OLYMPIA KICKS OUT INITIATIVE

Senate Quickly Disposes of Proposal to Consider Basic Law Amendment.

CRIMINAL CODE HITS SNAG

Which Knocks Out Social Poker. Grain Inspection Bill Now

Up to the Governor.

OLYMPIA, Wash., March 5 .- (Special.) -The initiative and referendum, which two years ago passed the House, to be two years ago passed the House, to be killed in the Senate today received scant consideration in the lower branch of the Legislature. Denman of Spokane attempted to get the bill on the calendar today, asking for early consideration, when Bishop of Jefferson suggested that the House consider it at once. He moved indefinite postponement and the motion was carried with a rush by a viva voce vote.

The final adoption of the crimnial code now depends on one or the other House receding from its position on important amendments. The House struck out the sections prohibiting the sale or manufacture of rectified or improperly aged liquors and also the exemption from criminal inhibition of games for wagers played between the host and guests in private residences or apartments and

made numerous minor changes.

When the bill came back to the Senate today Cotterill, Falconer and Bryan urged that the Senate concur, so as to get the measure out of the way for other im-portant legislation. The discussion centered on the stricken sections relating to rectified liquors which had been pro-posed in the Senate by Piper of King. Senator Piper has two bills pending on the same subject, and it was urged that the Senate could pass those and cure the omission in the criminal code. Piper urged that the Senate take no chances with the House, and the motion to concur was voted down, 22 to 15. The House later refused to recede and conference committees will be appointed. The amendment to the gambling section, while not mentioned, is known to be one of the principal points of difference also.

The new grain inspection and warehouse bill is now up to the Governor, the House having passed it today. The bill abolishes the present office of State Grain Inspector, but puts supervision of grain the Senate could pass those and cure the

Inspector, but puts supervision of grain under the Railway Commission. The law is broadened to give the Commission con-trol of public warehouses and inspec-tion of hay. Raliroad companies, under the new law, will have to have suitable sidetracks, equipped with scales, for pur poses of weighing. The cost of inspection of sacked grain will be advanced from 75 cents to \$1, and the inspection of bulk grain will be 75 cents.

The Senate modified the general fishrie Senate monned the general isn-eries bill applying to Puget Sound and tributaries, so that the threatened put-ting out of business of 1400 gill-netters will not be accomplished, if the House accepts the amendment. Gill-netters not be prohibited from fishing in streams as provided in the original bill. The subject caused a lengthy discussion in the Senate this afternoon, and lines are distinctly drawn between the trap men and gill-netters, partly owing to the fact that this is the year for the big run

RECALLS FAKE SALEM RACE

Recent Hot Springs Swindle Similar to One Ryan Worked Here.

SALEM, Or., March 5 .- (Special.) -- There is a strange similarity between the no-torious footrace swindle at Hot Springs, Ark., and a similar swindle which took place in Salem in September, 1904. The man who pulled off the stunt in Salen was J. C. Ryan, a crack footracer, The name given by the man who did the job at Hot Springs recently is George Ryan

The general plans of the two fake races were much the same. J. C. Ryan's victim was an East Portland druggist, who dropped \$2000 in the game. Byar was convicted and sent to prison on a four-year sentence, but was pardoned by Governor Chamberlain about two years age. He left Salem about a year

In addition to the coincidence of names character of the game that was played, people familiar with events re-mark the further fact that J. C. Ryan was once caught in a similar trick in Idaho, before coming to Salem. A friend of J. C. Ryan's said today that the latter used to live in Arkansas. He was a native of Yambiil County and in his youth was a noted sprinter

STORE THIEVES SENTENCED

Three Years in Prison for Stealing Suit of Clothes.

EUGENE. Or., March 5.—(Special.)— Ed Wilson and John Sullivan, who stole a number of articles from Hanson Bros.' store last Monday night, and who were accessed the next day at Ashland, were sentenced today to three years each in

he penitentiary. Ray Martin, the boy who entered Polder & Davis' store and stole a suit of few weeks ago, was sentenced to four months in the county jail. Joseph lirown and Fred Lawrence, aged 16 and 17 years respectively, broke into Savage & Lawrence's music store and stole a of instruments and were con mitted to the Reform School

CLERK AND \$600 MISSING

Oakville Merchant Gives Express Order to Cashier, Who Flees.

MONTESANO, Wash., March 5 .- (Spe clal.)-Harry Cooper, an Oakville mer-chant, went to Seattle the other day chant, went to Seattle the other and as he was expecting some money by express left orders for his book-keeper, J. J. McVeigh, to get the money, keeper, J. J. McVeigh, to get the money.

ing for his clerk. The bookkeeper took the evening train to Elma. Wash., hired a rig and drove back and caught the southbound train at 2 o'clock next morning.

WESTON IMPLORES BENSON

Farmers' Union Requests Legislature Provide for Normal Schools.

Farmers' Educational and Co-operative Union, are urging Governor Benson to call a special session in order that the Legislature may deal with the Wormal School question. The local branches known as Union No. 5, with over 40 members, and Union No. 7, with 30 members, have each unanimously passed a resolution addressed to Governor Ben-son, as follows:

We denounce the action of the Legisla-ture in falling to provide for the State Nor-mal schools, thereby demoralizing the educa-tional system of the state and creating a false impression in the minds of prospective settlers.

scitiers. We excreedly urge that you call a special session of the Legislature to provide for the maintenance of these schools until the normal school question can be settled by the power of the initiative or until the schools can be placed on a permanent basis at a regular session of the Legislature.

The committee appointed to solicit funds in Pendleton for the maintenance of the Eastern Oregon Normal un-til June, secured over \$700, making a fund of about \$3000 that has now been subscribed for this purpose. The work of the school is progressing as usual with the same faculty under President Senate Refuses to Concur in Bill taken charge of its financial affairs.

MILLION MORE IN BANKS

Deposits Increase in Oregon and Money Goes to New York.

SALEM, Or., March 5.—(Special.)— An increase of almost a million dol-lars in individual deposits in Oregon Banks since November 27, 1908, is shown by the official statement of the shown by the official statement of the condition of Oregon banks on February 5. This is an increase of 11-3 per cent. In a little over two months. The total deposits now aggregate \$74, 523,500.86. During the same period the cash on hand in the banks has increased \$300,000. Another showing that seems significant is that loans and discounts have decreased over a million dollars and the amounts due from other banks and bankers have inother banks and bankers have in-creased over a million dollars, indi-cating that the money which was withdrawn from Eastern banks after the scare of a year ago has been going back again. In other respects the statement shows no important changes as compared with the report of last November

As usual, State Bank Examiner Steel has had difficulty in securing reports from the state banks, the delay in every instance being among the smaller banks that should be able to report promptly. Despairing of getting relief from the difficulty by peaceful methods Mr. Steel has announced that

methods, Mr. Steel has announced that hereafter the penalty of \$50 a day will be imposed upon all delinquents.

In addition to the statement showing the condition of all banks, Mr. Steel has compiled a list showing in what states the Oregon state banks have their reserves. The list is as follows:

	1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	
2	California	\$1,670,178.56
	California	18,150,78
	District of Columbia	1.952.72
	1daho	37,245,48
•	Tilinola	655,865,69
3	Massachusetta	7,827.92
	Minnesota	40,293.15
	Missouri	93,094.84
	Nebraska	105.300.17
9	New York	2,527,731.51
ŧ.	Oregon	2,728,111:21
1	Pennsylvania	37.036.56
	Utah	41,798.91
	Washington	187,271.77
Į.	Marie T	
÷	Total	18.80X,X08,83

SPECIAL SESSION CALLED

(Concluded from First Page.) stances should new legislation be con sidered. They were agreed that the defects that have been discovered in laws

fects that have been discovered in laws passed at the regular session should be corrected and that no further business should be undertaken. As for the Normal school question, those that expressed themselves on the subject took the position that this issue was finally settled at the regular session and should not be allowed to take up any of the time of the special session. The following views of the special session and what it should undertake were given by members of the delegation from this county last night.

Senator John B. Coffey—I desire to do only what the best interests of the state

slature themselves should be considered responsible for the errors that were

Senator A. A. Balley-We should do what work must be done as soon as pos-sible and adjourn. I will consent to cor-recting mistakes in laws enacted at the regular session, but will oppose taking up any other legislation. Representative ... D. Abbott-The laws

enacted at the regular session and in which errors have been discovered prop-erly are our affairs, and we should correct them in addition to rectifying the defect in the appropriation bill for im-provements at the different state institutions. But we must stop there. The Normal school fight is dead and no other gislation should be considered.

Representative K. C. Couch-I am op cosed to having the special session do mything besides correct the errors in the work that was done at the reg session. In response to a letter f Governor Benson I have advised that I shall not submit any new legis-lation, and I understand it is on the strength of a similar assurance from a majority of the members of the two houses that he has decided to call the special session.

Representative R. S. Farrell-We should limit the special session to the shortest possible time. As for myself, I would not go beyond correcting the defect in the appropriation bill. If it is possible for us to do our work in one day and adjourn, we should do so.

Representative F. I mager We hard.

Representative E. J. Jaeger-We should orrect all the defects in the bills we passed at the regular session and then adjourn. I had hoped that a special session would not be called until after the journals of the two houses had been revised on that all revised, so that all errors could be cor-rected at one time. But now that we rected at one time. But now that we are to be called together, we should nsider any new legislation or bills that failed at the regular session. In anticipation of a special session, friends of the Normal schools have been seeking to exact promises from members of the Legislature that they would support a bill for the maintenance of these insti-tutions in case the Legislature should meet again. We should consider that the Normal school fight ended with the regular session and certainly should not consent to its revival at the special ses-

Death Takes S. R. Scott. HARRISBURG, Or., March 5.—(Special.)—Samuel R. Scott, of this city, a sketch of whose life was published in last Sunday's Oregonian, died last night. last Sunday's Oregonian, died last night, aged 86. He was a member of Oregon's last territorial Legislature. The body will be taken to Salem tomorrow and buried beside the body of his wife. Further than the body of his wife. lem lodge No. 4 A. F. and A. M.

Philomath Defeats Albany.

ALBANY, Or., March 5 .- (Special.) Philomath College defeated the Albany High School in two basketball games in his city last evening. In the game be tween the first teams of the two schools Philomath won by a score of 34 to 28, while the second team game went to 28 Philomath 25 to 23.

TO CURE A COLD IN ONE DAY WESTON, Or., March 5.—(Special.)—
Practilla county farmers, through the Druggists refund money it it falls to cure.
E. W. GROVE'S signature is on each box 25c.

GET NEW RAILROAD

Eastern Capital Behind Firm Which Takes Over Traction Company Rights.

TO BEGIN WORK APRIL

Line Will Extend to Columbia River and Afford an Outlet for Products of Inland Empire-Bids Have Been Called For.

WALLA WALLA, Wash., March 5 .-Special.)—W. S. Mathias, a construc-onist from Spokane, representing a ompany composed of Eastern and local apitalists, is in the city today and announced that the old company known as the Walia Walia & Columbia River Traction Company has practically gone out of existence and that this line will be conducted under an entirely new

The names of the capitalists could not be ascertained, but it is assured that it is neither a Hill, Harriman nor Graves proposition, but an independent organization. The new company will assume the franchise and right of way of the original organization, and will begin active work on the road April 1.

Bids are now open for grading work, and as soon as a contract for this has been completed, it is announced that a force of men numbering about 200 will be put in the field with this city as headquarters. The proposed rall-road will afford an outlet to the Columbia River, but it is not probable that the lines will be extended beyond that However, extensions will be constructed to such places as the busi-ness will warrant. By this system Walla Walla will be the central point and lines radiating from it will tap the sources of the entire valley

TAX ISSUE STILL MUDDLED

HARRIS DECISION IN GATENS CASE IMPORTANT.

Question of Wording of Emergency Clause May Affect Acts of Legislature.

SALEM, Or., March 5 .- (Special.)-Judge L. T. Harris will decide questions of more importance than a Multnomah County Circuit Judgeship when he de-termines the suit brought by Attorney Henry E. McGinn to test the sufficiency of the emergency clause on the act by virtue of which Judge W. N. Gatens holds office. The emergency clause on the emergency tax law, under which the last apportionment of taxes for 1906 was made, does not contain the word "Imsediate," the omission of which Attorey McGinn believes to be fatal to the judgeship law. The emergency clause on the act under which Judge J. S. Coke of Coos and Curry, holds office, is in the same condition

To all appearances, therefore, if Mo- MILLION SPENT ON ROADS Senator John B. Coffey—I desire to do only what the best interests of the state require. All bills passed at the regular session in which defects have been discovered should be corrected and made operative, but we should not have a long session. I feel that we have already been at Salem long enough. Neither do I consider that the members of the Legislature themselves should be considered. nediate preservation of the public peace, health or safety. McGinn's contention is that it is not sufficient to declare that an act is necessary for the preservation of the public peace, health and safety, but that the language must be "immediate preservation

The emergency clause on the emergency tax law reads as follows: "In view of the fact that the provis-ons of this act are necessary to the public peace, health and safety, an emer-gency is hereby declared to exist and this act shall be in force and effect from and after its approval by the Governor. In the act providing for two new Su preme Judges and in the general appro-priation bill the emergency clause follows the language of the constitution that there is no doubt as to these. The emergency tax law, the Tax Commission law and the two Circuit Judgeship laws seem to depend upon whether the word "immediate" is neces-

If Judge Harris should pass upon the question before the special mession meets, he might save trouble as to the 1906 tax

Two state tax apportionments have een made already this year and a third may be necessary.

SHIPPERS CRY COMBINE Houlton and Scappoose Merchants

Complain of High Freight Rates.

SALEM, Or., March 5.—(Special.)—The Oregon Railroad Commission today conducted a hearing upon the complaint by Scappoose and Houlton shippers against the raise of class freight rates by the Northern Pacific between Portland and those points.

N. A. Perry, of Houlton and J. G. Watts and G. B. Milloy, of Scappoose, merchanis, testified that the new rates which went into effect March I, will practically and the second of the s which went into effect March i, will prac-tically cut off their profits on goods effected by the raise, for the reason that they cannot raise the price of the goods accordingly. The Northern Pa-cific asserted that the new rates are the same as are charged on other roads for the same distance out of Portland, and that Scattpoone and Houlton have been that Scappoose and Houlton

enjoying low rates to which they are not The complainants replied charging that there is a combination between the O. B. & N. boats and the Northern Pacific for rates were raised on the boats the same time as on the road. The hearing was continued in order to give opportunity to prepare a tabular et nent as to the amount of traffic affected

FIREMEN DRUNK ON DUTY

Disgraceful Condition Made Known in Spokane Department.

SPOKANE, Wash., March 5 .- (Special.) -Following a sensational hearing before the Board of Fire Commissioners today, Harry Traughber, captain of Station No. 9, was reduced to a foreman, and G. W. Morrison, driver; F. G. Black, hoseman, and J. W. Cooper, driver, all of the same station, were discharged from the de-

partment. The three men were charged with being drunk while on duty, while the captain was charged with having allowed the drunken orgy in the station to

A fireman testified that Morrison was so intoxicated when a recent night alarm was rung in that he could not leave his bed, and the catpain was forced to drive the apparatus. In this fire a woman was sufficiated. Testimony was also introduced to show that the May Be Reopened. three firemen were wrunk one night and threatened to kill the fireman who was on watch at the station.

TIMBER LAND BUNCO BAIT M'DONALD ASKS REHEARING

Alleged Timber Locators Working in Puget Sound Oltles.

SEATTLE, Wash, March 5.—Lured by promises made by land locators operating in Seattle, Tacoma and Bellingham, scores of innocent and ignorant men have been induced to part with considerable sums of money in the belief that they would be stated. with considerable sums of money in the belief that they would be able to obtain prior rights as homestenders and timber land claimants in filing entries on land in Oregon involved in the suit brought by the United States Department of Justice against the Southern Pacific. The charge made by the locators is \$600 of which \$150 is paid down and the homesteaders are told, that they will obtain first rights should the land revert to the Government. This is the land involved in the sensational attack of President Roosevelt on Senator Tillman a few weeks ago. The local United States Land Office receives inquiries every day regarding these inquiries every day regarding these lands, the inquirers believing that the land is Government land and subject to

COMPLETE LINE APRIL

Trains to Run From Portland to Spokane Over S. P. & S. Tracks.

SPOKANE, Wash., March & .- (Special.) "Trains will be running from Spokane to Portland over the S. P. & S. by April 1, or soon after," said F. R. Clark, president of the road, who is in the city today making tarning. making terminal arrangements with the Northern Pacific, over which road the North Bank trains will reach the city from Winns, about six miles west of Spo-

There will be two passenger trains a day," continued Mr. Clark, "but the schedule has not yet been worked out. For the last month 200 men have been amployed in ballasting the track between employed in ballasting the track between Cheney and Marshall and putting it in excellent condition. The connection with the Great Northern here is being con-structed by that road because it had all the material convenient. More than 200 men are employed on this work near the city."

WRIT SERVED ON COUNCIL

Members Must Show Cause Why Special Election Is Not Called.

HOQUIAM, Wash., March 5.—(Special.)

The Hoquiam City Council has been ordered to appear tomorrow and show cause why a special election should not be called at the benest of the fourth ward voters, and Judge Irwin, of the Superior Court, has also issued a permanent injunction restraining the Council and City Treasurer Fairbairn from levying assessments against the Poleon ing assessments against the Polson Shingle Company and the Coats Shingle Company for improvements to Ontario street, abutting the holdings of the two

companies.

Service was had on this writ by the serving of a copy individually upon serving of a copy individually upon Mayor Frary and Treasurer Fairbairn and a reassessment will be necessary be fore collection for Ontario street im-provement can be accomplished.

Lewis County Books Show Large Sn for Public Highways.

CHEHALIS, Wash., March 5 .- (Special.) CHEHALIS, Wash., March 5.—(Special.)
—One of the interesting points as shown by the report of the expert who recently checked up the County books is the statement of the assists of the County in the way of public property, improvements etc. This shows roads in which are invested approximately \$1,015,500; bridges, worth \$33,045; ferries, \$2000; Pe E2I jail. \$400; courthouse and jail, \$50,000; fixtures of same, \$10,000; road machinery, \$5000; rock crushers, \$10,000; poor farm and buildings, \$5000. Total \$1,171,943. buildings, \$6000. Total \$1,171,943,

Salaries Up; Taxpayers Growl.

CHEHALIS, Wash., March 5.-(Special. Some stir has been occasioned in Lewis County by the recent action of the Board of County Commissioners in raising the classification of the County from the 13th to the 7th class. Under the new classiff cation the officers of the county will receive larger salaries than heretofore, the incremes being as follows: Auditor, from \$1600 to \$1800; Clerk, from \$1500 to \$1500. Treasurer, from \$1800 to \$1900; Sheriff, from \$1600 to \$1900; Attorney, from \$1900 \$1900; Superintendent, from \$1200 to \$2000; Engineer, from \$1600 to \$1900; As from \$1200 to \$1500; Coroner, a salary of \$800 instead of fees; County Board, \$500 annual salary instead of fer

Two Men Frozen to Death.

ASHCROFT, B. C., March 5 .- From ported the discovery of two men froz death on the McLeod River, at a poir about 60 miles from Barkerville. They were Charles Baker and James McCurdie who left Barkerville six weeks ago bound

Normal Fund to Treasurer.

WESTON, Or., March 5 .- (Special.)-The executive committee of the Weston Normal met today and decided to send the local funds to the State Treasurer as fast as collected, as required by the State Normal board. Most of the subscriptions are in monthly installments.

Ohio Jeweler in Jail.

SHATTLE, March 5 .- Charged by the Ohlo Jewelers' Association with the em-bezzlement of money and precious stones to the value of \$6500, F. E. Freeman, until recently a prominent jeweler of North Baltimore, O., is held in the King County upon a complaint sworn to by Sheriff Robert T. Hodge.

Victim of Consumption. HARRISBURG, Or., March 5.-Walter N. Bucknum, aged 20, died at the home of W. L. Wright in this city early yesterday morning, after a two weeks' illness of consumption. He leaves a wife and two children to mourn his untimely

New School Election Issue. -La Grande will hold a special election on March 27 to decide whether or not a new school building is to be constructed here.

\$500 for Union County Exhibit.

LA GRANDE, Or., March 5.-(Special.) -The County Court today appropriated \$500 to exploit Union County at the Se-

May Be Reopened.

Washington Assistant Attorney-General Back From National Capital, Where He Filed Brief Praying for Reargument.

OLYMPIA. Wash., March 5.—(Special.)
"A rehearing of the Oregon Washingon boundary case will undoubtedly be ton boundary case will uncountedly be granted by the Supreme Court of the United States," said El C. McDonald, special attorney for Washington, who has just returned from the National capital, where he presented a petition for McDonald bases his opinion upor

Mr. McDonald bases his opinion upon the contention that in arriving at its decision fixing the boundary, the Supreme Court, by mistake, considered and referred to in its opinion as Chart A, reproduction of a colored map which was never introduced in evidence in the case, nor properly belonge in the files of the case. This map, it is said, is misleading. The brief concludes as follows, referring to the map:

"In the first place, it does not show the hydrography of the river from the survey made necessary to the admission of Oregon. The hydrography is that of a survey made in 1800 and published in 1851, while the survey of 1852, published in 1854, was that necessary to the date of Oregon's admission.

Oregon's admission.

"Among other differences between the maps of 1851 and 1854 are these: On the map of 1851 as to the north channel the distance of the bar at midchannel from the midline connecting Cape Disappointment and point Adams, was west two miles, north half mile, while on the map of 1854 it was west three miles, south one-half mile. In the map of 1851 as to the south channel, the distance of the bar at midchannel from the middle the bar at midchannel from the middle of a line connecting Cape Disappoint-ment and Point Adams was three and one-half miles and south one and one-half miles, while on the map of 1854 such

half miles, while on the map of 1854 such distance was west one and one-half and south three and one-half miles.

"We beg to say in conclusion that we do not controvert the general propositions of law hald down by this court in its opinion, but accept same. We insist, however, that a misconception of the facts of the case has led to an erroneous application of those principles in the sole matter decided by the court, and has led the court to pass over without decision important questions at issue, condecision important questions at issue, con cerning which there is ample testimony and the determination of which is es-sential to a complete settlement of the controversy submitted. For these rea-sons, we submit that it is necessary to reopen the case and permit a reargument of the same, and we respectfully ask the court to make an order accordingly."

FINDS HER ANOTHER'S WIFE

DESERTING HUSBAND RETURNS, BUT TOO LATE.

Woman Now Asks for Double Divorce-First Husband Has Since Become Millionaire.

SEATTLE, Wash., March 5 .- (Special.) After four years of happiness with her second husband, their union blessed by a baby boy, Mrs. Margaret Broderick met face to face in the doorway of her own home, Frank Berwert, her first husband, now a millionaire, whom she supposed years ago, says a special from

As a result, a double-headed divon As a result, a double-headed divorce action has been filed here, the first on record in the county. Mrs. Broderick is seeking to sever whatever legal ties bind her to both men.

On February 8, 1902, she married Frank Berwert in San Francisco, and just a year later he disappeared. A long search falled to reveal any trace of the missing man, and in 1905 she was told by his sisters that he had been murdered while at work in a camp on the Russian Rive in California, Mrs. Berwert vist camp and was shown a grave which she was told was that of her husband.

On December 19, 1905, she was married to Edwin Broderick and shortly afterward came to Washington. One day last Sum-mer Mrs. Broderick was called to the door of her home to find herself gazing at Berwert. She fell unconscio the arms of her former husband. With the single remark, "I hope you are happy," he left, disappeared as myster-lously as he came. Fortune has smiled on Berwert since he disappeared, and his wealth is now said to run into seven

Attorney Wilson Buttner, of Aberdeen, has filed the papers here for Mrs. Brod-

LINN FRUIT UNION ELECTS

H. Bryant, of Albany, President, and D. W. Rumbaugh, Manager.

ALBANY, Or., March 5 .- (Special.) The Albany Applegrowers' Association which includes practically all of the applegrowers of Linn County, and which will market the local product on a uniwill market the local product on a unform basis, met here this afternoon and elected the following directors for three-years: H. Bryant, J. F. Peebler and F. M. Mitchell, of Albany; for two years, John MacNell, of Albany; John W. Pugh, of Shedds; for one year, M. C. Land, of Francisch, D. W. Burnhaush, of Transit, D. W. Burnhaush, of Pugh, of Shedds; for one year, M. C. Jenks, of Tangent; D. W. Rumbaugh, of

The directors then met and elected H. Bryant, president; M. C. Jenks, vice-president; F. M. Mitchell, secretary-treasurer, and D. W. Rumbaugh, man

Insane, Thinks He Is Going to Jail. ALBANY, Or., March 5 .- (Special.)-Believing he was being sent to the State Penitentiary for robbing a neighbor, Herman Anderson was taken to the Ore gon Insane Asylum from Linn County this afternoon. Five years ago, when Ander-son and his brothers moved into a homestead near Cascadia, a number of small articles disappeared from the home of an old bachelor who lived adjoining them just south of this city. Anderson

Bury Ploneer Today.

OREGON CITY, Or., March 5.—(Special.)—Mrs. Sarah Holcomb, who died yesterday at the home of her daughter, Mrs. R. D. Wilson, in St. John, will be hard been been as a second of the seco here tomorrow afternoo husband, who is very ill, was the sec-

MAP DECIDES BURNING ECZEMA QUICKLY SPREAD

Started Like Ringworm on Hand-Hand Swelled and Then Humor Spread to Arms, Legs and Face -It was Something Terrible.

PRESCRIPTIONS FAILED: CUTICURA CURED HIM

"I have used the Cuticura Remedies for a very bad case of eczema with complete success. About fifteen or eighteen years ago the disease developed in the shape of a large pinhead on top of my hand. It burned and itched so much that I was compelled to show it to a doctor. He pronounced it ringworm, and made very light of it. He gave me a wash and told me to apply it before going to bed and all would be over in the morning. But the next morning my hand was all swollen up and I poulticed it. When the doctor came to his office I showed him the hand and to my surprise he told me that he had never experienced such a case in his practice and said it was well I poulticed it. After trying his different remedies the disease increased and went up my arms and "I have used the Cuticura Remedies trying his different remedies the disease increased and went up my arms and finally to my thighs and legs generally and finally on my face. The burning was something terrible. After I had tried this doctor, as I thought, long enough, I went to another doctor who had the reputation of being the best in town. He told me it was a bad case of eccema and that it would take quite a while to cure it. His medicine checked the advance of the disease but no further.

ther.

"I finally concluded to try the Cuticura Remedies. I bought a cake of Cuticura Soap, a box of Cuticura Resolvent and a bottle of Cuticura Resolvent and found relief in the first trial. I continued until I was completely free from the disease and I have not been troubled with another attack since, I still use the Cuticura Ointment in my family as it is one of the best remedies to heal a sore or other injury rapidly. I can freely and truthfully say that the Cuticura Remedies are the best so far as my experience went with them and I am still recommending them, feeling sure I am not making a mistake. C. Burkhart, 236 W. Market St., Chambersburg, Pa., Sept. 19, 1908."

Complete External and Internal Treatment for

Complete External and Internal Treatment for Every Humor of Infants, Children and Adults con-sists of Cuttomia Soap (250c) to Cleanate the Shin, Justicura Constinent (50c.) to Heal the Shin and Cuttomia nura Resolvent (50c.), for in the form of Chorolate Coated Pills, 25c. per vial of 60 to Purity the Ricod, Sold throughout the world. Patter Drug & Chem. Oorp., Sole Props., Boston, Mass. 187-Mailed Free, Culteura Book on Skin Diseases.

and Sheriff of Clackamas County. She avea two sons, Samuel, of Odessa Wash., and Almong, of Republic, Wash., and two daughters, Mrs. R. D. Wilson and Mrs. Robert Johnson. Elopers Hurry Over Boundary Line

MONTESANO, Wash., March 5 .- (Speial.)-Lee Collier, of Oakville, and Elsie Garrard, of Garrard Creek, hurried last night to Cakville, where they were mar-ried by Justice of the Peace Fry, and taking a livery rig caught the northbound train at Centralia on their way to Brit-

........................ GET BUSY, DOCTOR!

In a recent issue of the American Journal of Clinical Medicine, the editor takes occasion to remind physicians of a number of instances, common to the practice of all, when quick, decisive action is necessary. Among other recommendations, it says:

"Get busy when a patient comes to you with a cough. It may be only a cold, but then a cold may be the preoursor of pneumonia, or the cough an early symptom of pulmonary tubercu

losis. To break up a cold quickly and cure any cough that is curable, there is n more effective remedy that the mix-ture of two ounces of Glycerine with eight ounces of good Whisky and s half-ounce of Virgin Oil of Pine com-pound pure. Take a teaspoonful every four hours. This formula is as they pensive as it is effective, because the mixture provides a quantity sufficient to last the avegare family an entire ear. Where Whisky is not readily btaluable, five ounces of fincture of Inchona compound can be used instead with equal effect. The ingredients car he purchased at the Skidmore Drug Co.

or any first-class pharmac; genuine Virgin Oil of Pine com pound pure is put up for dispensing only in half-ounce vials, each vial securely sealed in a round wooden case by Leach Chemical Co., Cincin



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