WEST KNOWS BEST, SAYS BALLINGER

East Does Not Yet Understand Land Problems and Must Be Educated.

IDAHO TO GET ITS SHARE

People Entitled to Count on Completion of Projects Already Begun - Reclamation Service Deserving of Praise.

BOISE, Idaho, Sept. 20.—(Special.)— Following his examination of the Boise-Payette irrigation project, and a rous-ing reception tendered to him by the people of this city, Secretary Ballinger in an interview declared that the Wes understood the policy of his department, for which he had no apology to make. The work he was striving to do, said to the Secretary, was closer to and meant more to the West than to the

"We are considering matters that af-fect the growth and development of the entire Western country," said be-Important questions involve legislation as well as administration. At no time in the history of this country has such progress been made as under the administration of President Taft.

Work Must Be Completed.

"No state has done more than Idaho in Carey act development and in irri-gation projects. What we want now is the completion of what has been undertaken. You are entitled to it and it is the duty of the Government to push it to completion. The Government must also consider the projects in all of the other Western states. I understand the board of army engineers appointed to pass upon the feasibility of these pro-jects has been here. Their report will be hastened as rapidly as that board can perform its functions. I know that Idaho will receive the full measure of the funds set aside for completion of

"I want to emphasize the fact that no man in Congress is entitled to more edit for the passage of the \$20,000, bond bill than Senator Borah.

Field Force Commended. Regarding the reclamation service,

I wish to say that there is no more faithful or earnest band of men in the public service than the field force. Certainly a great work is being accomplished along the reclamation line.

"Before our Eastern brothers can understand us, we of the West will have to do a lot of educating. I am not a Nationalist, I do not believe in Nationalist. I do not believe in Nationalist. I believe in each separate department of government, or rather nach entity, exercising the duties with-in its own province, and I believe that neither should be beyond the right lim-its of control. The Federal Govern-ment, says the United States Supreme. Court has no right to interfere with the state's rights of fisheries. Governthe state's rights of fisheries.

ment control ends with navigation. I think that it is well to consider that the same ruling applies to water power.

\$25 PAID

irrigation and other uses.

"In the development of the public domain, I believe there is enough to keep the men of the present generation, and for many generations to come, busy all to be distributed to the greatest num-ber of people for development of our resources. The Government domain has never been regarded as a direct Nationthe Republic, when it was treated as subject for revenue to pay the public debts. It is not right that the resources should be taken away from the newer states and divided among the older

Water Owned by States.

"In view of the fact that the states wn and control the water necessary for development, it would seem that the most feasible and practical method for the proper development of water power would be to transfer these sites to the states upon express condition that they dispose of them for development under such provisions as will secure maximum development and utilization and at the same time give to the public full protection from extortion or injurious

"In this connection I may say that the contention that the Interior De-partment may under existing laws ex-act a charge from the public for the use of these waterpower sites is utter-ly without foundation. The act of 1501, the only law providing for the acquiattion of rights for development of electrical power on the public domain, in no way authorizes or permits the collection of any rental or charges. State resources are here and should be used to the benefit of the state and not the corporation or the interests."

BULLET CUTS POWER WIRE

Hired Man, Shooting at Hawk, Severs Pendleton's Light Connections.

PENDLETON, Or., Sept. 20 .- (Spegial.)—A hawk, a gun and a man were responsible for depriving Pendleton of light and power for half a day. It has been discovered that the high power wire which was severed near the Judge Fee ranch on Wild Horse Creek was cut in two by a bullet from a rifle in the hands of a hired man who was shooting at a hawk on the side Industries depending upon electricity for their power were closed down for a full half day, until the severed wire

HAWLEY BETTERS SERVICE

was repaired.

Through Representative's Efforts More Mail Clerks Are Allowed.

SALEM, Or., Sept. 20 .- (Special.) --Representative Willis C. Hawley has just received word from Washington that his effort to secure additional assitance for railway postal clerks be-tween Portland and Eugene, on the Southern Pacific, has been rewarded. and an additional clerk has been orstered to reduce the average hours duty on trains 11 and 18.

'PHONE FRANCHISE ASKED

Independent Company Would Install Service at Pendleton.

without a dissenting vote, in which outside companies and people were called upon to apply for telephone franchises, members of the Pendieton City Council are to have an opportunity to grant or turn down an application for a franchise from an indepndent company. The question will come up at the meting of the Council Wednes-

at the meting of the Council Wednesday evening.

The service given by the Pacific company in this city in the past has been
far from satisfactory to users of telephones. The last straw came a few
months ago, when the rates for the
party line service were increased,
When citizens appealed to the Council
for relief a committee was appointed
to investigate. The committee reported that the company was not justified to investigate. The committee reported that the company was not justified in increasing the rates and that the service was poor, and recommended that applications for franchises be invited, and a resolution to that effect

was passed.

In response to that invitation O. Morsman, representing the Kellogg Switchboard Supply Company, of Chicago, and a system of independent telephone companies, which already has systems in Spokane, La Grande and Roise, with others protected at Baker. Boise, with others projected at Baker City and Walla Walla, has told the Council that, if given a franchise, he will install a modern plant, costing \$110,000, and will guarantee a three-minute service. Four members of the Council have

virtually assured him that they will vote for the franchise, while the other three are opposed. The Mayor is non-committal thus far. The people gen-erally seem to be in favor of granting the franchise.

SUITOR BECOMES THIEF

SILK DRESS STOLEN TO HELP BRING ABOUT MEETING.

Leon Warner Continues to Force Unwelcome Attentions on Woman Who Wedded Another.

SEATTLE, Wash., Sept. 20 .- (Special.) Still fighting against the fates which took Evelyn Balley from him and made her Mrs. E. E. Ballou, Leon Warner, falling to compel the young wo-man to desert her husband of the past 18 months, is charged with having re-sorted to theft to bring a meeting be-tween himself and the woman who jilted him it is charged that he stole Mrs. Hallou's best black silk dress from her home and then served notice on her that she could have it only by appearing in person at his apartments. A warrant charging Warner with burglary has been esued by the Prosecuting Attorney's of-

Deputy Presecuting Attorney Finch by the wronged husband, Warner, whose suit was rejected by the wife, has fol-lowed Mrs. Ballou with dogged persistency ever since her marriage. On the streets Warner has accosted her and even laid his hands on her, begging her to leave her husband and join him.

Ballou says that his house, 3843 Frement avenue, was entered by a thief yesterday and that his wife's best black silk dress was stoien. The thief had forn down a vine covering a window in Later in the afternoon, Mrs. Elizabeth Balley, mother of Mrs. Balley, met Warner on the street and Warner said that he had stolen the dress and that her daughter could have it only by appearing in person to claim it.

Accompanied by City Detective Ralph
Jones, Mrs. Bailey went to Warner's
apartments and found the dress.

WOMAN UNABLE TO STOP EM-BRACES OF MAN.

Landlady of Roseburg Hotel Has Admirer Arrested and He Says He Must Have Been Drunk.

ROSEBURG, Or., Sept. 20 .- (Special.) -Alleging that she was kissed and bugged against her wishes, Mrs. E. M. Ellis, landlady of the Central Hotel, appeared in the local Justice Court this morning and caused a warrant of arrest to be issued for Joe Donnell, on a charge

f assault and battery.

According to the story told by Mrs. Ellis, Donnell accosted her in the parlor of the hotel last evening and without uttering a word of warning, placed his arms about her neck and sprinkled kiss able to make her escape until help was ed and he was carted off to the

When arraigned in the Justice Court this afternoon, Donnell admitted that he kissed Mrs. Ellis, but for what reason he did not know.

"I must have been intoxicated," he de-clared, "for I am not a man who would intrude upon the property of others." Justice Long, before whom Donnell was arraigned, explained that kissing wives other than his own was a dangerous practice, and accordingly fined the prismer \$25. Both Mrs. Ellis and Donnell are well

known in Roseburg, where they have re-

PROMOTERS OF AUTO RACES

ACCUSED OF LARCENY.

District Attorney Bases Charge Against Brown and Floyd on Ryan's Fake Running Race.

SALEM. Or., Sept. 20 .- (Special.)-In-Floyd charging them with larceny of \$950 from F. W. Durbin, Dr. C. H. Rob-+ E. T. Barnes, A. N. Bush, Dr. C. Smith, Jr. and sundry others.

Brown and Ployd were promoters of the auto races here Monday, alleged to be under the auspices of the Intermountain Racing Association, and it is stated that they left with the major portion of the gate receipts of races which were alleged to be "faked" by nearly all of the 2000 people in attendance. The action taken is based on the Ryan

case, which created a stir here several years ago, when Ryan promoted a fake running race and started away with the proceeds. The courts held at that time that there might be a lawful taking of money, but if the original design was februlous, that in itself made the taking unlawful and constituted larceny, and on these grounds District Attorney Mc-Nary bases his present action.

Marshfield Postmaster Applies.o OREGONIAN NEWS BUREAU, Wash-PENDLETON. Or., Sept. 20.—(Spe-al)—After passing a resolution, fice made a postal savings bank.

TWO OATHS DIFFER

Court Accepts Woman's Opposing Statements.

SUIT FOR INSURANCE WON

Woman Swears Husband Is Dead and Stops Payment of Lodge Dues, Then Gets Divorce on Grounds of Desertion.

OLYMPIA, Wash, Sept. 20.—(Special.)—Under the circumstances it was perfectly proper for the distracted wife to swear her husband was alive in one case, and that he was dead in another, both in the same court, is the final determination of the Washington Supreme Court today in the suit of Tena Butler against the Supreme Court Independent Order of Foresters.

August Schnelder disappeared from his home at Spokane, July 7, 1898. He had said he contemplated visiting mines in which he was interested. No trace has ever since been had of him, though search has been made by the lodge and friends all over the world. A hard worker, sober, saving and with no family troubles, his disappearance aroused much interest.

The wife spent all the money she had in the search, then tried to mortgage the home. As community property this was impossible without the signature of the husband. Finally she was persuaded by her attorney and brought suit for divorce, alleging desertion, secured a default decree and title to the prop-

Later, when no trace could be found. she brought this suit to collect the in surance from Foresters. The order made the defense that she stopped payment of his lodge dues prior to swearing to the divorce decree, that the divorce decree was based on the theory he was alive and that she was estopped from asserting he was dead in another

Twice the case came to the Supreme Court and went back to Spokane for trial. The woman married again and in her new name finally won a verdict from a Spokane jury that Schneider lost his life soon after he left home, prob-ably in the mountains near the mines and that at the time he was examining mines and not mining, mining being a prohibited occupation under the policy.

In the last appeal some reference was made to the discovery of a pair of woman's red slippers under Schneider's bed, which did not belong to Mrs. Schneider, who was out of the city when he disappeared, but the Supreme Court thought any presumption they might raise should not offset the de

O'NEIL ORDERED RELEASED

Wife at Montesano Refuses to Accuse Him of Felony.

MONTESANO, Wash, Sept. 20.—(Special.)—Sheriff Edward Payette, today telegraphed Medford authorities to release Harry O'Nell, allas Charles Dally, alias Frank Dowell, who has been held for two weeks by Oregon authorities on a charge of grand larceny, the complhint being made by his wife.

Mrs. O'Nell says she married O'Nell

plaint being made by his wife.

Mrs. O'Neil says she married O'Neil last December in Wisconsin, and he induced her to sell her property, which brought \$2300. They came West and she was taken ill at Spokane. O'Neil induced his wife to place the money in the bank and indorse her drafts over to the bank and indorse her drafts over the last of the bank and indorse her drafts over the last of the bank and indores her drafts over the last of the bank and indores her drafts over the last of the bank and indores her drafts over the last of the bank and indores her drafts over the last of the him. He then deposited them in his name, later deserting her and taking the money. He was traced to Sacramento, thence to this city, where he was to meet his wife, but he left before she arrived.

Mrs. O'Neil refused to sign the necessary affidavits for regulation.

esary affidavits for requisition papers that her husband might be brought back to be proxecuted for committing a felony and not for the purpose of col-lecting a debt, and the authorities dropped the case and telegraphed to releage O'Neil.

LANE FAIR OPENS TODAY

Prospects of Successful Exposition Good, Despite Rain.

EUGENE, Or., Sept. 20.—(Special.)— Though rain has fallen for two days, indications are that the Lane County Fair, which opens Wednesday, will be the best yet held in this county. Yesterday the heads of the different Yesterday the house preparing the departments were busy preparing the pavillon for the exhibitors, and, although pavillon for the exhibitors, and, although they did not expect much in the way of entries until today, they were busy re-ceiving them from early morning until they closed in the evening.

A large string of horses is in the stable and on the track and the livestock exhibit is already much better than last

Friday the merchants will close their stores in the afternoon in order that everyone may attend the fair.

WOMAN SAVES MAN'S LIFE

He Falls, Trying to Board Train, but Is Dragged From Under.

SALEM, Or., Sept. 20 .- (Special,)-By presence of mind yesterday afternoon Mrs. L. S. Rowland, 1391 Waller street, aved a man's life, near her home.

A one-armed stranger got off a passing train and wandered about in the neighborhood of her home. She warned him against trying to ride trains, and in the neantime telephoned the police. As she was doing this, the man attempted to formation was filed in Justice Court this struck on the head and fell a few inches afternoon against W. H. Brown and Fred from the car wheels. She ran out of the from the car wheels. She ran out of the house and pulled the man away. Mrs. Rowland then bathed the man's head and discovered he was not badly hurt, as in a few minutes he He appears to have been de-

SEATTLE MAY MISS HOSTS

Walla Walla Commercial Club Also Is Going Visiting.

WALLA WALLA, Wash., Sept. 20.-(Special.)—That Scattle will visit Walla Walla when Walla Walla is not at home is the fear of the officers of the Commercial Club, who are uncertain as to the date of the visit of the Queen City jun-It has been announced that the Senttle.

lies will leave their home Monday on a trip through the state. This would bring them here about Thursday, the day set for the visit of the Walla Wella Com-cercial Club to the Touchet Valley fair at Dayton. Walla Walla also inteids visiting Pendleton Saturday, so unless

CONVINCING PROOF

Lydia E. Pinkham's Vegetable Compound

What is the use of procrastinating in the face of such evidence as the following letters represent? If you are a sick woman or know one who is, what sensible reason have you for not giving Lydia E. Pinkham's Vegetable Compound a trial? For 30 years we have been publishing such testimonial letters as these—thousands of them—they are genuine and honest, too, every one of them.

Mrs. George May says:

table Compound, and the pain soon disappeared. I continued its use and am now in perfect health. Lydia E. Pinkham's Vegetable Compound has been a God-send to me as I believe I should have been in

as I beneve I should have been in my grave if it had not been for Mrs. Pinkham's advice and Lydia E. Pinkham's Vegetable Compound." —Mrs. George May, 86 4th Ave., Paterson, N. J.

Mrs. W. K. Housh says:

fering women."

— Mrs. W. K.

Housh, 7 Eastview Ave., Cin
cinnati, Ohio.

Because your case is a difficult one, doctors having done you no good, do not continue to suffer with-

out giving Lydia E. Pinkham's Veg-etable Compound a trial. It surely has cured many cases of female ills,

3

"No one knows what I have suf-

ered from fe-

male troubles,

neuralgia pains, and backache. My doctor said he could not give

me anything to

cure it. Through

friend I began to use Lydia E.

completely cured

of a severe fe-male trouble by Lydia E. Pink-

ham's Vegetable Compound, and

mend it to all suf-fering women."

Mrs. S. J. Barber says:

"Ithink Lydia E. Pinkham's Vege-table Compound is the best medi-cine in the world I feel it my duty to let others know the good it has done for me. Three years ago I had a tumor

which the doctor said would have to be removed by an operation or I could not live more than a year, or two, at most. I wrote Mrs. Pinkor two, at most. I wrote Mrs. Pink-ham, at Lynn, Mass., for advice, and took 14 bottles of Lydia E. Pink-ham's Vegetable Compound, and to-day the tumor is gone and I am a perfectly well woman. I hope my testimonial will be of benefit to oth-ers." — Mrs. S. J. Barber, Scott, N. Y.

Mrs. E. F. Hayes says:



I was under the doctor's treatment for a fibroid tumor. I suffered with pain, sore-ness, bloating, and could not walk or stand on my feet any length of time. I wrote to Mrs. Pinkham for advice, followed her directions and

took Lydia E. Pinkham's Vegetable Compound. To-day I am a well woman, the tumor was expelled and my whole system strengthened. I advise all women who are afflicted with tumors or female troubles to try Lydia E. Pinkham's Vegetable Compound." — Mrs. E. F. HAYES, 1890 Washington St., Boston; Mass.

For 30 years Lydia E. Pinkham's Vegetable Compound has been the standard remedy for female ills. No sick woman does justice to herself who will not try this famous medicine. Made exclusively from roots and herbs, and has thousands of cures to its credit.

Mrs. Pinkham invites all sick women to write her for advice. She has d thousands to health free of charge. Address Mrs. Pinkham, Lynn, Mass.

In his quest for votes to secure his re-election to the office of County Clerk, Frank S. Fields, present incumbent, and pensioner of the county's bounty, has issued a card carrying a comparative statement, under the heading, "Business vs. Politics," in which he seeks to show that he personally, instead of the law, is responsible for an alleged saving in the cost of conducting the office, as compared with other administrations.

pared with other administrations.

In the first place, his office now is a consolidation, made in 1991, of three different departments, which, of course, did away with all overhead charges, salaries and cost of separate maintenance. Fields however, had nothing whatever to do with that, as the law making the change from the old system was passed at the time he took office, and has been in effect during the entire time he has filled the position of Clerk. He has had absolutely nothing to do with any saving of expense effected by the operation of that law. His statement that he has, even in the most remote way, is an absolute Book No. Cert. No.

Sec. Savings & Trust Co-25152

This interest, according to the requirements of law, belongs to the county, but Fields "cribs" it for his own use.

He also holds \$1874.77 belonging to legatees, heirs of estates and insane persone, deposited in trust, while the law plainly provides that all such funds shall be deposited with the County Treasurer. He thus puts himself above the law.

Out of \$18,243.00 collected by him from hunters for licenses, he withholds from the State Treasurer \$2806.80, which is deposited to his personal credit in the defunct Title Guarantee & Trust Company bank. The expert finds that after crediting dividends paid to the receiver of that concern, \$2571.85 is still standing to Fields' personal credit instead of the credit of the county. This money has clearly been converted to his own use, but for some mysterious reason he has never been indicted for the embezziement of public funds.

He has also converted to his own use \$625.00 received by him as fees for issuing and certifying naturalization papers.

He has turned over no fees to the County Treasurer on account of filling declaration of intention papers since September 26, 1906, although 1937 of such papers have been filed at \$1.00 each. Gne-half of that fund has been paid to the Bureau of Immigration, and the other \$968.50 has gone into Fields' pocket. All the work done in connection with filling these papers in his office has been performed by deputies who have been paid by the county, yet Fields takes and keeps the money.

Having been caught with the goods on him, Fields altempts an explanation in justification of the Scrooked course by saying the immigration law of the National Government provides that the "County Cierk" shall retain one-half of the fees for the services required in carrying out the law. True, But the law of Oregon, under which he is paid his salary, provides that the "County Cierk" shall retain one-half of the fees for the services required in carrying out the law. True, But the "County Cierk" shall retain one-half of the fees for the services requi



Damage Done in Crater Lake Forest Summarized by Supervisor. MEDFORD, Or., Sept. 20 .- (Special.)-

Timber valued at \$613,150 was destroyed to the figures contained in the report of M. L. Erickson, supervisor of the Crater National forest, to the Forestry Bureau at Washington.

at Washington.

Two hundred and thirteen million eight hundred and twenty thousand feet of timber deserting her and taking the man taking was within the National forest. Mr.

Huge Beast's Yells Silenced by Bul-Erickson figures that \$303,850 worth of reproductive timber was destroyed and that the total loss to both young and old timber within the National forest amounted to \$451.761. The forest fires, which cial.)—Prowing about in the prune or that by 1919 the Independent Order of

Seattle's business men mis sthose two days there will be a conflict of dates. No communication from them has been received here.

In umber 41, burned over 110,115 acres Of this area 83.715 acres was inside the National forest and 25,400 acres was private-tional forest and 25,400 acres was inside the National forest and 25,400 acres was private-tional forest and 25,400 acres was inside the National forest and 25,400 acres was private-tional forest and 25,400 acres was private-tional forest and 25,400 acres was inside the National forest and 25,400 acres was private-tional forest and 25,400 acres was priv FIRES DESTROYED \$633,150 tember 16. Twenty of the fires burned over 1000 acres. The largest area covered by one fire was 20,000 acres. This one was around the base of Mount Mc-Loughlin. Eighty per cent of the region burned by this fire, however, was an old burn which contained no marketable tim-Only 10 per cent was valuable first

let From Lilley's Rifle.

FRANK S. FIELDS AS A "BUSINESS" MAN

Huge Beast's Yells Silenced by Bul- this season.

class forest, the other 10 per cent being second-rate timber . The most destructive fire was the one

ute | time, Note the amount;
Date. Amount,
May 4, 1908. \$ 5,000
May 4, 1908. 5,000
May 4, 1908. 2,937,24
June 23, 1908. 2,000
Sept. 23, 1905. 500
Sept. 23, 1905. 500
Sept. 23, 1905. 750
Sept. 23, 1905. 2,992,14
Sept. 19, 1906. 5,000

Total \$32,679.38

At converting public funds to his own use, however, he has done much; he has been very active and exceedingly effective.

In a report which is now on file in his office, made to the County Court by Mr. Perguson, an expert accountant, who was employed by the court to examine the affairs of Fields' office, the statement is made that in the very face of the law which prescribes that the County Clerk shall have a salary of \$3000 a year and no other fees or other emoluments, Fields has received interest amounting to thousands of dollars from different banks in the city, on funds held by him as Clerk, which he has refused to account for and turn over to the County Treasurer. Uncarned fees and funds in his hands on account of litiration, etc., has on an average amounted to over \$30,000, on which he receives and pockets 4 per cent interest.

Here is where at least a part of it was at that time, Note the amount.

Rate. Interest.

4 per cent 4 per cent 4 per cent 4 per cent

750 4 per cent 2,992.14 4 per cent 5,000 4 per

Total amount of accrued interest.....\$2125.23

benefit of the county. The Federal laws do not say that "Frank Fields" shall retain one-half of the fees provided, but says the "County Clerk" shall receive them; the Oregon law does not say "Frank Fields" shall receive a salary of \$3000 a year, and turn over all fees and emoluments, but says the "County Clerk" shall be so paid and shall so comply with its mandaies. Fields dignified himself by construing the law as applying to him, personally, when, in fact, his small personality was never taken into consideration when the law was framed and passed. It was enacted for the government of "County Clerks," and not for the Frank Fields.

Another thing. When was Fleids designated as the proper official to construe the laws? By what right does he say he interprets the law as "permitting" him to withhold one-half of the fees provided for the County Clerk? Time and again have the courts decided that the Clerk's duties were ministerial only. He arrogates to himself the right to exercise judicial functions and say for himself that the law means directly the opposite of what its printed letter states, and then says no suit has ever been brought against him to show that he is wrong. Away with such doctrine. Elect some man who will comply with the spirit and letter of the law.

Business with a big "B," isn't it? He wants

who will comply with the spirit and letter of the law.

Business with a big "B," isn't it? He wants you to help keep him in office so he can continue his "Business" methods in plain defiance of law. He can't live without office. He won't work, so depends on being made a life pensioner on the county, in the hope that his peculiar ideas of "Business" will, as in the past, fatten his bank account at the expense of the taxpayers.

His only opponent for election to the office is John B. Coffey. In his declaration to the public, Coffey says, if elected, he will turn over to the county all such fees and emoluments, as the law requires, and accept nothing but the \$2000 a year legally provided.

Yote Coffey No. 94 in. Vote Fields out.

(Paid advertisement).

"Cross" English Gloves, the Pair \$1.50 Open a Regular Monthly Account Here

Every School Girl and Boy Should Own A Fountain Pen



We sell all the best makes of Fountain Pens and give

> TEN DAYS' FREE TRIAL

Our Schoolday Pen, a regular \$1.50 value, now on sale at this low price

Your Fountain Pen Filled Free

"Loofa" Sponges

IMPORTED BY US

Direct From Japan

Before preparation for commerce the Loofa resembles a large gourd or giant cucumber. When dead ripe it falls from the tree to the ground, where the meat in time falls off, leaving the fibrous spongelike framework, which is gathered up by the natives, the seeds shaken out and the sponges packed in large bales of 2000 or 3000 sponges each. These sponges are ideal for the bath and no one should be without one. See the display in our windows.

Price 10c and 15c

WOODARD, CLARKE & CO.

Sole Agents Orange Blossom Candy.

chard of William Busse, a rancher of | Oddfellows will number 3,000,000 mem-

Joe Lilly.

The bear weighed more than 260 pounds. The hair was jet black and the hide will be transformed into a rug. This is the first report of a bear killed

Oddfellows' Order Growing Fast.

the Glenwood section, northwest of this city, a huge black bear was caught in a trap Saturday evening and so loudly win, grand secretary of the sovereign win, grand lodge at the opening of the annual convention. The 100th anniversary of the order falls in 1919.

Vest Pocket Edition 3 for 5c Cobs' ever increasing popularity hinges on one thingit's the best tobacco value obtainable in the United States. Look for the green package. That's your protection -and ours. I. LEWIS & CO. Newark, N. J. =Distribu-Portland THE ORIGINA Londres Finos

looks and the goods try the new 50 elgar wonder, JOHN BUSKIN.

HOTEL STEWART

SAN FRANCISCO Geary Street, above Union Square Just opposite Hotel St. Francis

European Plan \$1.50 a day up American Plan \$3.00 a day up New steel and brick structure. Furnished at cost of \$200,000. Every comfort and con-venience. On carlines transferring all over city. Omnibus meets trains and steamers. Send for Booklet with map of San Francisco