THE MORNING OREGONIAN, FRIDAY, AUGUST 15, 1902. raising of between 50 and 15 acres of the Cuthburt raspherry. They are of the rod variety and of a superior quality and in this way he expects to insure for the plant a regular supply of fruit. He says that at the present time there are not to exceed two acres of this splendid variety of fruit grown in the county. Me Holcomb says his company will they week re-incorporate under the name of "The Salem Canning Company," and he says the plant will be one of Salem's sub-stantial fixtures that intends doing an increased business yearly. Mr. Holcomb expresses keen disappoint-ment at the failure of the fruit crop this and will return later. The pressure of necessitated Mr. PRICE FOR PICKING HOPS DEEP **CHOSEN BY KNICHTS** PROBLEM TRUST **关于你们的资源的资源的通知的资源的资源的资源** eral forest fires in the mountains south and west of Crater Lake, but the heavy Not what is said of it, but rain on Tuesday probably extinguished them. Professor Covilie, botanist of the Agricultural Department; Mr. Butler, con-KNOX AND SPOONER TELL OF OB-GROWERS ADOPT OLD SCHEDULE what it does, has made STACLES TO REGULATION. OF 40 CENTS AT MASS MEETING. Supreme Lodge of Pythians nected with the Indian Department, and in charge of irrigation upon the reser-Elects Officers. the fame of the State Power a Factor-Grave Constivation, and Captain Applegate, Indian Hold This is All They Can Pay, and agent at the Klamath agency, and families joined Mr. Steel and party yesterday, Mr. Tongue yisited his daughter, Mrs. A. tutional Questions Involved in More Than Former Returns Carrying Out Publicity Plans. Warranted. **Elgin Watch** E. Reames, at Jacksonville, several hours Mr. Holcomb expresses keen disappoint-ment at the fallure of the fruit crop this year and his inability to keep his plant in operation throughout the season. After a ride through the county he estimates that there will not be more than a half of a crop each of pears and Italian prunes, with only an average crop of apple WILL MEET NEXT AT LOUISVILLE this afternoo Waiter Weilman in Chicago Record-Herald. President Roosevelt heard from the lips of two of the greatest lawyers in the WOODBURN, Or., Aug. 14.-(Special)-Forty cents per box was fixed as the price for picking hops at a called meet-ing of the growers of this section held here to be a section held FLOURING MILL BURNED. and made 10,000,000 Elgins necesof two of the greatest haves in the United States some facts about the trust problem which were not welcome in his ears. Attorney-General Knox and Sena-tor Spooner pointed out to the President some of the difficulties, the almost insur-mountable difficulties, which stand in the Incendiary Blaze at Colfax Causes sary to the world's work. Sold by Loss of \$24,000. ing of the growers of this section held here today. A committee composed of James Winstanley, John F. Risley and McKinley Mitchell brought in a report recommending this figure, which was unanimously adopted. The principal ar-gument advanced for maintaining the old price for picking was that heretofore growers have paid more than prices re-deived have warranted. Again, many Chief Tribunal Will Probably Ren COLFAX, Wash, Aug. 14.-(Special.)-The Eagle Roller Mills, capacity 200 bar-rcis, was totally destroyed by fire tonight. The fire was, undoubtedly of incendiary origin, as it started under the floor of a every jeweler in the land; guarder a Decision Today in Case of anteed by the greatest watch works. ez-President Hinsey, Charged war. A gentleman who was present at the conference between the President and ELGIN NATIONAL WATCH CO. With Misuse of Funds. shed adjoining the mill, and in which there was no machinery nor stove. This the conference between the President and his two distinguished advisers has given me a resume of the arguments advanced by the Attorney-General and Senator Spooner. It should be distinctly under-stood that the language and the whole form of the statement are this gentle-ments and that it would not be fair to ELGIN, ILLINOIS. there was no machinery nor slove. This is the third fire within a week to occur within a radius of 300 feet, and all are believed to have been started. The mill was owned by Warner & Bragg, of Col-fax, and was one of the first mills built in the Palouse country. It was operated by water power, but had been shut down for three weeks. The loss is \$24,000 with \$11,000 insurance. The entire fire depart-ment turned out, and made a herole fight 学校 学校学校学校学校学校学校学校学校学校学校学校 SAN FRANCISCO, Aug. 14 .- The Su BAN FRANCISCO, Aug. 14.-The Su-grame Lodge of the Knights of Pythias will hold its next triennial seemion in Louisville, Ky., in 1994. The Kentucky delegates made a strong fight against St. Louis, the only other candidate for the convention honor, and won by about three to one. The election of supreme officers occupied the greater part of the marring and afternoon sessions. The DR. FRANK GUNSAULUS MAY GO TO LONDON. man's, and that it would not be fair to hold either Mr. Knox or Mr. Spooner re-sponsible for them. But the ideas are are not much better off than we are now under the Sherman law. As to this part of the programme the question was asked at the conference, 'How can Congress take a corporation in Milwaukee, for in-stance, which manufactures bureaus, and theirs, and in this way we shall gain a very clear notion of the legal and Consti-tutional obstacles which have been shown ment turned out, and made a heroic fight to save the mill, which was frame and three stories high, but to no avail. The put it out of business because it has norming and afternoon sessions. alloting resulted as follows: made an agreement with other manufac-turers of bureaus or similar articles? Will the Supreme Court hold when it Supreme chancellor, Tracy R. Bangs, of Grand Forks, N. D.; supreme vice-chancomes to that concrete question that an agreement between firms doing a similar

Grand Forks, N. D.; supreme vice-chan-cellor, Charles E. Shiveley, of Indiana; supreme prelate, George E. Church, of Fresno, Cal.; supreme keeper of records and seals, R. L. C. White (re-elected); supreme master of exchequer, Thomas D. Neares, of Willmington, N. C.; supreme imster-at-arms, L. H. Parnsworth, of Utah; supreme inner guard, Cyrus W. Hal, of West Virginia; supreme outer guard, John W. Thompson, of Washing-ton, D. C. (re-elected); president of the board of control of the endowment rank, C. F. Neal, of Chicago, Major-General of C. F. Neal, of Chicago; Major-General of the Uniform Rank, James R. Carnahan,

of Indianapolis. Mr. Bangs, who for the past two years has been vice-supreme chancellor, exaited to the supreme chancellorsh unanimous vote. He was nominated by Ogden H. Fethers, the retiring supreme chancellor. The surprise of the day came when Supreme Representative G. E. Church, of California, was elected su-preme prelate over the incumbent, F. A. Siey, of New Mexico, and William Bimons, of Delaware. There was one vote, which stood Church, 76; Simons, 42; and Siey, 21. For supreme master of affairs, L. H. Farnsworth. The supreme chancellor re-appointed E. A. Graham a member of the supreme tribunal, his term having expired.

The supremo tribunal held a meeting today, and had under consideration the case of John A. Hinsey, president of the endowment rank. Hinsey is accused of conspiracy and misusing the funds. His case was taken under advisement and a decision is looked for tomorrow. The tribunal elected as its supreme recorder Robert A. Brown, clerk of the Supreme

Court of Indiana. The Dramatic Order of the Knights of Khorassan installed Imperial Prince John H. Holmes, of St. Louis. This order, which was in debt last year, now has \$14,500 in the treasury and a membership of 16,822. The Dramatic Knights decided to meet in St. Louis in 1904, consequently they will not join with the supreme lodge two years hence,

The title of sublime venerable prince was abolished. The officers installed fol-

Imperial prince, John H. Holmes, of St Imperial prince, John H. Holmes, of St. Louis; imperial bashs, W. D. Hatdeld, of Peoria; imperial kadl, D. F. Summey, of Charlotte, N. C.; imperial secretary, H. W. Belding, of St. Louis; imperial treasurer, C. B. Frase, vol. Golden Grove, Ia.; imperial adool, William Beatty, of Toledo, O.; Imperial littar, C. G. Stans-bury, of Los Angeles Cell; imperial true. bury, of Los Angeles, Cal.; imperial trus-tee, E. D. Guffey, of Louisville, Ky.; im-perial azim, A. S. Botkins, of Indianapolts, Ind.

At 9 o'clock this morning Major-General Carnahan and a strong detachment of the Uniform Rank crossed the bay to participate in a parade of the order at Oakland. Several thousand men were in

SHOOTING AFFRAY IN A SALOON.

Vancouver Man Is Wounded by a Bartender as Result of a Quarrel, VANCOUVER, Wash., Aug. 14.-(Spe-cial.)-A shooting affray as the result of a quarrel occurred in the new Bravery saioon here today, and Tom Trent, a logger, was wounded by the bartender, a Mr. Hughes. The men had had a fight, in which the bartender got the wrost of it. Trent was leaving the place, when the employe fired upon him. The ball entered beneath the right shoulder and passed through the right lung. The wounded man is resting easily tonight. His assailant was at once arrested.

WELSH IS INDORSED.

Pacific Republicans Turn Down Senator Megler for Second Term.

ILWACO, Wash., Aug. H.-(Special.)-The Republicans of Pacific County, Wash-ington, who met in convention yesterday, inforsed John T. Weish, of South Bend, for John Senator for Pacific and Wahkia-kum Counties. This, will insure his nomi-nation and the defeat of Senator J. G. Megler, of Brookfield, the present incum-bent. Nominations were made as follows: H. W. B. Hewen, County Attorney; A. P. Leonard, County Auditor; H. Gray, County Commissioner; Thomas Rooney, Sher-iff; David Hood, Wreckmaster.

Eugene Brevitles.

EUGENE, Or., Aug. 14-(Special.)-The local typographical union, recently formed here, has received its charter, and last night sdopted a constitution and by-laws, and is in working order. This is the first labor union to be formed in Eugene. At a meeting of the City Council last

night a communication from the chief engineer of the Fire Department was read, esking for the establishment of a system slarm signals, also for the estabof fire lishment of several new fire hydrants for unprotected districts. The matter was referred to the committee on fire and water.

Rejected Lover Ends His Life,

LEBANON, Or., Aug. 14.-(Special.)-Harry F. Boyle, an employee in the paper mill at this place, committed suicide about noon today in his room in the St. Charles noan today in his room in the St. Charles Hotel, by taking carbolic acid. Mr. Boyle had been paying attentions to a young lady, and it is said he had been rejected, which is given as the cause for his act. He was about 30 years old. He had been working in the Lebanon paper mills for about six years. His parents live in Pennsylvania. The County Coroner held an inquest this afternoon over his re-mains, and the jury rendered a verdict of suicide. of suicide.

To Advertise Linn County.



REPORT THAT HE MAY ACCEPT CALL FROM THE CITY TEMPLE.

Dr. Frank W. Gunsaulus, pastor of the Central Church, and president of the Armour Institute of Technology, may accept one of the most important non-conformist pastorates in the City of Loudon. A formal call is said to await the Chicago preacher as soon as he shows a willingness to consider it. While he declined at first to talk of leaving his friends and the large field of work in Chicago, Dr. Gunsaulus states that the prospect becomes more siluring the longer he remains there. His great effort would be to redeem the British from the autocracy of church and class. Dr. Gunsaulus filled Dr. Parker's pulpit at the famous City Temple Sunday and won the congregation by a powerful sermon on "The Cardinal Points of Anglo-Saxon Civilization." Dr. Parker is advanced in years and is seeking rest, and the report is that the City Temple wishes to secure

have contracted at prices ranging from 10 to 12 cents per pound, and an increased price would do them a great injustice. Furthermore, while present indications are for good prices, there is no reason that such values will rule when the hop crop is in the bale. A committee of three was then ap-pointed to confer with the various trans-portation companies for the purpose of

Dr. Gunsaulus as his successor.

practically no fruit at all, many of the other trees have all that they can possibly bear.

portation comparises for the purpose of inducing them to make a low rate of fare to hoppickers from Portland and other points. It developed during the discussion that pickers were and had been

Supreme Court Orders. BALEM, Aug. 14 .- (Special.) -- The Su-

rders: Stephen Williamson et al., appellants, ve, North Pacific Lumber Company, respond-ent; ordered on stipulation that respondent have until September 5 to serve and file a brief on its cross-appeal.

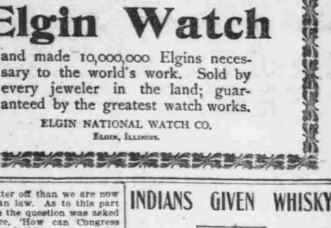
to the Presidents which have been any of the legislative programme upon which he has set his heart. Considering the vast importance of the guestion, and the prob-ability that it will soon become the cen-tral issue of American politics, the following statement, made by the gentleman re-ferred to after his return from Sagamore Hill, must be regarded as a most valuable contribution to the discussion of this

"It appeared from the discussion at the President's house," said this gentleman, "that what the President wants is a Fed-That what the Fresdom wants is a Fed-eral law which will compel corporations doing an interstate business to submit their books to the inspection of Govern-ment officers, or to make full reports therefrom as National banks are now re-quired to do. That is the publicity idea, He also wants the publicity idea, He also wants the publicity idea, straint of trade, monopoly, etc., more clearly defined. Very well. This is a commendable programme. But at the very outset the President was informed that restraint of trade cannot be defined any more satisfactorily than it is defined in the Sherman law. It is extremely doubt-ful if the power of Congress to regulate commerce between the states can be stretched farther or be made broader than

in that statute. "President Roosevelt's attention was di-ected early in the conversation to the distinction which must be drawn between regulation of corporations and regulation of the commerce of corporations that is of an interstate character. Corporations are chartered by the states. Their entity is wholly within state lines and subject to the control of state laws. The mere fact that a corporation does business in other states does not subject the corpora-tion to the control of Congress; that part of its business which is interstate is sub-ject, under the Constitution, to regulation by Congress. But President Roosevelt's multiple account of the state of the st publicity programme required regulation of the corporation itself as to its business within the state wherein it is situated, as well as in other states. Such regulation you cannot get without amendment of the Constitution. 'It is as plain as if God himself had written the words upon the wall that the states will not surrender their right to control the corporations "It is worth while to remember," con-tinued the president, "that the economics of the packing business introduced dur-ing recent years, the use of by-products which formerly went to waste, amount to at least 5 per cent of the value of the raw material. Five per cent of \$120,000,000 is \$5,000,000." Yet Swift & Co. have re-tained less than half of that saving for their profits. The remainder score to which they have created or may create,' the President was told. Therefore, it is wholly useless to seek a way out by Con-stitutional amendment. Such an amend-ment may be proposed, but it will never be ratified.

"Then the President was told that in considering what may be done without a Constitutional amendment-and this seems their profits. The remainder goes to some one, either to the raisers of cat-tle, sheep and hogs or to the consumers to be the only road that it is worth while to try to travel-the decisions of the Su-preme Court in former cases must be ta-

ken into account. In the Knight case and the Addystone Pipe case the court held that the business of a state corpohand of the Government in preventing and the Addystone Pipe case the court held that the business of a state corpo-ration which manufactures articles within a state, which in the ordinary course of trade may ultimately be sold in ethems.



QUINAULT RESERVATION IS THE SCENE OF TROUBLE.

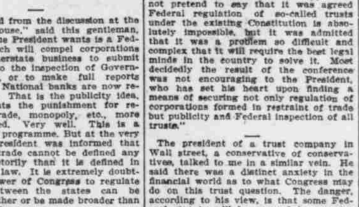
Agent Has Close Call for His Life-White Men Believed to Be the line of business is unconstitutional? It is very doubtful, to say the least. Transgressors.

which were raised at the conference at the President's house last Saturday. I do not pretend to say that it was agreed ABERDEEN, Aug. 14.—(Special.)-Dr. Cox, Indian agent at the Quinauit reser-vation, is having considerable trouble with his charges of late, the white men who cross the reservation to reach the timber country to the north being in the habit of furnishing the indians with liquor in return for any service they may be called upon to render. Early this week some of the young bucks were thus sup-plied in the whiskey, supposedly by a party of men from Gray's Harbor, and in a short time the wards of the Government were as drunk as lords and as quarrel-some as they well could be. Hearing the disturbance that the crowd-wis mak-

ing outside the agency buildings, Dr. Cox set out to learn the cause and demanded that the liquor be immediately delivered to him. One of the Indians who goes by the name of Johnson refused and became decidedly ugly when he was forced to give up the bottle and made to go to his home. Securing his gun, Johnson started eral statute will be enacted in response to public clamor which may hamper the development of American industry. over to the agent's house, with the avowed intention of killing him. Mrs. Cox saw the man sneaking toward the "To illustrate what I mean." said the trust company president, "let us take the Government prosecution of the meat house and warned her husband. As soon as Johnson saw that his movements were discovered he quickly raised his gun and trust. I happen to know something about that business. The Government's suit is driving the packers toward a combinaleveling it directly at Dr. Cox pulled the trigger. The gun snapped and almost before he knew it Johnson was flung to tion. In other words, they have not a trust, but they propose to form one. Not long ago I saw the books of Swift & the ground by Dr. Cox and one of the Indian police and quickly disarmed, but not before he had fired one shot which Co. showing their operations for last year. Swift & Co. bought in the market \$120,000,000 worth of raw manot before he had fired one shot which went wild. After a short struggle John-son was handcuffed and marched off to the agency guardhouse, where he was locked up for the night. When he was let out he was pretty well sobered up, and upon promising to keep out of mis-chief was not given any further punish-ment. Dr. Cox says that if he can find terial, consisting of cattle, sheep and pigs. To this they added about \$40,000,000 worth of labor, sait, tin, etc., and sold the product for \$160,000,000. Out of this grand total of \$160,000,000 how much do you suppose Swift & Co retained as their share? Just \$2,240,000. That's all. In other words, they were content with the amazingly small profit of 1 4-10 per cent. ment. Dr. Cox says that if he can find the parties who gave the whisky to the Indians he will have them prosecuted to the full extent of the law.

Farmers Co-operative Company. Farmers Co-operative Company. PIERRE, S. D., Aug. 14.—The Farmers' National Co-operation Exchange Com-pany has filed articles of incorporation with a capital of \$30,000,000. The purpose of the corporation is to buy, sell and deal in grain, provisions, fivestock and all kinds of produce on commission and otherwise, and for the purpose of building and equipping grain elevators, ware-houses, cold storage plants, stockyards and whatever may be necessary to carry and whatever may be necessary to carry on the business of the corporation.

One-fourth of the capital stock will be used for building the elevators, yards, Branch offices, etc., and abother fourth will be made a cash fund for the purpose of dealing in cash grain and provisions on the Board of Trade. The remaining half of the capital stock will be left virtually with the farmers in various banks where the money has been raised to enable them to carry their crops for a more favorable market. This will give the farmers \$25,000,000 back of their interests to help them in securing better prices for their produce. The stockbook will be open to banks throughout 20 states.



march were crowded with specimtors. The provisions made for the pleasure of the visitors continue to excite their sur-prise and gratification. During the day there were band concerts, a free exhibition at the famous Mark Hopkins Insti-tute of Art, and numerous excursions to points of fitterest in the neighborhood of Sun Francisco

The National Pythian Association elected officers for the ensuing year as follows:

President, W. L. Stahl, Pythian Hernid, Kansas City; vice-president, A. R. Riddle, of the Sprig of Myrtle, Minneapolis; sec-retary, H. H. Curtis, Michigan Knight-bood, Charlotte, Mich.; treasurer, Charles A. Poland, Enight, Columbus, O.: executive committee, Fred E. Wassion, Pyth-ian Advocate, Minneapolis; J. G. Baird, Carolinian Pythian, Charlotte, S. C.: C. H. Cushing, Pythian Record, Chicago, Constitute, Pythian Record, Chicago, A Poland, Enight, Columb

Competitive drills in class A and class B of the Uniform Rank were held today. The class A contests were held at the United States military reservation in this cliv. The companies competing ware Kalamazoo. Mich.; Calhoun, Mich.; Chevalier, of San Diego, Cal., and D. D. Burns' Hussars, of Missouri. The Los Angeles company withdrew from the

competition. Alexandria company, of Indiana, was suspended pending an in-quiry. It was charged that the Alexandria company was made up of picked men from other companies of Indiana. The judges of the contests are United Etates Army officers.

States Army officers. The class B competitions were held at the Mechanics' Pavilion. The entries were: Liberty company and Riverside company, of California. The awards in both classes will be made Saturday.

Pythian Sisterhood Election.

SAN FRANCISCO, Aug. 14.-The Su-preme Assembly of the Pythian Sisterhood elected and installed the following micers:

Bupreme chancellor, Mrs. W. A. Dilworth, of Nebrasha: past supreme chan-cellor, Mrs. H. P. Libby, of Maine; su-preme vice-chancellor, Mrs. George W. Adams, of Massachusetts; supreme pre-late, Mrs. J. O. Arthur, of Pennsylvania; supreme mistress of the exchequer, Mrs. L. A. Small, of New Hampshire; su-preme keeper of the records and seal, Mrs. Robert Smith, of Ohio; supreme mistreas-at-arms, Mrs. F. W. Bekford, of New Hampshire; supreme assistant New Hampshire; supreme assistant mistress at arms, Mrs. J. Marill, of New York; supreme inner guard, Mrs. W. D. Laird, of Rhode Island; supreme outer guard, Mrs. E. F. Lake, of New Jersey.

New Law by Rathbone Sisters.

BAN FRANCISCO, Aug. 14.-The Rath-bone Sisters adopted a new law making faughters of members eligible for mem-bership. Election of officers was schedpled for this afternoon, but it was de-ferred until tomorrow. Mrs. D. Glazier, the supreme chief, is a candidate for reelection. Mrs. Belle Quinlan, the supreme seniormis, is also a candidate for the highest honor.

BACK FROM CRATER LAKE.

Representative Tongue Reports of

Representative Tongue Reports a Very Interesting Trip. Memory Interesti

To Advertise Linn County. ALBANY, Or., Aug. 14.-(Special.)-President Langdon, of the Aloo Club, to-day appointed Hon. S. A. Dawson, F. J. Miller, J. Otto Lee, E. U. Will, J. L. Tomlinson, F. E. Allen, F. H. Pfeiffer, F. P. Nutling and C. G. Rawlings a com-mittee on advertising Linn County through the East under plans being ar-ranged. The County Court has already appropriated \$300 for the project and the City of Albany \$300. The remainder will be raised by private subscription here and through the county.

La Grande Brevittes.

LA GRANDE, Or., Aug. 14.-(Special.)-Business buildings representing an outlay of \$25,000 or \$30,000 are in course of con-struction here. Work of all kinds is plentiful, and farmers are on the streets every day looking for barvest hands. La Grande business men are enthusiasti

over the street fair to be held this Fall. Some of the attractions that will appear at the Portland Elks' Carnival have been secured, and the fair promises to be a

Lightning Shatters a Tree.

JACKSONVILLE, Or., Aug. 14-(Spe-clal.)--During the heavy downpour of rain here last night lightning struck a large locust tree across the street from the rallroad depot, stripped the bark off in great flakes, and shivered the tree from top to bottom. The storm was largely electrical, the brilliant flashes of lightning being al-most continuous and the thunder the heaviest in years.

To Syndicate Sugar Plantations. SAN FRANCISCO, Aug. 14 .- Ex-United States Senator John M. Thurston, of Nebrasks, sailed from this city for Honolulu oday on private business for some of his clients. The Examiner this morning snys: . "It is understood he has charge of the legal end of syndicating most of his clients.

the big sugar plantations in the islands.

Prominent Attorney in Trouble. HUNTINGTON, Or., Aug. 14 -- Clay' Gordon, a prominent young Milton attorney, was arrested here today, charged with obtaining money under false pretenses. It is alleged the man secured money at the Pendleton Savings Bank on a check drawn on himself at the Milton Bank, and that his account there was short.

Forest Fires in Lane County. EUGENE, Or., Aug. 14-(Special.)Three forest fires are raging in the region of the

Upper McKenzie. One is four miles above Belknap Springs, another a short distance north of that resort, and a third near Foley Springs, on Horse Creek. Two of these fires are in a heavily timbered district.

Threshing Delayed by Rain.

LA GRANDE, Or., Aug. 14 -- (Special.)-Rain, which was general all over the Grand Ronde Valley, begun falling here at 4 o'clock this afternooh, and continued steadily for three hours. Prob-ably little or no damage will be done other than to delay heading and threshing a few days.

engaged at 40 cents per box and that the supply promised to be ample, if not more than needed. Francis Feller, who went to London with the growers' pool last year, cautioned the meeting against "cross-packing," caused by carelessness against in filling the balling hopper, thereby causing the balls to be wedge-shaped, especially noticeable when samples are drawn; also against "false packing," which is nothing more nor less than mix-ing up the several grades. He advised heaving the several grades emerated ing the several grades separate.

FRUIT CANNERY TO CLOSE DOWN Crop About Salem Is Not Large Enough to Warrant Operation.

BALLEM, Aug. 14.-(Special)-"We will not operate our fruit cannery at Salem any more this year," said G. W. Holcomb, manager of the Allen Packing Company, of this city, today. "The fruit crop is much more reduced than we expected and there will not be a sufficient supply of the different varieties this Fall to keep both of our plants in operation. We will both of our plants in operation. We will run our Portland cannery and will ship to it such fruit as we are able to purchase at this point. The season has been a discouraging one for cannerymen. Our output of canned fruit this year will be 10,000 cases short of last year." Mr. Holcomb came up from Portland early this week and has been spending

B. W. Dean et al., appellants, vs. Ralph P. Dean et al., respondents; ordered on stipulation that appellants' brief be now filed and that respondents have 90 days from August 18, to serve and file their brief herein. T. A. Garbade et al., appellants, vs. The

Larch Mountain Investment Company, respondent; ordered on stipulation that appellants' time to serve and file their brief be extended to September 1.

Pacific Northwest Ploneer.

WALLA WALLA, Wash., Aug. 14-J. Foles, aged 60 years, a ploneer of the Pacific Northwest, and an Indian War yet-eran, is dead at Pasco. The body will be brought to this city tomorrow for inter-ment. Mr. Toles was prominent through-out Eastern Washington.

May Convict Labor Account Settled. SALEM, Aug. 14.—(Special.)—State Treasurer Moore today received \$1279 50 from the Loewenberg-Going Company for convict labor for the month of May.

War Against Dirty Money.

CLEVELAND, Aug. 14.-Health Officer Wiedrich began a war against the use of dirty money in this city, claiming that many cases of smallpox and other con-tagious diseases can be directly traced to its circulation. Many of the banks have agreed to gather in what they can of the worst appearing of the paper the time among the fruitgrowers in the interest of his canning business for next year. The purpose of his visit is to form contracts with growers for the money in change,

ots who grows wheat which is almost sure to be sold in the market in another state in a foreign country is engaged in interstate commerce. Remember that it is the corporation itself you are trying to control when you aim at what we call publicity. How can Congress take a state corporation and compel it to open up its pooks to all competitors and to the public in general, as if it were a Federal corpo-ration like a National bank? Senator Hoar says Congress has the power to deny access to interstate commerce to any cor-poration which does not comply with certain regulations which Congress has pretain regulations which Congress has pre-scribed. Senator Spooner replies that if Congress can do this with a corporation it can do it with an individual. If we go into that sort of thing, where shall we stop? Where is the line to be drawn?

"President Roosevelt was told that as

yet no one has been able to point out a way in which the desired regulation of state corporations can be secured by the Federal Government without an amendment to the Constitution. An amend-ment is held by everyone who has investi-gated the subject to be out of the quesgated the subject to be out of the ques-tion, since the states will not surrender their right. Then what is to be done, if anything? This suggestion was made during the conference, and I understand that it is to be the subject of most ear-next inquiry on the part of the Presi-dent's lawyer friends, to-wit, that, while it is impossible to regulate the corpora-tion itself, the conduct of the corpora-tion itself, the conduct of the corpora-tion itself. tion, the moment if enters into interstate commerce, comes directly within the Fed eral purview. For instance, the corpora tion cannot be compelled to submit all its books to the inspection of Federal agents, but it may be required to submit bills of lading, consignment sheets, prices, receipts, checks, etc., on all business that is of an interstate character. Or, in other words, the state corporation is no subject to Federal interference as a corporation. But its interstate conduct i subject to such interference.

"If these principles be admitted, and when they are laid down by two such lawyers as Spooner and Knox they carry great weight, it is obvious that in seeking what we call publicity of the corporation itself as to all its business we are likely to fail unless the Supreme Court can be won over to a new interpretation of the Constitution. And when it comes to a better law defining restmint of trade we

Hair - Food

/ Falling hair, thin hair, gray hair-starved hair. You can stop starvation with proper food. Then feed your starying hair with a hair-food-Ayer's Hair Vigor. It renews, refreshes, feeds, nourishes, restores color. Don't grow old too fast.

"I have tried two 'best ever sold' preparations, but Ayer's Hair Vigor bests them all for restoring the natural color to the hair, and it keeps my hair very soft and smooth." --Mrs. J. H. rum, Sumner, Miss. Mary

\$1.90. All druggists. J. C. AYER CO., Lowell, Mass.

trade may ultimately be sold in other large enough to warrant the Chicago states, is not interstate commerce. You might as well say that a farmer in Illinpackers in establishing there one seiling house. If they may agree to have but one house there, and but one in all cities of like size, and arrange among them-selves as to which is to plant the agency in each town, they are enabled to carry on their business in the most economical way. On the other hand, if they cannot make agreements perhaps five packers will try to keep agencies in each city Demand not being heavy enough for al to prosper, they cut prices or sell to cus tomers who are poor pay, and all these inevitable losses must be made up some

where else. This is an illustration of the

plication of the anti-trust idea may work harm to business and to the people."

"It is now proposed to use the strong

of the meats.

"These are only a few of the questions

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