Average Oregon Republican Plurality is 42,726.

SURPRISING RESULTS SHOWN

Governor and Secretary Canvass the Returns of the Presidential Election-Fee Has the Largest Vote for Elector.

SECRETARY OF STATE'S AI STRACT OF PRESIDENTIAL	
VOTE,	
Republican Electors-	
G. B. Dimick	00
James A. Fee	88
J. N. Hart	25
A. C. Hough	05
Democratic Electors-	
Thomas H., Crawford17.3	
W. B. Dillard17,5	
W. S. Hamilton 17.4	
J. A. Jeffrey	78
Prohibition Electors-	
L. H. Amon 3,7	96
Leslie Butler ILS	06
W. P. Elmore 3.7	
T. S. McDaniel 3,7	61
Socialist Electors-	
C. W. Barnee	2.9
William Beard 7.6	07
J. C. Herrington 7,6	39
S. H. Holt 7,4	35
People's Electors-	
d. An Ellingranian	40
As All Michelletters	83
T. Z. Lucipe	15
G. F. Schmitlein T	11

SALEM, Or., Nov. 28 - (Special.) - The Governor and Secretary of State today canvassed the official returns of the recent canvassed the official returns of the recent Presidential election and amounced the result as shown in the appended table. The average vote for the Republican electoral ticket exceeded that of the Democrats by 42.726. The plurality, if figured by the highest vote on each party ticket, is 42,936 in favor of the Republi-cans. The total of the average votes is

returns from the several countie show some surprising votes in individual precincts. In three precincts in Crook County no elections were held. In one Curry County precinct 22 votes were cast for Roosevelt, none for Parker and ten for Debs. Another precinct in the same county was Parker 6. Reviewell 2 and county gave Parker 6, Roosevelt 2 and Debt 4. One Jackson County precinct gave Parker I7 and Roosevelt 5.

SALOONS THE QUESTION.

Albany Will See Warm City Election With Three-Cornered Fight.

ALBANY, Or., Nov. 28 .- (Special.) Albany's city election occurs one week from today, and from present indica-tions it will be hard fought. Since the three nominees for councilmen of the anti-saloon element have declared themhelves in favor of high license rather than the closing of saloons, their stock has risen noticeably, and the result is now decidedly in doubt in the First and Third Wards.

A three-cornered fight is on in the Third Ward, the seat of all of Albany's historic fights for City Councilmen. With Councilman A. W. Bowersox and Frank Skipton both in the field, the vote by which Bowersox was elected is divided, and it course the anti-implicant divided, and it gives the anti-salcon element a fair chance of electing E. R. Huston.

nents of the saloon than any other part of the city, and the contest for Coun-cilmen will be very close. The anti-saloon men now claim that they can defeat Councilmen O. P. Dannals for re-election, and will elect J. L. Tom-

In the Second Ward, the re-election of Councilman S. A. Dawson is prac-tically conceded, but John Foshay is expected to poll a vote which will de-crease the majority by which Dawson was elected two years ago

NO PROHIBITION FOR COOS.

Judge Hamilton Issues Restraining Order for County.

CORVALLIS, Or., Nov. 28.—(Special.)— Sitting in chambers here today, Judge James Hamilton issued an order restrain-ing the authorities from putting prohibition into effect in Coos County. The in-junction was in response to the petition of citizens of Coos County, and was pre-sented by Lawyer Seabrook, of Marshfield, who argued the case before Judge

but are regarded by attorneys as fatal to the operation of the law in Coos under the recent election. It appears from the sented their petition for submission of the question of prohibition in Coos County to a vote of the people. The County Judge then made the order, and sent the same by mail to each of the commissioners for aignature.

The law provides that the submissioners for aignature.

Rock, Breaks Leg.

ASTORIA, Or., Nov. 25.—(Special.)—J. M. Gillette, who was injured in a peculiar manner near Elk Creek on last Friday, was brought to the hospital here late last evening. He was walking along the beach when he was establed.

The law provides that the order for submission shall be made by the County Court in regular session, and this afforded the first instance of irregularity. forded the first instance of irregularity. The delay shortened the time allowed the Clerk to give legal notice of the election, and this afforded a further irregularity. The posting of the notices of the Sheriff after the time specified by law was also involved in the matter. It is the popular belief here that the injunction will be perpetual so far as the late election is concerned, and that Coos County will continue to be "wet."

CONTEST FOR CITY MARSHAL

Almost Unanimous.

TILLAMOOK, Or., Nov. 28.—(Special.)—
A largely attended meeting was held at the opera-house Saturday evening for the purpose of nominating a city ticket. For several dark previous the Law Enforcement party had been actively engaged in getting the consent of some of the best citizens to serve on the City Council or give their assistance in bringing about a better state of a fall. citizens to serve on the City Council or give their assistance in bringing about a better state of affairs in city government. F. R. Heals was their choice for Mayor, and he was nominated without opposition, as were also G. B. Alley for Recorder and Ralph Ackley for Treasurer. The only contest was over the nomination for City Marshal. Fred Arthur won by a narrow majority. For Councilmen the nominations were: First Ward, Peter Mcintoni, Second Ward, H. T. Botts; Third Ward, Homer M. Bason; Fourth Ward, A. T. White; Fifth Ward, L. Hiner.

Mrs. R. G. Davenport.

THE DALLES, Or., Nov. 28.—(Special.)—News was received here today of the death in Spokane last night of Mrs. R. G. Davenport.

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MONTESANO CITY TICKET.

ABSTRACT OF VOTE Bignoid; Councilman at large, Steve A. Young; for three years, Samuel L. Mosk, J. A. Ray and Joe Law; for one year, Rev. Mr. Shelley; Health Officer, Dr. J. S. Waleton.

COWS OF CENTRALIA.

Momentous Question Factor in Coming Election.

CENTRALIA, Wash, Nov. 28.—(Special.)
—Monday night a caucus will be held at
the City Council rooms and an effort made the City Council rooms and an effort made to come to some agreement on the city ticket. If it cannot be settled, two tickets will be put in the field. Several prominent men have been suggested during the past week as possible candidates for Mayor. L. Bar, a prominent merchant, has been suggested. Mayor E. R. Zimmer, the present incumbent, is in favor of Mr. Bar. O. P. Taylor, who was mentioned last week, has stated that if nominated with the proper Councilmen, he would take the office. It is understood that Mr. Taylor is in favor of bonding the city for the purpose of putting in a that Mr. Taylor is in favor of bonding the city for the purpose of putting in a good sawage system. Mr. Taylor was asked if he would accept a position in the Council. After Mr. Taylor's name comes the suggestion of C. S. Gilchrist, cashier of the State Bank, of Centralia. As a financier Mr. Gilchrist is eminently fitted for the position. Whether he would accept a nomination is a question. He could be elected easily enough if he was nominated.

The new city officials will have to con-sider the matter of the cow, who now reigns supreme in the streets of Cenreggs supreme in the streets of cen-tralia; the sewage question and the im-provement of the city streets. The Pro-hibitionists are also trying to get control of the city. The business men of the town are anxious to prevent this, if possi-ble. They argue that the closing of the saloons in Centralia at this time would decide the city of a large revenue and deprive the city of a large revenue, and

make taxes higher.

The election this year will probably excite more interest than any city election for years, especially if two or more candifor years, especially it two or more candidates are put up for the different city offices, which seems to be more than likely. W. O. Bennett, the present City Clerk, and George Rhodes, City Attorney, and P. R. Stahl, City Treasurer, will be re-elected to their respective offices.

ALBANY GETS CONVENTION.

Presbyterian Women's Missionary So ciety Coming in 1905.

ALBANY, Or., Nov. 28.—(Special.)—
Members of the United Presbyterian
Church, of this city, have received
word that the Women's Missionary Society of that church will hold their
National convention for 1905 in Albany. Because of the Lewis and Clark Fair, the society desired to meet on the Pa-cific Coast next year, and as Albany is well known to United Presbyterians throughout the country, the general assembly of the church, Albany's first National convention, having met here in 1894, this city was selected as the convention seat. The date set for the opening of the convention is May 9, but it will probably be postponed until in June, after the Lewis and Clark Fair

The women of the local United Pres-The women of the local United Pres-byterian Church have already com-menced to make preliminary plans for entertaining the convention. Mrs. Hen-rietta Brown, of Albany, who has gone to Philadelphia to attend the National convention of the W. C. T. U., and Miss Elizabeth Irvine, another leading mem-ber of the local United Presbyterian Church, is in the East.

DECREES OF CIRCUIT COURT.

Thomas Aldrich Committed to Asylum After Divorce Suit Is Filed.

After Divorce Suit is Filed.

HILLSBORO Or., Nov. 28.—(Special)—
Circuit Court convened here this morning with Hon. T. A. McBride presiding. The court allowed judgment and order of sale of attached property in the cases of Herman Kamna and Gerhard Goetze against L. Balley, the warehouse man of Cornelius, who disappeared a few weeks ago. Carrie Ireland was granted a divorce from George Ireland, the pioneer painter of this city. In the case of Aldrich vs. Aldrich, divorce proceedings, an order was made for testimony to be taken by Referre Runyon. Thomas Aldrich, the defendant, was committed to the asyium erre Runyon. Thomas Aldrich, the de-fendant, was committed to the assyum after the divorce proceedings were filed. F. A. Olds, of Middleton, was appointed court bailiff, and A. A. Mead, of Baniss, bailiff for the District Attorney for the

SUES FOR LOST HUSBAND.

Brakeman's Wife Wants \$25,000

From O. R. & N. Company. WALLA WALLA Wash, Nov. 28.— (Special.)—The case of N. O. Peterson vs. the O. R. & N. Co. was by order of Judge Brents this afternoon transferred from the Superior Court to the United States Circuit Court, District of Washington. Peterson sued the company for \$19,000 for injuries received while working as brake-man on the narrow guage near Dixle last

The case of Minerva Haley vs. the O. R. & N. Co. was also transferred. Mrs. Ha-ley sued the company for \$25,000 damages for the loss of her husband while he was working as a brakeman near Caris Sta-tion on the night of August 19.

CAUGHT BY BREAKER.

Man Near Elk Creek Hurled Against

was brought to the hospital here late last evening. He was walking along the beach when he was caught by a breaker and thrown against a rock, breaking his left leg below the knee. He crawled up the beach to the drifted logs, where he remained for several hours until he was discovered by the malicarrier, who conveyed him to a vacant house, and on arrived the several severa riving at Seaside sent a wagon after him.

PAROLE PRISONER ESCAPES.

Convict in for Manslaughter Leaves Election Night.

WALLA WALLA, Wash., Nov. 35.—
(Special.)—Thomas Moran, a penitentiary parole prisoner who had been working for three years for Dr. J. R. Keyler, prison physician, as hostler, escaped on election night. The story leaked out to-day. Nothing has been heard of him since.

Daniel Walker.

Citizens' Slate Shows J. W. Pettijohn for Mayor.

MONTESANO, Wash., Nov. 28.—(Special.)—Daniel Walker, for many years a well-known and wealthy farmer and stockman in the city died at his home six might, was as follows: nominated last night, was as follows: nominated last night, was as follows: now miles south of Ashland isst night, aged mayor, John W. Pettijohn; Clerk, D. W. Indiana, and came to Oregon in 1884 from lows. He is survived by three suns and one daughter, besides his widow.

Kaupisch Creamery Stock Not Fully Paid Up.

CREDITORS WIN THEIR SUIT

Drummer Has No Authority to Sell Samples-Lessee of Hopyard on Shares Has No Power to Assign Lease.

Where property is taken in payment for stock at an exaggerated estimate its value, fraud is presumed, and if creditors have been led to act upon the representation that the stock is fully paid, the stockholder may be cor to pay the remaining portion of the par

ings, etc., is a personal contract, and not assignable.

A drummer has no implied author to sell the samples intrusted to him.

SALEM, Or., Nov. 28.—(Special.)— The Supreme Court handed down deci-

sions today as follows: William Macbeth, trustee of the Kau pisch Creamery Company, bankrupt, respondents, vs. M. C. Banfield, appellant. from Multnomah County, Alfred F. Seers, Jr., Judge, affirmed; opinion by Justice Wolverton.

The Kaupisch Creamery Company was incorporated with a capital stock of \$30,000, divided into 1200 shares at \$25 each. There were issued, as fully paid up, 800 shares of stock of the face paid up, 800 shares of stock of the face value of \$20,000, Banfield taking 200 shares. The consideration received for the 800 shares of stock was property and good will, estimated at \$16,000, and \$4000 in cash. A day previous to the organization of the corporation, the property and good will of the Kaupisch creamery had been transferred at an estimated value of \$5000, when Banfield and Thomas Band put that sum field and Thomas Rand put that sum into the business in order that they might secure a half interest in the whole. The Kaupisch Creamery Company having become insolvent and a trustee in bankruptcy having been appointed the latert brought suit to recover from the stockholders one-half of the par value of their stock, upon the allegation that they had paid only one-half. The lower court found for plaintiff and on appeal this finding is affirmed.

The Supreme Court holds that in this case actual fraud was shown, and that the stockholders should be re-quired to pay the remaining half of their capital stock. This case arose out of transactions prior to the act of 1903, page 212; hence that act was not considered in rendering this decision.

Dackenbach vs. Rima.

J. Dackenbach, appellant, vs. D. C. Rima, respondent, from Multnomah County: M. C. George, Judge; reversed and remanded; opinion by Justice Bean.
This was an action of forcible entry
and detainer, the plaintiff being the
owner of property at 400 East Morrison street, which defendant claimed son street, which detendent claimed the right to occupy by virtue of a ver-bal agreement by which he al-leges that plaintiff caused him to pur-chase a stock of goods from the prior tenant at more than its value. He contended that, because of this agreement, plaintiff is estopped to alleged that de-fendant's pessession is wrongful. The Supreme Court holds that "the

only case in which a representation as to the future can be held to operate as an estoppel is where it relates to an intended abandonment of an existing right, and is made to influence others. and by which they have been induced to act. An estoppel cannot arise from a promise as to future action with respect to a right to be acquired upon

Meyer vs. Livesley.

J. W. Meyer, respondent, vs. T. A. Livesley & Co., appellants, from Polk County, R. P. Boise, Judge, reversed and dismissed: opinion by Justice Bean.
Defendants leased a hopyard to W. D.
Huston, on shares, Huston to perform
the work, etc. Huston assigned the lease to Meyer, who sought to take lease to Meyer, who sought to take possesion, and this being refused, he brought this suit to enjoin interference with the exercise of his alleged rights. He prevailed in the court below, but losses on appear, upon the ground that "a lease of land upon snares, including the use of buildings, farm implements, stock and other personal property. Is stock and other personal property, is regarded as a personal contract, and not assignable without the consent of the lessor, because the amount to be received by the lessor and the care of the property depend upon the charac-ter, industry and skill of the lessee."

Hager vs. Knapp.

B. Hager, respondent, vs. Knapp & Knapp, appellants, from Polk County, George H. Burnett, Judge, affirmed; opin-ion by Chief Justice Moore. ion by Chief Justice Moore.

Held that in an appeal from a Justice's Court it is the appellant's duty to see that the original papers are sent up with the transcript and that in case of failure in

Hibbard vs. Stein.

Hibbard, Spencer, Bartlett & Co., respondents, vs. Philip Stein, appellant, from Multnomah County, A. F. Sears, Judge, affirmed; opinion by Justice Wolverton.

This was an action to recover possession of certain samples of goods which had been entrusted to one Joe Diener had been entrusted to one Joe Diener for use while engaged as traveling salesman for plaintiff, which samples Diener sold to Stein. The Supreme Court holds that a traveling salesman, known in modern business parlance as a drummer, derives no implied authority from the nature of his employment to sell the samples entrusted to him by his employer. His contract containing no such authority, it is held that the sale was void and that plaintiff is entitled to recover.

Lewis vs. National Bank.

Lewis vs. National Bank. A. J. Lewis, substituted for J. Crane, appellant, vs. First National Bank, re-spondent, from Multnomah County, M. C. George, Judge affirmed; opinion by Chief Justice Moore

Mollie Wolf, administratrix of the estate of Isaac Wolf, deceased, respondent, vs. City & Suburban Rallway Company, appealed from Multnomah County, J. B. Cleland, Judge, petition for rehearing by respondent denied; opinion by Chief Justice Moore

tice Moore.

M. L. Duff, administrator of James Duff estate, appellant, vs. Willamette Iron & Steel Works, respondent, from Multno-mah County, A. L. Frazer, Judge, petition for rehearing denied; opinion

TAX NORTHERN PACIFIC.

Discovery That Company is Selling Valuable Timber Lands in Linn.

ALBANY, Or., Nov. 28 - (Special.)-The Northern Pacific Railroad Company will probably have to pay taxes amounting to several thousand dollars the coming year in Lion County on land on which they have never before paid taxes. It has been discovered recently that the North-ern Pacific was selling some of its Linn County holdings, and county authorities here believe that land which can be sold and to which a title can be given can certainly be taxed.

certainly be taxed.

The company owns 75,567 acres of land in Linn County, including some of the best timber land in this part of the state. The land was secured by scrip under the lieu land selections, and the Northern Pacific had its timber cruisers cover the entire county, with the result that the land they secured for their scrip is covered by some of the finest timber in the world.

Good timber land in this county is as Good timber land in this county is assessed at \$6 per acre. This would make the assessed valuation of the Northern Pacific holdings in Linn County \$463,402. The total tax levy for state and county purposes in this county is 22% mills, so if the Northern Pacific is forced to pay taxes hereafter on its Linn County Land it must contribute a little county. it must contribute a little over \$10,000 an nually into the county treasury.

GOLD IN LARD CAN.

Adolph Weber, Accused of Patricide, Faces Bank Robbery Charge.

Faces Bank Robbery Charge.

AUBURN, Cai., Nov. 28.—It was learned today that the lard can found in the Weber barn by Coroner Shepard and his assistants contained \$550 gold in the following denominations, \$430 in fives, \$550 in tens, and \$430 in twenties. The amount stolen from the bank was \$555, so there is a shortage of \$25. There is the best evidence that the money is the same as that taken from the bank. The denominations correspond exactly.

The strongest evidence, however, is that, mixed up with the money were leaves and soil, such as are found on the side of the ravine where the bankrobber disappeared, and where he probably planted the money in haste and afterward dug it up and again concealed it in the barn. It was on the strength of this find that the bank officials swore to a complaint charging

on the strength of this find that the bank officials swore to a complaint charging Adolph Weber with the robbery. A warrant was issued by Justice Smith and was served on Weber by Sheriff Keena. When informed by D. W. Lubeck, vice-president of the Piscer County bank, that the money had been found. Young Weber winced noticeably. He then renewed his request that the charge of bank robbery be not taken up until the murder case was disposed of, adding that the money was hidden in the barn by his father.

GAMBLED EMPLOYER'S COIN.

Sewing-Machine Agent Then Com mits Suicide on Steamer.

SAN FRANCISCO, Nov. 28.—I. Hall Smith, traveling salesman for a sew-ing machine company, took his life on Sunday evening by swallowing strychnine in his berth on board the steamer Pomona, while the vessel was bound from Eureka to San Francisco. According to letters found on his person and written before he left Arcata, he had been a defaulter in the sum of \$150 or \$175 to his employer, W. J. Durham, and had lost the money by gambling. He leaves a wife in Arkan sas City, Kan., and two sisters in Vin-cennes, Ind.

State Aid for Congresses.

SALEM. Or. Nov. 28.—(Special.)— Attorney-General Crawford has been asked for an opinion whether the Lewis and Clark Fair Commission has authority to expend money from the state appropriation to aid congre-for the discussion of religious, che able and educational subjects. He decide the question in a few days. The transcript and that in case of failure in question arose from the effort to bring this respect the issuance of an order for a number of these congresses to Portthe completion of the record is within land in 1905.



There is a reason, and the best kind of a reason, why Ayer's Hair Vigor makes the hair grow long and heavy

It is a hair-food. It feeds the hair and makes it healthy and strong.

Healthy hair grows, keeps soft and smooth, does not split at the ends, and never falls out.

restore to it all the deep, rich color of early life. Made by the J. C. Aver Co., Lowell, Mass. AYER'S CHERRY PECTORAL For coughs. ATER'S PILLS For constipation.

AYER'S BARSAPARILLA For the blood. ATER'S AGUE CURE For malaria and ague

Give Ayer's Hair Vigor to your gray hair and

Pardon Is Sent to Convict, but Quickly Revoked.

GOVERNOR LEARNS RECORD

Document Releasing A. F. Geary Goes to Penitentiary, but Chamberlain Arrives First, and Hears He Led a Shop Mutiny.

SALEM, Or., Nov. 28.—(Special.)—With a full pardon almost within his grasp this afternoon, Andrew F. Geary will wear a

afternoon, Andrew F. Geary will wear a convict's stripes two years longer because of the record of bad conduct he has made for himself. Geary is a native of The Dalles, and was sent to the Penitentiary two years ago to serve a four years term for robbing a store there.

Recently a petition for his pardon was filed by F. P. Mays, of Portland, which petition was supported by the favorable recommendations of the complaining witness. Prosecuting Attorney Menefee and Trial Judge Bradshaw. The only reasons set forth for the issuance of a pardon are Trial Judge Bradshaw. The only reasons set forth for the issuance of a pardon are that Geary was a veteran of the war in the Philippines, that he was a victim of the drug habit when he committed the crime and that he has quit the habit. This last allegation was supported by a statement from Prison Physician Shaw saying that during his two years' incarceration in the prison it has been absolutely impossible for Geary to get drugs, hence it is certain that he has quit the habit.

habit.

Acting upon the recommendation of Judge Bradshaw and District Attorney Menefee, Governor Chamberiain issued a pardon about noon today and sent it to the prison to be delivered to Geary. The Governor happened to be going to the prison himself, however, and reached the institution before the pardon did. There he hearded from the warden that Geary. he learned from the warden that Geary has been in prison before, and that he has

has been in prison before, and that he has been a persistent violator of prison rules, and was one of the leaders in a mutiny in the shops a few months ago. Immediately the Governor revoked the pardon and directed that the document be returned to his office. Geary will stay in Salem two years more.

SHOOTS AT JUDGE. Minister Thinks That Only Way to Get Justice in Court.

SAN FRANCISCO, Nov. 28 .- Rev. Isaac Selby, of Australia, shot at Superio Judge Hebbard today while the latter wa



The grocer would be too comfortable if all his goods were like Schilling's Best and backed by the maker as they

Moneyback.



ASTHMA Pured to Stay Cured.
For PREE YEST treatment prepared for you send full description of your case and names of two asthmatic
sufferers. FRANK WHETZEL, M. D.,
Dect. 1. American Express Sidg., Chiomps.

on the bench. The bullst came within an inch of the Judge's head and lodged in the back of his chair. The would-be murderer was at once removed from the courtroem to the city prison and charged with an attempt to commit murder. Selby was recently sued for divorce by his wife. He conducted his own defense, but was unsuccessful, a decree against him being granted. He then sued a man named Donald McRae for damages forhaving allenated his former wife's affections. The case came up in Judge Rebbard's court today, and Selby again was his own attorney.

bard's court today, and Selby again was his own attorney.

When a ruling against him was made he quickly drew a revolver and fired point blank at the Judge, who heard the bullet whistle past his ear. Selby was immediately selsed and prevented from discharging another chamber of his pistol. For a time there was great excitement among the spectators, but quiet was restored when it was found that the Judge had not been injured.

had not been injured.

Before being taken to his cell Selby said: "I shot at Judge Hebbard because that seems the only way for a man to get justice in this court. My only re-gret is that I seem to have bungled matters considerably. My intention was to kill him, but I was a trifle nerv-

Young Pulitzer Killed Sheep.

HELENA, Mont., Nov. 28.-Ralph Pul HELENA, Mont., Nov. 28.—Raiph Pullitzer, son of the proprietor of the New York World, through his lawyer, today pleaded guilty to killing a mountain sheep in Teton County in June, 1802. He was fined \$500. This is the second charge of violating the game laws to which Pulitzer has pleaded guilty. The other charged killing a deer out of season in Fergus County. Pulitzer pleaded guilty and was fined \$500. and was fined \$500.

Thirsty Man Takes Life.

VANCOUVER B. C. Nov. 28 -- William VANCOUVER, B. C., Nov. 28.—William Mortimer committed suicide today by cutting his throat from ear to ear with a razor. He left a widow and eight small children. Recently Mortimer was arrested on complaint of his wife for refusing to provide for his family. He was forced to turn all his money over to his wife, and thereupon complained that as he had no money left to buy whisky he would soon commits suicide.

Buys Big Stage Line.

GOLDENDALE, Wash. Nov. 23.—(Special.)—C. C. Alvord turned over this morning to the new purchasers, John McAdams and Lee Evans, the Grant and Goldendale stage line, including the livery barn at Goldendale and hotel at Grant, Or. This line formerly included the stage line to The Dalles, which was discontinued with the advent of the Columbia River & Northern.



By this signature you shall know the O'Sullivan Rubber Heel; you'll find it on each box. It is a guar antee that you are getting heels of and new rubber as it comes from banks of the Amazon

costs \$1.15 per pound, but it ! the only rubber giving resitten nised by physicians, adopted by hos

pitals and used by hustises. They are en, and the greatest boon ever offered to the public. Remove jur in walking give a silent, easy tread, outthe shoes, but like all other good things, have substitutes. Substituting means cheapening. All other makes claim to be as good as O'Sullivan's, but where they demand the same price for substitutes, is it not a reason you should demand O'Sullivan's-the only

35 Cents at all dealers and a trifle for attaching. If dealers cannot supply, send 35 cents to

O'Sullivan Rubber Co. Lowell, Mass.

ARE YOU

are nervous from any cause whatever a will give you immediate relief. It will cure Dypepsia, Indigestion or any other form of Stomach or Nerve trouble.

Hon. Win. McCarthy, Member of Attembly from one of the Checago Districts, says "Manyon's Par-Past Tonic curas my Dystupsia, which was rapidly directoring into Catarria of the Stomach."

Munyon's Paw-Paw Laxative Pills will quickly cure Constipation, Indigestion, Jaundice, Dull and Sallow Complexion and put a Torpid Liver into action.

Munyon's Witch Hazel Soap and other

Munyon's Witch Hazel Soap and other Toilet preparations are used by all women seeking a clear skin and good complexion. Munyon's Remedles—a separate cure for each disease-for sale everywhere.





We treat successfully all private nervous and throute diseases of men, also blood, etomach, heart, liver, bidney and throat troubles. We cure STPHILLS (without mercury) to say cured forever, in 30 to 80 days, We remove STRICTURE; without operation or pain, in

If days.

We stop drains, the result of self-abuse, immediately. We can restore the sexual vigor of any man under 50, by means of ideal treatment peculiar to ourselves.

The doctors of this metitute are all regular graduates, have had many years' experience, have been known in Portland for 15 years, have a reputation to maintain, and will undertake no case unless certain cure can be effected.

We guarantee a cure in every cam we undertake or charge no fee. consultation five. Letters confidential. Instructive BOOK FOR MEN mailed free in plain wrapper.

If you cannot call at office, write for question blank. Home treatment successful.

Office bours 0 to 5 and 7 to 8. Sundays and

Dr. W. Norton Davis & Co.

NONE SUCH MINCEMEAT

NEW VISITORS MADE WELCOME

In 2 Pie 10e Packages with Premium List

DOUBLE HARNESS

"A fine novel, a brilliant and entertaining statement of a human problem and which the distinguished author has answered wisely." Boston Times.

"In ease and breadth of treatment, as well as in its psychological analysis, Mr. Hope has never equalled the present work." Philadelphia Ledger. "Flashing wit and incisive, half-cynical comment." N. Y. Evening Post.

Cloth, 12mo, \$1.50 CEORGE MADDEN MARTIN Author of "Emmy Lou." THE HOUSE OF FULFILMENT "May be classed with 'Emmy Lou' in this respect—that it aims at the universal heart, that it touches with sensitive finger the pulse of life itself." Louisville Post.

Cloth 12mo. Frontispiece, \$1.50 The Humors of School Life East of the Bowery, LITTLE CITIZENS MYRA KELLY'S "No more lifelite, laughable, touching, and thoroughly human writing has appeared among our admirable short stories of late years. The dialect is irresistible." The Outlook.

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