant, 275 Third st. Tel. 9,

F. S. DUNNING, Undertaker, 414 East Lloyd Holman, St. Vincent's Hospital Alder, Lady Assistant, Both phones,

NEW TODAY.

Three New England states, Maine, Rhode Island and Vermont, have formally POR SALE-TWO LARGE SHOWCASES, II feet long; sliding doors both sides; suitable for millinery or similar goods; cheap. Chas Hegele & Co., or. Front and Pine.

ANTED-TO BUY FOR CASH A HOME IN nation among the partisans of various the city, East or West Side; \$1000 or 1 Call or address 513 Chamber of Commerce. husetts Legislature for the adoption of

the "mayflower." Vigorous objection has been made, however, for the peculiar rea-ENGINEERS' SUPPLIES.

ENGINES, BOILERS AND PUMPS. CHARLES GAULD, - 44 FIRST STREET son that its adoption would be regarded as an unwarrant infringement of the senti-In

Wellington Coal.

Pacific Const Company. Telephone, 229, 249 Washington street.

MORTGAGE LOANS

proved city and farm property. R. LIVINGSTONE, 224 Stark st.

Mortgage Loans

proved city and farm property, at lowest rates. Building loans. Installman Macmaster & Birrell, 311 Worcester bik.

BONDS MORTGAGES Highest market price paid for municipal and chool bonds. Lowest rates on mortgage loans Vill take charge of estates as agent or truste

W. H. FEAR, 416 Chamber of Commerce

J. D. Wilcox & Co. GENERAL BROKERS, HAVE REMOVED TO 2025 STARK ST. We buy and coll mines, Un-ber lands, forest reserve acrip, real cetats, stocks, bonds and mortgages.

HOMES ON THE INSTALLMENT PLAN The undersigned is prepared to build resi-dences in irvington, the most popular suburb of Portland, and cell them at actual cost, with 6 per cent interest, on the installment plan, whereby the purchaser has to pay but a slight advance above the usual amount of rental charged for similar residences.

C. H. PRESCOTT, 212-213 Chamber of Commerce.

MUST BE SOLD

Large Lot and 9-Room House Hard finish, full basement, in fine order; three blocks from northern terminus of "M" car line. Price \$1050.

Title Guarantee & Trust Co. 7 Chamber of Commerce

THOS. SCOTT BROOKE Real Estate, Concord Building Quarter block, Sixteenth and John-son Streets, \$3500. 2 Lots, Marshall Street, just above 24th, \$3300. The Scalp Bounty Law. Lakeview Examiner. PARRISH & WATKINS REAL ESTATE, LOAN AND