Vetoes of Governor Chamberlain Are Overridden in House and Senate.

"MORE" BILLS ARE PASSED

Higher Pay Measures Are Put Through Both Houses-Only One to Meet Death Is Senator Balley's Columbia County Bill.

STATE CAPITOL, Salem, Feb. 2 .-STATE CAPITOL, Salem, Feb. 2.—
(Special.)—Salery log rollers in both houses discarding party lines today succeeded in overriding vetoes of Governor Chamberlain on bills to increase the pay of the Sheriff of Harney County and School Superintendent of Polk and to grant fees to the Sheriffs of Malheur and Lake. The Harney veto must yet be voted down in the House before becoming a law and the two other vetoes must be so disposed of in

Today's action of the two bodies indicates quite conclusively that the two bodies will reciprocate in this matter. The harney veto was overridden in the Sen-ate by 23 members supporting the bill and the two other vetoes in the House were overcome by a vote of 37 to 16 in the case of the Polk County School Superintend of the Polk County School Superinteident and 52 to 4 in the case of the Sheriffs' fees in Malheur and Lake. Speaker Mc-Arthur on the House floor declared the Governor was playing politics and Act-ing Speaker McCue said every veto of the ing Speaker McCue said every veto of the Governor ought to be overridden. All three bills increase the pay of the respective county officers 30 days after adjournment of the Legislature. The Governor vetoed them on the ground that the larger pay should not be given during the payor of the research incompanies.

tenure of the present incumbents.

Ten bills have now passed over the veto in both houses, seven of the preceding session. Five of the seven appropriate money for district fairs, one protects elk and another makes wages of public officers subject to garnish-

Not only these "more" bills became laws, but three others were put up to the Governor, by passage of these highthe Governor, by passage of these higher-pay Senate bills through the House;
Chase's raising the pay of the Clerk of
Curry County from \$1000 to \$1200;
Oliver's raising the Deputy Recorder
of Union County from \$800 to \$900;
and Hart's raising the Circuit Judge of
Baker County from \$3000 to \$4000.
"More" bills that passed their parent
house were: Senator Parrish's raising
the Treasurer of Harney from \$700 to
\$1000 Parrish's raising the Harney

the Treasurer of Harney from \$700 to \$1000: Parrish's raising the Harney School Superintendent from \$500 to \$1000; Parrish's raising the Grant Assessor from \$1200 to \$1400; Representative Beal's increasing deputies for the Tiliamook Assessor, County Clerk and Sheriff—all these bills go into effect 90 days after the session.

The only increase bill that met death today was Senator Bailey's—indefinitely postponed in the House—raising the Columbia Treasurer to \$900, the Deputy County Clerk to \$1000 and the School Superintendent to \$1200. Representative Conyers caused their defeat.

The quickness of the Legislators in The quickness of the Legislators in uniting against the vetoes presages a general combination for enactment of a long string of "more" salary bills. These measures are the particular pet of the several county delegations. The counties affected by the higher salary bills number 28 out of the 34 in the state. There are other salary bills applying to every county, notably several increasing the pay of Circuit Judges from \$2000 to \$4000.

### Horde of Bills for New Jobs.

A horde of bills creating new jobs most of them at fat pay, have invaded the Legislature—no less than 200 new seats at the pie counter being provided for. How far the combination against for. How far the combination against the Governor, as signalled today, will extend for enaciment of these bills, it is impossible yet to foretell. It is not unlikely that developments along this line will take place. Many members of the Legislature consider it essential to create a Board of Control or some other approxy to assist Secretary of to create a post of the control of State Benson in discharging the double duties of his office and of Governor, particularly on account of Benson's

In view of the many bills providing for "more" it was a relief today when Representative Brooke's bill, providing for a reduction in the salary of the County Judge of Malheur County from \$1800 to \$1200, passed the House. The most remarkable thing about this bill most remarkable thing about this bill was that the petition asking that the salary be reduced was signed by the present County Judge of that county who asked further that the reduction in salary, amounting to \$50 a month take effect immediately and not be deferred until the close of his term.

The salary question was presented in the Senate when Parrish's Senate bill 123, to raise the compensation of the Treasurer of Harney County from \$500 to \$1000 came up on third reading. As soon as the bill had been read, Selling, of Multnomah, moved that the bill be re-referred with instructions to amend by inserting a section declaring that the act

inserting a section declaring that the act shall not become effective until the end of the term of the present incumbent. This was voted down after discussion This was voted down after discussion, and then Seilling moved to re-refer, with instructions to insert a section providing that the act shall be voted upon by the people of Harney County and shall become effective only after it has been approved by a majority of the voters. This was also voted down and the bill was placed upon final passage. Senator Selling's attitude was one of

opposition to bills raising salaries during the term of office for which a man has been elected and he asserted that when a man becomes a candidate he does so with the understanding that he is wilsosition to bills raising salaries during ling to take the office at the compensa-tion provided by law.

#### Harney County Favors Increase. Senator Parrish asserted that this raise

in the salary of the Treasurer of Harney County is desired by the people of that county and that the Treasurer took the office upon the understanding that the salary would be raised. Senator Hodges said: "The people of Harney County sent Senator Parrish here

spect for him. I am willing to support this bill upon his recommendation, as-suming that he knows what the people of his county want."

his county want."
Senator Bingham took a shot at Senator Selling as the "champion adjourner" of the session and asked whether Selling proposed to be the champion objector to raises in salaries. This remark called out Senator Abraham, who said that if Senator Selling has sarned the title of "champion adjourner," Senator Parrish has certainly earned the

would as soon be called the boss salary raiser of the Senate as to pose as the constitutional lawyer of the Senate and have all my bills turned down."

Miller of Linn. Smith of Marion and Smith of Umatilla took the view that some provision should be made by which the county salary question could be left to the county authorities. They thought it an improper matter to occupy the attention of the Legislature. Albes opposed raising salaries during a man's term of office, except in rare instances when special reason is shown for the raise.

Kay Whacks Salary Raisers.

Senator Kay whacked the salary raisers by declaring that in the campaign prior to election he never heard a single candidate say he expected to have his salary raised, but as soon as men get into office they pester the life out of the members of the Legislature to get their compensation increased. He thought the Legislature should be grateful to the Governos for pointing out a way to stop this demand. "And I want to tall you right here," exclaimed Kay, "just such work as this is what has made Chamberlain so popular with the people. Every session of the Legislature passes a lot of bills increasing public expense and thus gives the Governor a chance to veto them. The people approve the vetoes and that is what makes Chamberlain so popular. If these salary hills were submitted to a vote of the people of the counties affected, nine but of ten of them would be turned down at the polls."

The votes on final passage of the Parrish bill was as follows:

The votes on final passage of the Par-rish bill was as follows:
Senators Balley, Barrett, Beach, Bing-ham, Caldwell, Chase, Coffey, Cole, Hart, Hedges, Johnson, Merryman, Miller (Linn and Marion), Mulit, Nottingham, Oliver, Parrish, Scholfield, Sinnott, Smith (Marion), Wood, Mr. President, Noes-Abraham, Albee, Kay, Kellaher. Miller of Linn, Belling, Smith of Uma-tilla.

Absent—Norton.

When Governor Chamberlain's vetoes arrived in the House Speaker McArthur called McCue to the Speaker's chair and insisted on an immediate consideration. Absent-Norton. insisted on an immediate consideration of the Governor's vetoes. He said:

#### McArthur Speaks on Floor.

"I know of no better time than right "I know of no better time than right now to take up and dispose of these vetoes. It is simply another case in which the Governor is playing politics. The House is perfectly competent to pass on measures coming before it and when a bill is a good bill it should be passed, whether it happens to meet with the approval of the Governor or not. I happen to know that the School Superintendent in Polk County is not paid what he should be and this bill should be should be and this bill should be

With some desultory debate and coun With some desultory debate and counter motions, the roll-call was finally proceeded with. Those who followed the voting saw that the ballot resulted 37 ayes, 15 noes and 7 absent. There was some hesitancy on the part of McCue in announcing the result, when Mahone proposed that the result of the vote be not announced until next Friday. This was not entertained and when those who would page the bill over the Governor's would pass the bill over the Governor's veto had had a good scare, McCus re-

"Every one of these vetoed bills should be passed over the action of the Gov-

McCue then announced the vote, delaring that the bill had passed, since requires only a two-thirds vote of the numbers present and voting to override the executive's veto. There was less discussion preceding the vote on the bill affecting the Sher-

tffs of Malheur and Lake counties. It was passed by a vote of 53 ayes, 4 noes and 4 absent.

The vote by which the bill affecting the School Superintendent of Polk County was passed over the Governor's

County was passed over the Governor's veto was as follows:
Ayes-Altman, Applegate, Beals, Bean, Bedillion, Belknap, Bonebrake, Bones, Brady, Brattain, Brocke, Buchanan, Calkins, Campbell, Carter, Clemens, Conyers, Corrigan, Couch, Dodds, Eaton, Hawley, Jaeger, Jones (Lincoln and Polk), Leinenweber, Mahone, Mann, McChe, Meck, Miller, Muncy, Patton, Reynolds, Richardson, Busk, Smith and Speaker McArthur-37.
Noes-Abbott, Barrett, Brandon, Dim-

Speaker McArthur-W.
Noes-Abbott, Barrett, Brandon, Dim-ick, Farrell, Greer, Hatteberg, Hines, Hughes, Jackson, Jones (Douglas), Jones (Clackamas), Libby, Mariner, Orton and Philpott-18.
Absent-Bryant, Davis, Mahoney, Mc-Donald, McKinney, Munkers and Purdin

A review of the foregoing lineup will disclose that in their determination to vote increased salaries the House memvote increased salaries the House members have discarded party lines. In the bill on which the vote is given three of the seven Democratic members voted with the Republicans to pass the bill anyway. They were: Bedillon, who has had bills passed increasing the salaries of some of the officers in Coos and Curry counties; Corrigan, who has a bill before the House for an appropriation for a district exprinting society in Yambill a district agricultural society in Yambili County, and Miller, who only a few days ago had a bill passed through the House increasing the salary of the County of Jackson County from \$1200 to

### Objection to Circuit Judges.

Representative Mann's bill increasing the salaries of Circuit Judges from \$3000 to \$4000 per annum ran up against opposition when it came up for passage. Rather than run the risk of having the measure defeated, Brooke succeeded in having the bill referred to the judiclary mmittee, where it could be amended so as to apply to Umatilla County if it should be deemed advisable. Buchanan objected seriously to the bill, for the reason that it carried an emergency clause and for the further reason that the proposed increase was excessive.

WATER BILL IS AGREED TO

#### Conflicting Interests Yield to Demand for Legislation.

STATE CAPITOL, Salem, Or., Feb. 2 (Special.)-The conflicting interests that have been at war over the question of water-legislation reached a practica agreement tonight, and it is expected that the Conservation Commission's Senate bill 77, with a few amendments will be favorably reported and passed. Upon the proposition that there must be legislation there was no discussion to-

While the owners of power plants and the commission have not finally agreed upon one section of the bill, that agreed upon one section of the bit, that protecting vested rights, it was said this evening by F. T. Griffith, of the Portland General Electric, and by J. N. Teal, of the Conservation Commission, that there is no doubt that an agreement will be reached. This section will define vested rights so as to protect the use of water where already nut to the use of water where already put to the use of water where already put to beneficial use by riparian owners or lessees, or where riparian owners are proceeding in good faith to develop their powers, or where appropriators are proceeding in good faith to put the water to beneficial use.

One point relates to a 40-year limit

to represent them. They evidently had confidence in him and I have great respect for him. I am willing to support this bill upon his recommendation, asothers oppose a limit to power rights. The commission will insist upon the in-sertion of a limitation clause.

It was stated today from what seemed an authoritative source that Governor Chamberlain will take steps to help the passage of a water code if the Legisiature should seem unwilling to pass it, and this, it is thought, had an effect in bringing the conflicting interests to-

thile of "champion salary-raiser." Parrich then got the floor long enough to hand Abraham a compilment by saying "I makes at Resenthal's.

State May Build Own Railroads Where Necessary.

### AMENDMENT IS INTRODUCED

McArthur Also Puts In Bill With Same End, Both Drafted by C. E. S. Wood, Providing for Railroad Districts and State Aid.

STATE CAPITOL, Salem, Feb. 2-(Special.)—A whiplash for Harriman is said to be contained in a proposed con-stitutional amendment and a bill introduced by Speaker McArthur today, au-thorizing construction of new raliroads by the state and its credit or by any county or city or district the Legislature may create. Both were drafted by C. E. S. Wood, of Portland, following recom-S. Wood, of Portland, following recom-mendations of the Oregon-idaho Devel-opment Congress, which met in Salem last week. The two measures are said to be backed up by "hig" and "substan-tial" men of Portland, among them T. B. Wilcox and W. B. Ayer. The constitutional amendment is to be submitted to the people in November.

submitted to the people in November, 1919, so as to remove present prohibitions against the state's aiding any railroad through state credit. The bill creates a "Commission of Highways" of nine members, appointed by the Governor, to prepare a plan of railroad construction, ownership, operation and financing, so as to supply the state with railroads where the construction and other railroad magwhere Harriman and other railroad magnates have failed to build. The com-mission is to report to the Governor and the next Legislature. The bill appro-priates \$5000 for the work of the com-

The proposed constitutional amendment Article XIX.

Section 1. The Legislative Assembly may create railroad districts within the state empowered to construct railroads or other highways to serve said district.

Goads or other highways to save saidistrict.

Sec. 2. The state or any county, municipality or railroad district of the state may purchase or construct railroads or other highways within the state and lease or operate the same.

Sec. 3. The state or any county, municipality or railroad district may pledge its credit, levy general taxes, or create a special lien upon lands and also upon the real estate of any town or towns benefitted, or do any other act necessary to create a fund for the purchase or construction or operation of railroads or other highways within the state.

purchase or construction or operation of railroads or other highways within the state.

Sec. 4. The state or any county or municipality or railroad district may in like manner grant aid in only the construction of any railroad or highway constructed within the state by a private corporation, but so long as such aid so granted, with interest thereon, shall remain unrepaid to the grantor, the state shall have absolute control of said railroad or highway, and if said railroad or highway shall, at any time, be condemned or purchased by the state or any county, municipality or railroad district or other public body, the amount of aid so granted remaining at that time unrepaid, together with interest thereon, shall be deducted from the purchase price.

Sec. 5. The condemnation or purchase price shall in no case exceed the cost of duplicating at the time of condemnation or purchase the property to be condemned or purchased.

Sec. 6. The state or any county, municipality or railroad district shall not operate any railroad or other highway unless compelied so to do for good reasons or unless jastified in so doing by a superior profit or result, but no railroad or other highway or any part thereof shall be leased for a less rental than will provide for the payment of the debt, or if there be no debt, then yeather a reasonable return upon the investment such as would be demanded

proper sinking than to the construction of the debt, or if there be no debt, then for a reasonable return upon the investment such as would be demanded by private capital.

Sec. 7. No railroad or other highway owned by the state or any county, municipality or railroad district shall be sold to a private person or corporation, nor disposed of except to the state or a public corporation thereof for the improvement of the public service, and any such transfer or amalgamation shall not impair the obligations of the road or highway transferred or amalgamated.

Sec. 8. The state may guarantee the bonds of any county, municipality or railroad district issued, or to be issued for the construction of any railroad or other highway by such county, municipality or railroad district, as herein provided, such guaranty to be under careful provision for the public interest.

Sec. 2. Construction of any railroad

sec. 9. Construction of any railroad or other highway shall be upon open and public competition wherever wise and practicable and according to the best business methods pursued by private corporations, to secure the highest combination of economy and efficiency.

Sec. 10. So much of sections, six, seven, eight, nine and ten of article eleven of the state constitution as conflict with the provisions of this amendment, and any other parts of the constitution in conflict with the purpose of this amendment are hereby abrogated and repealed.

BILLS BEFORE LEGISLATURE TOTAL \$5,500,000.

Ways and Means Committees Getting Knives Sharp for Pruning Process.

STATE CAPITOL, Salem, Feb. 2 - (Spe cial.)-Appailed by the enormous call for appropriations, the ways and means committee are whetting their knives for the pruning. Senate appropriation bills agregate \$1,200,000 and House bills \$1,800,agregate \$1,200,000 and House bills \$1,800,-000, while the Secretary of State's rec-commended budget amounts to \$3,400,000. The total of all cash calls is \$5,500,00, naking allowance for duplications of the House, the Senate and the Secretary of

Appropriations two years age were \$3,063,805, which exceeded those of the gession before by \$300,000. Chairman Abbott, of the House ways and means committee, said tenight that to save the state money he would like to see the Legislature adjourn tomorrow. The largest single item is an estimated \$500,000 for Johnson's road bill. The committees have hardly yet got down to the meat of the subject. They have been devoting their time mostly to necessary items for state departments and institutions.

Efforts are being made in the Senate to have the Oregon City locks act of to have the Oregon City locks act of two years ago kept on the statute books, so as to authorize the state to make the tax levy for the \$300,000 contingent ap-propriation, whenever Congress shall ap-propriate its half of the purchase price. This would turn into the general fund the \$100,000 now waiting in the State



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LOT NO. 1.

All of our Fall and Winter Hats, newest shades and styles, many of the new greens-that sold for \$2.50, your choice of, at .. \$1.85 LOT NO. 2.

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propriation law, since it might tie up \$300,000 of the taxpayers' money indefinitely. He wants to keep the present act in some form and release the appro-priation. His committee is not opposed

to state's paying half of the purchase price of the locks. The House committee on ways and means tomorrow morning will report un-favorably on four bills as follows: Ap-propriation of \$10,000 for Italian earthquake sufferers; \$3000 for Humane Socie-ty uses; \$15,000 for improvements to Grand Ronde River; \$150,000 for building for Historical Society.

## ASSESSORS ARE CALLED IN

WILL HELP STATE BOARD EQUALIZE TAX LISTS.

Governor Approves Emergency Bill and Calls Meeting of Board Next Tuesday.

STATE CAPITOL, Salem, Feb. 2 - (Special.)-Equalization of state taxes under the emergency tax law will be taken up next Tuesday in the Capitol by the Governor, the Secretary of State and the State Treasurer, in conjunction with County Assessors, all of whom today were summoned to Salem by wire mes-

sage. The Governor approved the bill today and soon thereafter the board met and decided that it needed information from Assessors in order to even up the assessments of the countles for the state levy. Each county's share of taxes will stand in the proportion that its assessment bears to the total equalized assess-ment of the state. The board will endeavor to even up the county assessmen a uniform basis of values.

### HERRIN GETS BETTER JOB

SAN FRANCISCO, Feb. 2.-According to a story printed in a morning paper here today, W. F. Herrin, head of the Western law department of the Southern Pacific and executive representative of E. H. Harriman in the transcontinental rail-Railway, will become the personal agent way system, now controlled by the railroad magnate. It is said that Herrin will be succeeded by Peter F. Dunne, who is now general attorney for the road. W. F. Herrin has recently returned from a F. Herrin has recently returned from a trip to New York, where it is stated he held a conference with Harriman, which led to the offer. It is said the attorney will receive a salary of \$100,000 a year. At the conference it is said the only hitch in the proceedings was Herrin's indisposition to leave California, so it was arranged that he is to maintain his residence here. The paper also asserts that Dunne will have nothing to do with the Southern Pacific political bureau, which was said to have been conducted by Herrin, and it maintains that this department rin, and it maintains that this department has been turned over to Walter Parker, of Los Angeles. It is well known that Harriman has

long reposed the greatest confidence in the judgment of the company's attorney and when the work of the great rallway system under his control cumbersome for him to handle, it is said that he determined to secure his services in more than legal matters. Dunne, who is said to be slated as Her-

rin's successor, has been remarkably successful in the extensive litigation, to which the Southern Pacific has been sub-

It is said that the contemplated changes will go into effect some time at the be-ginning of the next fiscal year. In preparation for them, Paul Shoup has recent-ly relieved Herrin of the control of cer-tain of Harriman's private interests on this Coast, and the latter has just finished a trip of inspection over the Mexican lines controlled by the magnate.

Rumors printed locally that W. D. Fenton, of Portland, will succeed Herrin at San Francisco; that E. E. Calvin will go East, and that J. P. O'Brien will take his place are scouted by local officials of the Harriman system. They have no information tending to support such supposed changes, and place no credence in the reports.

### Last Coin Buys His Death.

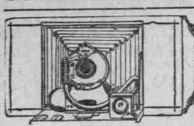
SEATTLE, Feb. 2.—John Farrell, 29 years old; who has been out of employment for the past six weeks, ordered his wife to leave him last night on penaity of death, then locked his room door, plugged up the cracks in the door and window, placed his last 25-cent piece in the gas meter, turned on the small gas stove and died of asphywiation. When his wife returned this morning at 10 o'clock to get her clothes she found him dead. He came here two years ago from Joplin. Mo., where he was married. His parents live at Colombia. rado Springs. Despondency over his penniless condition and no work was his motive.

Senator Jones Pledges Aid.

VVANCOUVER, Wash., Feb. 2-(Spe propriation, whenever Congress shall appropriate its half of the purchase price. This would turn into the general fund the \$100,000 now waiting in the State Treasury.

The constitutionality of this method is doubted. Chairman Nottingham, of Senate ways and means, said tonight this committee is opposed to the present appropriate its half of the purchase price. VVANCOUVER, Wash., Feb. 2—(Special.)—Will B. DuBois, chairman of the deep water committee of the Vancouver Commercial Club, has just received a letter from United States Senator-elect W. L. Jones, in which the Senator assures Mr. DuBois that he will do all in his power to have a new survey made of Vancouver Harbor.

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We have good 4x5 folding Film Cameras; when new sell for \$20.00; now......\$10.00 Good 4x5 box style plate and film Cameras, values to \$10.00, now .....\$1.50 Folding plate Cameras, slightly used, 4x5 size, values to \$15.00; now .....\$6.50

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FREE PHONES FOURTH FLOOR

Advocates of the bill desired in the ballot last June which the people did not want by professional circulators, paid by certain interests, conspicuously rival salmon factions of the Columbia River. Not-

tingnam pointed out that the petitions for the local option law in 1904 were circu-lated without expenditure of any money,

and insisted that any meritoriou

CHARGE ACCOUNT

## PETITION BILL DEFEATED

SOLICITORS FOR NAMES MAY STILL SECURE PAY.

Harriman's Chief Aid Promoted to Smith's Bill Will Be Reconsidered, It Is Said, and May Get Past Senate.

STATE CAPITOL. Salem, Or., Feb. 2.—
(Special.)—Paid solicitors of initiative signatures will continue their traffic, on account of defeat in the Senate today of Senator Smith's (Marion) bill prohibiting such pay by a vote of 13 ayes to 14 noes, 16 being required for passage. The vote was:

Was:
Ayes—Balley, Barrett, Beach, Chase,
Coffey, Cole, Hart, Johnson, Nottingham,
Oliver, Parrish, Scholfield, Smith (Marion)—18.
Noss—Abraham, Albee, Bingham, Caldwell Hedges, Kay, Kellaher, M. A. Mil-

Nos-Abraham, Albee, Bingham, Caldwell, Hedges, Kay, Kellaher, M. A. Miller, F. J. Miller, Mullt, Seilling, Sinnott, Smith (Umatilla), Bowerman—14.

Absent-Merryman, Norton, Wood—3. The bill may yet pass the Senate. Among the negative votes were one of two members favoring the bill, who, when the three absentees shall be present, will move to reconsider. Supporters of the measure say that it will then pass, If it does, it will be vetoed by the Governor. Argument for the bill was led by Smith.

#### For what purpose do YOU use Ivory Soap? For the bath?

Good! But why not for the toilet as well? There is no purer or better soap than Ivory; no soap that leaves the skin so smooth and cool and clean.

And it is inexpensive, too-costs only a few cents a cake.

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Have You Bladder Trouble? Then Take

## Gold Medal Haarlem Oil Capsules

and find quick relief This cid-fashioned, time-honored home remedy stands without an equal as an effective and sure remedy for all Bladder, Ridney, Liver and Stomach troubles. In use over 200 years. Gold Medal Haarlem Oil is the only genuined Accept no other brand. 35c per box for capsules, 25c for the bettles.

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## HAIR BRUSHES

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Grand savings can be made by purchasing Hair Brushes and Bristle Goods this week. These prices are samples of what you can secure:

Hair Brushes, regular 25c, spe cial at only ......19¢ Hair Brushes, regular 50c, special at only ......39¢ Hair Brushes, regular \$1.00, spe-Hair Brushes, regular \$1.25, special at only ......98¢

Genuine Ebony Hair Brushes 1/4 Off

### Gentlemen's Military Sets

On special sale this week, 25 to 50 per cent discounts; prices 75¢ to \$6.00.

HAND BRUSHES, choice 23¢ Worth 25c, 35c and 40c.

#### At Greatest Savings Ever Offered

One dozen Oneida, 5-ounce roll, regular 50c, special ..... 42¢ One dozen Sanitas, 8-ounce roll. regular 65c, special .....57¢ One dozen Zilk, large roll, regular \$1.15, special .........94¢ One dozen Delta, square package, regular \$1.00, special 90¢ One dozen Klondike, square package, regular \$1.20, cial ......\$1.02 One dozen Ye Upper Ten, square package, regular \$1.75. cial ......\$1.44 Balsam Tissue, regular 25c package, special, 3 for ..... 50¢

Toilet Paperholder, Special at 10c

OPEN A MONTHLY

# of Marion; Coffey, Barrett, Beach and Nottingham. On the roll-call, in explaining their votes, Cole, Balley and Oliver urged passage. Opposing arguments were made by Selling, Albee, Kay, Abraham and Hedges. Advocates of the bill declared that intitative bills were placed on the ballet. RELEASE MRS. LONGTAINE

Woman Who Shot Dr. Peacock Is Admitted to Ball.

ASTORIA, Or., Feb. 2 .- (Special.)fined in the County Jail at Cathlamet since last Friday on a charge of shooting and dangerously wounding Dr. Peacock, was released today on \$500 bonds,

Trunk and bag sale. Harris Trunk Co.



FREE Special Bottle of

# Thousands know by personal experience that an outward application of

Minard's Liniment relieves pain and brings peace of mind and body, and we propose to enable those who have never used Minard's Liniment, to test its merits at our expense, by inviting them to call at any of the Druggists named below, today or tomorrow, and get a bottle, free for the asking.

When you realize that Minard's Liniment had its birth in the prescription of the late Doctor Levi Minard, who used it and recommended it in his private practice, fifty-five years ago, and that by personal recommendation it has since come into universal use, and that each year an increasing number of people use it, you begin to appreciate that our confidence in its merit is but reflecting the faith expressed by those who depend upon it, who know

## by experience that it is best for them, that it stands alone as the most effective, economical and clean-to-use external application for rheumatism, neuralgia, pleurisy, stiff, twisted joints, sore, strained, or lame muscles, tired, aching feet, or any pain or ache.

Marvelous Cure of Mr. C. Howland, of 19 Bunker Hill Street, Charlestown, Mass., writes, "I wish I had used Minard's Liniment sooner than I did, because it would have saved me a great deal of pain and lots of money. For seven weeks I had to sit on the edge of my bed with my feet resting on the floor, but with the first application of Minard's Liniment I was able to lay out straight and Three bottles of the Liniment have loosened the cords so that now I sleep. Three bottles of the Liniment have loosened the cords so that now I am able to go to work, and the rheumatism has not bothered me any, only on damp days, in the mornings, but will soon work that off. I am a long-shoreman, loading and unloading foreign ships, and I have recommended Minard's Liniment to several of my workmen, that have the same trouble with stiff joints. The other liniments I used did not seem to take the stiff-ness out of the cords." (Signed) C. Howland, Charlestown, Mass.

This Offer Good Only Today and Tomorrow Skidmore Drug Co., Agents, 151 Third Street, Portland