BUDGET NOW CHIEF ISSUE AT OLYMPIA

With Local Option Wrangle at End, Appropriations Demand Attention.

SESSION TO END THURSDAY

Large Amount of Important Legislation Already Disposed Of. Local Option Fight Was Long Drawn Out.

OLYMPIA, Wash, March 7 .- (Special.)-With local option out of the way and several of the most important measures before the legislature disposed of, or as good as settled, the last week of the session will be devoted to appropriations and a multiplicity of smaller bills.

In addition to the settlement of the local option issue the Legislature has now disposed of the school code, military code, insurance code, horticultural code, capitol commission bill, railway commission legislation, fisheries bills, hotel inspection, equal suffrage, initia-tive and referendum and is apparently ready to wind up the criminal code in short order.
Throughout the 55 days of the ses

sion that have slipped by local option has been the most absorbing issue. It has injected its influence into many other matters of legislation, engendered bitterness between members and has hampered seriously the other work of the Legislature.

Option Bills Among Earliest.

Local option bills were among the first filed in both Houses. The Mc-Masters, or Anti-Saloon League bill, was No. 29 in the House and its Sen-ate companion by Falconer was No. 28 in the upper House.

The House bill was the first to receive consideration. Reported out of
the public morals committee into a
body that stool 51 solid for its enactment without change it was only a
question of overcoming friibustering
tactics to get the bill through the
lower branch of the Legislature.

The bill reached the Senate without
having been changed materially and

The bill reached the Senate without having been changed materially and there it was sent to the public morals committee and kept on ice by the dry majority of that committee to await a favorable opportunity to force it through the Senate. There the Mc-Masters bill will now die, for another bill has taken its place and has passed both Houses.

Blocked by Senate Deadlock.

In the Senate the Falconer AntiSaloon League bill was at first referred
to the public morals committee, which
reported favorably on it. It was sent
into an unfriendly body, however, and
the Senate postponed action by re-referring it with another bill by Nichols,
S. B. 121, to the judiciary committee.
The judiciary committee sent out four
reports, two of which proposed the substitution of new bills, which were submitted therewith. The bills were made In the Senate the Falconer Antimitted therewith. The bills were made a special order for consideration and it was while this special order was pending that the McMasters bill came over from the House. The Senate first acted on the Falconer bill. Deadlocked 21 to 21, it wrangled over amendments for a whole day without adopting a single one of the 15 submitted, and then defeated the bill. defeated the bill.

The following day one of the Senate substitutes was adopted in Heu of the Nichols bill and with few changes was Nichols bill and with few changes was passed. This bill differed from the Falconer bill in that the latter provided for a county unit with voting at special elections upon petition of 30 per cent of the voters, whereas the former provided for the submission at general elections upon petition of 40 per cent of the voters the question of the issuance of liquor licenses. The unit in the Nichols substitute was the precinct outside of first, second and third-class cities, with each municipal corporation a unit in itself. The two bills differed materially as to the operation of breweries, restrictions on physicians and druggists and in enforcement features. The friends of the Falconer bill opposed the passage of this measure, but were unable to hold the entire 21 in line.

Compromise Is Accepted.

The Nichols substitute then went to the House and was referred to the public morals committee. It was be-lieved it had little chance of passing the House in the form approved by the

While the bill was pending in the house committee a compromise was effected in the Senate on a new bill drawn at a conference attended by Senators from both sides in the prev-ious alignment. Instead of introducing a new bill in the Senate this new measa new bill in the Senate this new measure was offered to the House public morals committee as an available compromise. It was accepted and reported out by the dry majority of the House committee, only to be amended so materially by the liberals, who had succeeded in capitaline a majority that the ceeded in gaining a majority, that the drys wanted indefinitely to postpone their own bill. They falled in this, and on the final vote all but two of them approved the measure.

The compromise bill retained the Senate number and the enacting clause, but otherwise was practically new

Senate number and the enacting clause, but otherwise was practically new. When returned to the Senate it was therefore technically in the form of an amended Senate bill and the House action was approved by the adoption of a motion to concur in the amendments. Six of the stringent local optionists in the Senate voted against the compromise, claiming that it was an ineffective measure.

The compromise bill, which will be signed by the Governor, makes every municipal corporation a separate voting unit, while the country districts in each county, outside incorporated cities, form another unit. The vote on the question of issuing saloon licenses may be taken at a special election upon petition of 20 per cent of the voters, but thereafter the

licenses may be taken at a special elec-tion upon petition of 20 per cent of the voters, but thereafter the question may only be submitted at general elections. Breweries are permitted to operate in dry territory and deliver their product therein for private use.

Many Liberal Features.

The enforcement features are strong, but the bill is objectionable to some of the ultra local optionists, because it makes small towns separate voting units and is liberal in its regulation of

In addition to the local option law the Legislature has adopted other leg-islation pertaining to the sale of intoxicating liquors. The sale of liquor to Indians of mixed blood who have or to Indians of mixed blood who have or have not severed their tribal relations dates won by heavy majorities. prohibited; the use of screens in doon doors or windows is prohibited; Gregory's last stand. See page II.

the manufacture and sale of rectified or blended liquors is regulated and the sale of liquors is prohibited in all cases unless aged for certain periods and under certain conditions. The last three provisions are in the criminal code, which, while having passed both Houses, is still pending for the adjustment of amendments.

Of probably equal importance to local option is the criminal code, which, with

option is the criminal code, which, with its 446 sections displaces practically every criminal statute in the state, is almost ready to go to the Governor.
The differences between the two
Houses on certain provisions of the
code have been adjusted so far as the
conference committee is concerned and
all that is now needed is for each
house to approve the report of the house to approve the report of the ommittee.
The code as it now stands, among

other things, will prohibit all forms of bookmaking, gambling on the stock exchange and the conducting of bucket exchange and the conducting of bucket shops. It makes tipping or receiving tips a misdemeanor; prohibits the ad-mission of minors to pool rooms; pro-hibits the admission of women to drinking saloons; requires the doors of places of public gathering to swing outward; makes specific the Sunday closing law, but permits theaters to open; re-enacts the anti-civerette law open; re-enacts the anti-cigarette law, the felony gambling statute and the anti-prize fight law; authorizes sterilization of certain classes of criminals and deals with nearly 100 other subjects.

Some Important Legislation.

POLICE RUSH MOB

Arrested at Spokane.

ORDERS HAD BEEN DEFIED

Industrial Workers of World Try to Hold Meetings Despite Fact That Six Are on Rockpile for Similar Offense.

SPOKANE, Wash., March 7.—(Special.)—Making a grand rush into the midst of a mob of 3000 people which had gathered on Main avenue this afternoon, a squad of 10 policemen arrested and dragged off to the City Jail 19 members of the Industrial Workers of the World, who were attempting to All told, the Legislature has passed hold street meetings in defiance of the

JUNCTION CITY HIGH SCHOOL DEFEATS SALEM IN DEBATE



HERBERT THORN I JUNCTION CITY, Or., March 7 .- (Special.) - Junction City's High School debating team scored another victory last week by defeating the Salem High School orators. The question was: "Resolved, that the county unit plan be adopted, with an elective board of five, to control all public school affairs (with the power to appoint the county superintendent), be adopted in lieu of the present district system." The judges were C. I. Starr, of Salem; S. L. Moorehead, of Junction City, and W. M. Dean, of Baker City.

110 bills, of which 49 have been approved by the Governor.

The following are among the most

The police acted so quickly that the

An act giving the State Railway Commission the power to regulate the rates of telephone and telegraph companies, and compel physical donnections between competing long distance lines in cities where both have exchanges.

changes.

An act placing inspection of grain and hay under the Railway Commission and giving it supervision over public warehouses. warehouses.

An act regulating horticulture, providing for the appointment of a State
Commissioner, dividing the state into
12 districts and providing for the appointment of a Deputy Commissioner

pointment of a Deputy Commissioner in each one.

An act creating a board to inspect the accounts of state, county and other public offices.

An act providing for the sale of the capital land grant of 112,000 acres and the construction with the proceeds of a capitol in Olympia to cost \$1,000,000.

An act prohibiting marriage between persons afflicted with pulmonary tuberculosis or certain other diseases.

An act creating a State Health Commissioner and appropriating \$40,000 for the investigation of the causes of and remedies for contagious diseases and epidemics.

An act providing for the issuance of

remedies for contagious diseases and epidemics.

An act providing for the issuance of \$206,000 in state bonds to take up at face and accrued interest the illegal normal school warrant issue of 1895.

An act creating the effice of hotel inspector and providing fire escape and sanitary regulations.

An act providing for the submission of a constitutional amendment granting equal suffrage.

An act conforming to the new Oregon law regulating the salmon fishing industry on the Columbia River.

Acts providing for two additional members of the Supreme Court and five additional Superior Court Judges.

Acts creating relief and pension funds for firemen and policemen.

Session Ends Thursday.

Session Ends Thursday.

The omnibus appropriations bill is still to be agreed upon and has not yet been introduced. This is now the most important matter bending. The omnibus road appropriation bills have passed the Senate, but not the House. The Senate is likely to have another resolution calling for an investigation of State departments to occupy its attention during the closing days of the session. The session ends next Thurs-day night and, as is the usual custom, the clock will undoubtedly be turned back and both Houses remain in session until nearly morning.

TEACHERS MEET IN ALBANY Executive Committee of State Association Discusses Dates.

SALEM Or., March 7.—(Special.)—The executive committee of the State Teachers' Association met with State Superin-tendent Ackerman yesterday to make tendent Ackerman yesterday to make arrangements for the next association meeting, which will be held in Albany. No date was definitely set, but the state meeting will be held either in June or near the Christmas holidays. Among those in attendance were President P. L. Campbell, Eugene; Superintendent W. L. Jackson, Albany; Principal L. A. Wiley, Portiand; City Superintendent W. W. Wiley, Newberg; City Superintendent J. M. Powers, Salem, and State Superintendent J. ers, Salem, and State Superintendent J. H. Ackerman, chairman of the com-

FRUIT MEN TO EXPERIMENT

Medford Orchardists Will Endeavor to Prevent Late Frost Damage.

MEDIFORD, Or., March 7.—(Special.)— The Rogue River Valley Horticultural Society has re-elected J. E. Watt, presi-dent for the third term. The other officers are: H. T. Findlay, vice-president; Harry Tuttle, secretary; J. A. Perry, treasurer. Professor Ogara addressed the fruit men. Mr. Ogars will have head-quarters in Medford during the coming Summer and direct his investigations in cross pollenization. Experiments will be made this Spring at frost prevention. At the meeting a resolution was adopted asking the County Court to make the \$50,000 appropriation for the Crater Lake road.

Woman Director Chosen.

CHEHALIS, Wash., March 7 .- (Special.) -Miss Maude Newland was elected school director for three years and N. B. Com-man for one year for Chehalis today.

The police acted so quickly that the seemed dazed and organized resistance was made impossible. The orators submitted peaceably and were locked in prison apartments adjoining a dozen of their fellows who have been arrested during the last two days for similar violations.
Six members of the organization are

now doing time on the rock pile wth \$100 fines hanging over them, and it is expected that the same thing will hap pen to the new prisoners today whe Police Court convenes.

TROLLEY BONDS ARE SOLD

Merchants Trust Gets Mortgage on Chehalis-Centralia Project.

CHEHALIS, Wash., March 7.—(Special.)—Yesterday the bonding mortgage of the Twin City Light & Power Company, given to the Merchants' Savings & Trust Company, of Portland, Or., was filed in the office of the Lewis County Anditor at Chehalis, This is the company, which is to build the electric line between Chehalis and Centralis. The company has already purchased the electric lighting plants in both cities. The bonds are at 6 per cent and a total issue of \$400,000 tis authorized. The recording fee on the view of the entire proceedings. is authorized. The recording fee on the document, which is one of the largest ones filed in the past two years in the

Auditor's office, was \$55.40.

Active work on the project has begun, and it is hoped to have the line In operation by the first of August.

FOR ANNUAL LEGISLATURE Idnn County Grange Proposes More

Frequent Sessions. ALBANY, Or., March L-(Special.)-A cheme for a change in the time and

CAME TO OREGON FROM TENNESSEE 56 YEARS AGO.



W. J. Humphreys, Deceased.

SALEM, Or., March 6.—(Special.)—W. J. Humphreys died at his home in the Waldo Hills, ten miles east of Salem, Wednesday morning, March 3, aged 50 years and 3 months. Mr. Humphreys was one of the early ploneers of Oregon coming from Tenesco Oregon, coming from Tennessee 56 years ago. At the time of his death he was the owner of one of the finest farms in the Waldo

Though devoting most of his time to farming, he was interested in mining operations, and was especially active in general affairs in Marion County, being identified with the Grange, and always a staunch adherent of the Republican party Mr. Hympheses

always a staunch adherent of the Republican party. Mr. Humphreys filled several local positions of trust, and was a member of and a liberal contributor to the Methodist Episcopal Church.

Mr. Humphreys is survived by his widow, now 78 years old, three brothers, four sisters, and eight children. The funeral was held from the family home at 11 o'clock A. M., Friday, Rev. P. S. Knight, of Salem, officiating, Interment was made at Rocky Point Cemetery.

manner of holding sessions of the Oregon Legislature in order to obviate the passing of bills before legislators have had time to consider them and the rushing through of illy-considered and victous legislation was broached at the meeting of the Linn County council of the Grange at Tangent yesterday. Under the proposed plan the Legislature would hold short sessions each year, the first session to be exclusively for the introduction of bills and the second session a year later, to be for the enactment or rejection of the bills introduced at the former session, no bills to be introduced at the second session. The plan also provides for an sion. The plan also provides for an emergency by authorizing the Governor to call special sessions for certain purposes. The Linn County council proposes to submit this plan to all 6f the granges of the state and if it is approved steps will be taken to enact it as a part of the will be taken to enact it as a part of the tate constitution by means of the

COOS BAY ASKS HARRIMAN

Wants to Know What He Means by 4 Per Cent Guarantee.

MARSHFIELD, Or., March 7 .- (Special.)—The Chamber of Commerce of Marshfield and North Bend are some-Marshfield and North Bend are some-what mystified at the wording of the telegram sent by E. H. Harriman to Governor Chamberlain regarding rall-way construction in Oregon. Mr. Har-riman speaks of wanting a guarantee of 4 per cent on the cost of building the line to Coos Bay. The committee from Coos Bay which visited the mag-nets last Fall did not understand that nate last Full did not understand that Harriman wanted any guarantee, but simply an assurance that there would simply an assurance that there would be sufficient business th give that interest on the amount to be invested. Colonel Holabird, a representative of Harriman, came to Coos Bay and was furnished figures, and the people have been awaiting Harriman's decision as to whether the showing warranted the immediate construction of the railroad. The Chambers of Commerce have therefore sent an inquiry to Harriman asking what further action is required of the people in order to hasten the building of the line.

BIDS FOR LAND SPIRITED

State Property in Lewis County Sells at High Figure.

CHEHALIS, Wash., March 7 .- (Speciel.)-Yesterday was the monthly day for sale of state lands at the day for sale of state lands at the Court House. The total sales aggregated many thousands of dollars and many of the tracts offered brought several times the appraised values. The most spirited bidding was on a series of tracts near Ford's prairie, west of Centralia, where the appraisements averaged \$73.50 for tracts containing \$5.02 acres, and which sold for from \$225 to \$403 each when put up at auction. The land is especially good for berry culture. One tract 20 miles east of Chehalis brought \$800 for 80 acres, one 50 miles east of here \$2350. whereas the appraised value was \$187.40 for 79.16 acres. Only one piece of timber was offered, that near Doty, which was taken at the appraised value, \$1357.50, by the Doty Lumber

HOUNDS WILL CHASE FOX

English Sport to Be Introduced in Yambill County.

M'MINNVILLE, Or., March 7 .- (Special.)—An old-time fox chase to take place here on the afternoon of Monday, March 15, is the newest event in local sporting circles. Real blood-hounds and a real live fox will be the principals. Billy Martin a few days ago captured a wild fox. This fox will be led over a circulture to the lead over a circulture to t view of the entire proceeding.

A prize of \$10 is to be given to the owner of the hound that passes over the line first on the homestretch and a \$5 prize for the next best.

HILLSBORO WILL EXHIBIT

Board of Trade to Encourage Display at Seattle Fair.

HILLSBORO, Or., March 7.—(Special.)— President W. H. Wehrung, of the Ore-gon Commission, Alaska-Yukon Fair, asks the Board of Trade to take an active asks the Board of Trade to take an active interest in furnishing exhibits in season, to begin shipments as soon as the exposition opens. He asks that cherries, fruits, hay and grain of all kinds be sent in as soon as harvested. The commission will pay all express or freight charges, and Mr. Wehrung states that each individual exhibitor will be rewarded with a card on the exhibit, containing his name and address.

The Board has voted to lead the com-The Board has voted to lend the con

Fire Limits Extended.

McMINNVILLE, Or., March %-(Special)-Recent action of the City Council has added ten blocks within the business district to the fire limits. No building can be constructed within this area of any other material except brick, stone, ce-ment blocks or reinforced concrete. As a number of now business houses are under contemplation this season, neigh-boring property-owners are rejoicing in the assurance that the new buildings will be both ornamental and practically conflagration-proof.

Railroad Pays \$50,000 Taxes.

CHEHALIS, Wash., March 7.—(Spe-CHEHALIS, Wash, March 7.—(Special.)—Yesterday's receipts in the Lewis County Treasurer's office were about an even \$80,000. The heaviest payments were those of the Northern Pacific Railway Company, which paid more than \$50,000 on its right of way, rolling stock, and the old Union Pacific grade and right of way. The Treasurer has taken in much more money up to has taken in much more money up to date this year than he did last year within the same period.

James N. Laws Dies at Astoria.

ASTORIA, March 7.—(Special)— James N. Laws, aged 62, for many years a highly respected citizen and merchant of Astoria, died at his residence here shortly after 7 o'clock this morning after an illness of several weeks, the primary cause of his death being Bright's disease. Mr. Laws was a former member of the Oregon Legis-lature and for years had taken an ac-tive interest in local political matters.

Property Assessment Cut.

ASTORIA, Or., March 6.—(Special.)—
The case of the Douglas Land & Trust
Company vs. Clatsop County was decided in the Circuit Court today in
favor of the plaintiff. The suit was
brought to reduce the assessment of a
number of "wildcat" lots on the 1908
assessment roll from \$2 to \$1 per lot.

The last week at Gregory Heights.

FIRST IN 13 YEARS

Linn County Is to Have Murder Trial.

'UNWRITTEN LAW' FIGURES

Case Is That of Charles Powell, Who

W. Gilman, San Francisco; A. J. McAllister, Milwaukie; B. W. Rydeiman, Canton; R. P. Alien, Chicago; D. Saily, New York; Mrs. A. H. Wright, Seattle; C. W. Hugley, Chicago; J. Marr. New York; Mrs. W. C. Bloomingdale, New York; I. J. Bath, Chicago; C. E. Gilhousen, Los Angeles; T. Frist, Tacoma; C. A. Stevenson and wife, Chicago; T. J. Ewart, Topeka; C. A. Bruhn, Chicago; T. J. Ewart, Topeka; C. A. Bruhn, Chicago; H. T. Buhmann, Chicago; T. W. Kleppel and wife, Hillings; J. T. Gleason, W. C. Kochen, Indiana; M. E. Pecker, Ellensburg; H. M. Swank and wife, Missen, Chicago; T. W. Kleppel and wife, Millings; J. T. Gleason, W. C. Kochen, Indiana; M. E. Pecker, Ellensburg; H. M. Swank and wife, Missey City; J. McMillan and wife, Miss P. McMillan, C. O. Rider, Philadelphia; S. B. November, Palitimore; C. W. Bush, Melson, B. C.; E. R. Loud, Atlanta; W. C. Chase, Boston; P. K. Ahern, Seattle; C. B. Rhodes, Lewiston, J. A. White, Oxford; R. S. Waldman, Dallas; P. G. Foster and wife, Houlam; H. L. Egune, M. D. Coons, Aberdeen; J. R. Green, F. M. Duggan, Seattle; C. F. Scott, San Francisco; C. H. J. Stoltenberg and wife, Seattle; Mr. and Mrs. F. C. Wade, Miss Richards, Miss Langford, Vancouver, N. A. Dlekinson, Chicago; E. C. Wood, San Francisco; R. A. Byron, Golette.

The Oregon—Mr. and Mrs. Alverson, Richmend; E. W. Slabasse, Ovenberg, W. M.

Shot and Killed Homer Roper for Paying Attention to Daughter Against Family's Wishes.

ALBANY, Or., March 7.—(Special.)—Linn County will have its first murder trial in 13 years at the term of State Circuit Court which begins tomorrow. The case of Charles J. Powell, who was bound over under a charge of murder in the first degree, will go before the

TWO PRINCIPAL FIGURES IN LINN COUNTY TRAGEDY



Homer Roper, Who Was



Leah Powell, Girl Who Was Cause of

grand jury Monday afternoon and the attand jury Monday afternoon and the attorneys both for the stat. and the defendant are ready to go on trial before Judge George H. Burnett.

Powell shot and killed Homer Roper three miles northwest of Brownsville on the night of January 28. The trouble which resulted in the killing arose over Roper's continued.

over Roper's continued attentions to Leah Powell, the 15-year-old daughter of the man now in jail on a murder charge. He eloped with the girl several months ago and went with her to Eastern Oregon, and after Powell brought his daughter here he ordered brought his daughter here he ordered young Roper to stay away from her.
Roper continued to meet the girl secretly, however, and on the night of the murder he went uninvited to a party at the home of J. A. Neis, where Miss Powell was a guest, and met the girl outside the house. Noting her absence, Miss Powell's brothers went home to tell their parents. Mrs. Powell went direct to the Neis place, while Powell, taking a 44-calliber rifle and Powell, taking a 44-caliber rifle and mounting a horse, started on a detour toward the place to intercept the couple, believing they were cloping

aguin Before Powell reached the Neis farm Mrs. Powell had found her daughter and taken her into the house. He rode up to the rear of the Nels house, and as he dismounted heard Roper call from a near-by shed, "Ive got the drop on you." Powell then fired one shot, striking a horse in the shed, and as striking a horse in the shed, and as Roper ran out into the open he fired twice more. Both bullets struck Roper in the head and either would have caused instant death. How he ever put two bullets into Roper's head before the boy fell is as yet an unexplained mys-

306-7-8 Oregonian Bldg. PORTLAND, OR.

ABOUT THE ONLY MONEY

THE AVERAGE MAN SAVES IS WHAT HE PUTS IN LIFE INSURANCE. IT MEANS A COMPETENCY IN OLD AGE AND IMMEDIATE PROTEC-

TION FOR YOUR FAMILY IF YOU SHOULD DIE

EQUITABLE LIFE

ASSURANCE SOCIETY OF THE UNITED STATES

PAUL MORTON, President

STRONGER AND BETTER THAN EVER

D. C. HERRIN, Gen. Agent

Davis, Berlin, Wis.; Mrs. E. C. Mason, Pasadena; Gust Carison, Aberdeen; G. A. Stephenson, Toledo; M. T. O'Conneil, Winlock.

The Ferkins—L. Marquam, Albany, Miss. M. Reilly, Seattle; W. S. Lysons, Kelso; Charles Brothers, Seattle; W. J. Rumbaugh, Colfax; F. C. Terrey, Minneapolls; S. J. Beck, Lexington; J. F. Spencer, Topenish; P. M. Tully, Chos Bay; Mrs. W. J. Haycox and son, Columbia Beach; Miss. M. Barghardt, Boston; Avery Longmise, The Dalles; G. D. Woodworth, Hood River; W. B. Williams, Hoquiam; Chester Ray, G. Gilk, Omaha; W. G. Whilisaide and wife, Eugene; John M. Crawford, Bellingham; J. W. Ireton, J. A. York and wife, Miss. Cowan, Boise; M. Denny, city; Edgar Barnett, Chicago; F. Hannirtz, Seattle; J. I. Smith, San Francisco; Grant E. Sargent, New York, F. Marrill, Seattle; H. B. Henley, Pomaroy; J. E. Steple, Medford; W. B. Wilson, Bend; G. Gunderson, Webster; P. S. Will and wife, Walla Walla; C. P. Gilbert, Hood River; George E. Martin, McMinnville; Alvan Carnegt, Albany; J. Moore, G. Waters, city; J. M. Benn, Tacoma; G. H. Munnaugh, city; S. R. Spencer, and wife, Tacoma; G. P. Clark and sou, city; W. R. Pearce, Salem; O. D. Robbins, Texas; George McKar, J. Blann, Waterman; F. Cleary and wife, Satsole, F. M. Anderson, South Bend; O. Statisherr, Seattle; A. M. Nens and wife, Satsole, F. M. Anderson, South Bend; O. Statisherr, Seattle; A. M. Nens and wife, Satsole, F. M. Anderson, South Bend; O. Statisherr, Seattle; A. M. Nens and wife, Statisherr, Seattle; A. M. Wachter, W. B. Hinre, Seattle; C. O. Davoll, Keiso; Resford Charke, Seattle; G. B. Brown and wife, Contralia C. L. Smith and wife, Seattle; J. C. Hosteller, The Daller, The Daller, The Daller, The Baller, The Bal

caused instant death. How he ever put two bullets into Roper's head before the boy fell is as yet an unexplained mystery.

After the killing Powell awaited the coming of the Sheyiff and surrendered without resistance. He waived examination before Justice Swan here, and was held for the grand jury without bail. He has since remained in the County Jall here.

Twenty-two witnesses have been summoned to appear before the grand jury difference to offer testimony in the Powell case, and probably half a hundred people swill testify at the trial. No case in 75 years has attracted more interest, and the courtroom will probably figure largely in the defense.

Powell has been a well-known farmer of Linn County for the past 22 years. He is a grandson of Joab Powell, the famous "circuit rider" minister of ploneer days in the Willamette Valley, and was born in this county 44 years ago. After spending his boyhood in California, he returned to Oregon attended McMinnville College and located on his present farm near Plainview in 1885.

Mrs. Seeley Asphyxinted.

WASHINGTON, March 7.—Mrs. G. D. Seeley, wife of Colonel Seeley, U. S. A., was asphyxiated today in her home in lowa Circle. The Coroner gave a certificate of accidental death.

At THE HOTELS.

The Imperial—C. K. Spauling, Salem; R. The large death of the plant of the property of the past 22 years. He is a grandson of Joab Powell, the famous "circuit rider" minister of ploneer days in the world and the property of the past 22 years. He is a grandson of Joab Powell, the famous "circuit rider" minister of ploneer days in the Rolling of the past 22 years. He is a grandson of Joab Powell, the famous "circuit rider" minister of ploneer days in the county 44 years ago. After spending his boyhood in California, he returned to Oregon attended McMinnville College and located on his present farm near Plainview in 1885.

The Portland—M. G. Rapf. Seattle; D. W. Dewolf, Minnesota; M. D. Potter, Rpokane; E. N. Daniele, C. C. Minnesota; M. D. Potter, Rpokane; C. A. Beeders. A. Paulson,

OPERATION HER ONLY CHANCE

WasCured by Lydia E. Pinkham's Vegetable Compound

Adriau, Ga.—"I suffered untold misery from a female weakness and disease, and I could not stand more Than's minute at a time. My doctor said an operation was the only chance I had, and I dreaded it almost as much as death. One day I was reading how other women had been

cured by Lydia E. Pinkham's Vege-table Compound, and decided to try Before I had taken one bottle was better, and now I am completely cured."-LENA V. HENRY, Route No.

8, Adrian, Ga.
Why will women take chances with an operation or drag out a sickly, half-hearted existence, missing three-fourths of the joy of living, when they can find health in Lydia E. Pinkham's Vegetable Compound?

For thirty years it has been the standard remedy for female ills, and has cured thousands of women who have been troubled with such all-ments as displacements, inflammation. ulceration, fibroid tumors, irregularities, periodic pains, backache, indiges-

tion, and nervous prostration. If you have the slightest doubt that Lydia E. Pinkham's Vegetable Compound will help you, write to Mrs. Pinkham at Lynn, Mass., for advice. Your letter will be absolutely confidential, and the advice free.

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and family. Hood River

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