AN OPEN LETTER TO MOTHERS. WE ARE ASSERTING IN THE COURTS OUR RIGHT TO THE

EXCLUSIVE USE OF THE WORD "CASTORIA," AND "PITCHER'S CASTORIA," AS OUR TRADE MARK.

I, DR. SAMUEL PITCHER, of Hyannis, Massachusetts, was the originator of "PITCHER'S CASTORIA," the same bear the fac-simile signature of Cart Ilitative wrapper. that has borne and does now This is the original "PITCHER'S CASTORIA," which has been used in the homes of the Mothers of America for over thirty years. LOOK CAREFULLY at the wrapper and see that it is the kind you have always bought and has the signature of that Hillithing wrapper. No one has authority from me to use my name except The Centaur Company of which Chas. H. Fletcher is

Chemil Pitcher M. D. President. March 8, 1897. Do Not Be Deceived.

Do not endanger the life of your child by accepting a cheap substitute which some druggist may offer you (because he makes a few more pennies on it), the ingredients of which even he does not know.

"The Kind You Have Always Bought" BEARS THE FAC-SIMILE SIGNATURE OF

Insist on Having The Kind That Never Failed You.

ORIO ELECTION.

Ohio will hold her state election Tuesday, November 2. The money sibility, according to Edmund Keppel et al; to dissolve partnership. question is the issue. We give ex- O'Neill, Associate Professor of Settled. tracts from the Democratic plat- Chemistry at the University of

"We declare that the act of 1873 In a lecture delivered to the dustry and impoverishment of the pects.

limited coinage of both silver and gold at the present legal ratio of 16 union and harmony in the polit cal to 1, without waiting for the aid or parties. It is a source of great satconsent of any other nation. We parties. It is a source of great satdemand that the standard silver isfaction to the party outside of dollar shall be a full legal tender, Massachusetts to know that the equally with gold, for all debts, such legislation as will prevent for are always ready "to stand up and the future the demonstization of be counted." At the recent state any kind of legal tender money by convention of the Democracy a private contract."

"We are unalterably opposed to monometallism, which has locked fast the prosperity of an industria people in the paralysis of hard go. Their deleat under the leader-times. Gold monometallism is a ship of the gallant Bryan has not British policy, and its adoption has brought other nations into financial servitude to London."

SHE FELL AND HE FELL.

Opening the door in response to an insistent knock, the lady beheld the figure of one she faintly remembered.

"Oh, it is you is it?" she said icily.

"It is me," was the answer. came back to tell you that he is sorry that he ran away two years ago."

"Maby you are sorry you went," retorted the lady, "but I ain't What did you come back for?" "My dearest, I have been to the

Klondike, and last summer I accumulated fifty thousand-"Fif-ty thou-sand dollars?"

shricked the loving wife as she fell on his neck.

"No. Mosquito bites." It was a moment later only that he fell on his neck himself.

TRAGEDY IN TWO ACTS.

If one would read a movin tragedy in two acts, the perusal of which will occupy but a minute of time, it is here before them:

week was the secial triumph of Mrs
Lillie Langtry,
even before she became the winner
of the Czarewitch
stakes and a fortune in bets. In
the exclusive Jockey Club inclosure
she was the bestdressed woman,
and was constantly surrounded by
admirers. The
Prince of Wales
and the Duke of

A MODERN ALCHEMIST.

Gold from silver is not an i npos-California.

demonetizing silver without the chemists of the University Science knowledge or approval of the Amer- Association on "The Transmuta- about January 10, 1898. It will prob ican people has resulted in the appreciation of gold and a corresponding fall in the prices of commodi- possibility of making gold from silities produced by the people, a ver and declared that there was an term. heavy increase in the burden of excellent basis to support the claim 32 taxation and of all debts, public for the union of metals and that and private, the enrichment of the the ultimate solution of the probmoney-lending classes at home and abroad, the prostration of in-

No very great importance is at-"We demand the free and un- tracted to the elections of old Masregular old-tashioned Democracy large majority of the delegates were outspoken in favor of the platform constructed by the party at their last national convention at Chicago. Their detent under the leaderdiminished their number nor slack-

ened their zeal.

The telegraph brings the welcome intelligence from London that Boss Croker, of New York, who had a string of running horses on the English turt the past season, "never progressed further in intimacy with the Prince of Wales than on one occasion to offer him a light for a cigar," The Prince had just cause for being offended at "Your long-lost husband; who the new world magnate. A tip on one of the races should have been his least offering to royalty. Then a good substantial loan probably would not have been refused. His Highness is nota bove a cepting the good things of the world.

> A writer in the New York Evening Post in speaking of the development of advertising, says even as late as the sixties a column advertisement was a rarity, and ordinary retailers seldom went beyond a quarter of a column. In other words, the display advertisement as we know it to day is only a generation or so old; yet in that time it has revolutionized business ways and set a new pace for every form of enterprise.

Eastern Oregon is sending money abroad to pay up mortgages. An exchange says the money sent out Argued by attorneys on motion to London, Eng., London, Eng., oct. 16.—Edward of Eastern Oregon to pay off morture of the racing Langtry, the husband of Lillie enough for leg timate investment. enough for leg timate investment, and the farmer, who learned his lesson of economy during the period of depression, may find that, beth Amis: foreclosure. Default and with no burden-bearing doot, he judgment. may put the knowledge thus learned to some profitable use.

return a \$20,000 delinquent tix to recover money. Default and judgroll to the commissioners court. In ment. 1895 it was about double that 101 J D Matlock et al vs Narcissu amount. A good indication of the Davis et al; partition. Default. better times which the country is experiencing on account of better Martha Taylor; to recove; money, Dees for tarm products. fault and judgment.

CIRCUIT COURT.

Grand Jury Bailiffs-and Cases Dis-

Dally Guard, October 25,

The circuit court for Lane county convened this forenoon at 11 oclock. Officers present-Judge J C Fullerton, Prosecuting Attorney W E Yates, Sheriff A J Johnson and Clerk A C

The roll of jurymen was called, the same as was published in the GUARD

severa' weeks since. John Simpson, J A Holt, Thurston Goodpasture and Chas G Shipley. jurymen were excused for the term.

Grend jury was drawn as follows: L B Rossman, J R Park, R W Kirkpatrick, DR Harris, Thos Seavey, S O Garrison and BF Keeney. DR Hatris was appointed foreman.

Judge Fulierton then gave the grand jury some excellent advice as to the Jordan; foreclosure. Default and necessity of their being careful in find- judgment and decree for \$199 90 and ing indictements. He also reed the \$25 attorney fees. stereotyped sections of statutes made ompulsory by law.

Bailiffs appointed: For grand jury: Judgment for \$67.20 and order of ale of N B Alley; for court: D M Drake and attached property. SE McClure.

The following cases were disposed of. 2 The Harrisburg Mercantile Co vs Default and judgment for \$1240 and or-G M Carson; appeal from J P court. der of sale of attached property. Dismissed without prejudice,

J W Achison; to recover money. Con- cree.

4 James E Kennerly admr vs Frank Mengoz; equity. In hands of referee. and judgment and a decree for \$1355 7 E L Smith vs N B Gentry and and \$41.80 taxes paid and \$125 attor-Arthur Taliafero; injunction. Under ney fees. advisement.

8 E L Smith vs N B Taliafero; to establish division line. Under advise-10 F A Daly vs E Brong; to recover

money. Dismissed. 11 AJ Kaiser vs J E Lee et al; to set aside deed. In the hands of

24 Edward H Gomp vs Robt J chise. Continued.

28 Mary E Livermore vs L R Livermore; divorce. Report of referee will be filed during the week.

The attorneys agreed to have Judge Fullerton hear the case in chambers 31 Ida Criss vs J K Criss; divorce.

Report referee will be made during the 32 EK Henderson, admr, vs Elizabeth Beaston et al; to recover money.

Continued. 33 JC Stouffer vs Wm H Gross: foreclosure of mechanics lien. Settled. 35 B Nelson vs John Bradley; to

missed. 36 SR Jenkins et al vs John V

39 Washington National Building Loan & Insurance Co vs Melissa

Baber; confirmation. Confirmed. 41 State of Oregon vs F B Wilson; pointing a gun at another person, Dismissed on motion of prosecuting attorney.

42 G Betman vs John E Belshaw to recover money. Continued.

43 Fisher & Wa'kins vs Josephine Hoefner, to recover money. Settled. 45 GN Frazer vs J I Jones; foreclosure of mechanics lien. Settled. 48 W R Walker vs S L Johnson,

formerly S L Lytle et al; to recover money. Default and judgmert. 50 In re assignment J H Whitea-

ker, insolvent; assignment. Continued. 53 J B Ferguson vs John Edward

et al; foreclosure. Settled. 54 C S Williams et al, executors vs C E Potter and J C Crane; to recover

money. Settled. 55 W S Van Schuyver & Covs J T Cardwell et al; foreclosure. Decree and default.

56 Day & Henderson vs R Smoole; to recover money. Settled. 60 Hurd & Davenport vs S J Brund; to recover money. Settled.

61 J S Conger vs W L Houston; to recover money. Settled. 62 JS Conger vs Reuben Smith; foreclosure. Default and judgment.

64 M O Wilkins vs A J Babb; to recover money. Settled. 65 John B Acree vs Louis Remingger; to recover money. Default and

judgment. 67 J A Deadmond vs J C Goodale

to recover money. Settled. 73 Ella A Houghton vs C F Hough-

ton; divorce. Default. Referred to Geo A Dorris to take the evidence. 75 F E Dunu vs James M Tucker to recover money. Default and judgment.

76 Jennie Smitson vs The Southern Pacific Railway Co; damages. Dis-

80 Henry Melton vs Henry Bock; to recover money. Settled. 81 Henry Melton vs Henry and J

Bock; to recover money. Settled. 83 J E Davis et al vs City of Eu gene et al; to restore public square.

91 Geo M Bjackburn vs Clara Bleakburn; divorce. Continued. 92 James Sanford vs J F and Eliza

95 John Tunell & Son vs John Ben-

ne't and wife; to recover money. Default and judgment. The Marion county sheriff will 90 Presley Comegys vs Peter Nye;

103 Dilwood Taylor vs J L and

Who can beat li?

105 John Welty vs Eugene Cole; to recover money. Default and judg-

Friend or

Which?

Stranger?

Which would you rather

trust? An old, true friend of

twenty years, or a stranger?

You may have little health

left. Will you risk it with a

stranger? If you have a

cough, are losing flesh, if weak

and pale, if consumption stares

you in the face, lean on Scott's

Emulsion. It has been a friend

to thousands for more than

twenty years. They trust it

Let us send you a book tell-

ing you all about it. Free.

e Two sizes, 50 cts. and 11.00.

SCOTT & BOWNE, Chemists, New York.

CANNED FRUIT.

Orders.

It is noted around the Smith ware

house, leased by S P Sladden, that

land. One car will be sent out on to-

The fruit is keeping well and the

prospects are very good that a new method of placing fruit in the market

Now a Captain .- J F Frick, coach

of the University of Oregon

foot ball team last season, is

now captain of the Reliance

California football team. The Exam

Iner criticises his r. ugh playing saying

Cherry

costs more than other medi-

Most of the cheap cough

medicines merely palliate;

they afford local and tempo-

rary relief. Ayer's Cherry

Pectoral does not patch up or

Asthma, Bronchitis, Croup,

Whooping Cough,-and every

other cough, will, when other

Cherry Pectoral

It has a record of 50

Send for the "Curebook"

J. C. Ayer Co., Lowell, Mass.

Commence

.. FOR ..

CORNER DRUG STORE.

VINCENT & WALTON, Props.

Successor to V. Hemenway.

ES TERMS STRICTLY CASH.

GO TO

Goldsmith's

Drugs, Mednes Chemicles, fum es, Fancy and Tlet Articles

Sponges, Combs. Brushes and a Complete line of

9th and Willemette Sts Eugene, Or

Look Here Farmers!

Bring your Hides and

Skins to our tannery.

For all No. I green bides will

pay you 4 to 41 cen's a pound; for No 1 dry hides 10 cents a

pound; For No 2 according to quality, 4 to 8 cents.

The illamette Tannery.

Haines & Co.

cines. But then it cures

than other medicines.

palliate. It cures.

remedies fail, yield to

Ayer's

years of cures.

CIGARS.

Pectoral

he is a regular prize fighter.

has been inaugurated.

and you can trust it.

106 Johsua J Walton T J C Stearns; to recover money. Default and judg-

ment. 107 Joshua J Walton vs Perry nd Mary Pennington; foreclost re. Default and decree.

108 Nancy E Addison vs R cdae Sarah J Doty; foreclosure. Default. 121 John D Kennedy vs Nancy J Stowell et al; confirmation. Confirmed.

123 Chas Lauer vs S C Carson et al; confirmation. Confirmed 15 O W Hurd vs R T Cooper; to re-

cover money. Continued. 16 J Wheeler vs E B Whited; to re-

cover money. Continued. 22 The Market Bank of Knoxville, Tenn, vs Samuel Looney et al; foreclosure. Judgment per stipulation, in the sum of \$1632.35 and interest. 49 James Parvin vs W E and M .

72 F E Duon vs Lewis A Belshaw et al, to recover money. Default and

74 CS Williams et al, executors vs Jam s M Tucker; to recover money.

77 Stephen Smeed vs S C Branton 3 Frank Bros Co vs C Delaney and et al; foreclosure. Judgment and de-

SP Sladden beceives Two Car-Load 78 Ray A DeLano, executrix vs A and C A Meriau; forecl sure. Default there is considerable activity today.

89 Sarah Howard vs A and Tapline Larkin; foreclosure. Default and judgment for \$431.35.

9) Lizzie N Thompson vs Ellen T Willoughby et al; foreclosure. De- load of assorted lots, and another orfault and judgment for \$1,421.70 and \$100 attorney fees. 114 The City of Eugene vs Harry night's freight if loaded in time.

M and A G Holden; to revoke fran-

1 Harriet E Sladden vs Willis Brown and V E Whipple; foreclosure of land contract. Referred to C A Wintermeier to report testimony. 13 J W Kays vs E B Whited; confirmation. Confirmed.

25 Emmaroy Wilson vs Olin Chaddick Wilson; divorce. Order made vacating decree and dismissing suit. 26 Ida B Roe, admr vs C C Roe; confirmation. Sale confirmed.

34 J W Taylor vs J N B Fuller; damages. Dismissed without prejudice. This is the case wherein the plaintiff sued Mr Fuller for \$500 damages for slander. 57 Day & Henderson vs W F Bar-

ger; to recover money. Default and recover money; report of referee. Dis- judgment for \$118.95 and \$20 attorney 68 W M Lively vs S P Garroutte

so recover money. Set for trial for 84 Dollie Rauch vs H L Rauch;

to report the testimony. 97 G Bettman vs Emily F Bailey:

to recover money. Default and judgment for \$86 80, attorney fee of \$10, and order of sale of attached property. 116 State of Oregon vs L J Crow; larceny in dwelling. Grand jury Tuesday, Oct 26th, reported "not a true bill."

124 H G Plymate vs Thomas and William Seavey; appeal from J P court. On trial.

126 State Insurance Co vs Ames Richardson; confirmation. Confirmed. 127. J W Crider vs Levi P Harshberger; confirmation, Confirmed.

111 F E Dunn vs E P Peach; ej etment. Jury taken Tuesday afternoon as follows: Sol C Jacobs, Geo Sears, Joseph Perkins, W W Shortridge, J L Hunter, J C Nicholson, Alfred Brattain, J C Bushnell, G W Kimball, R E Walker, R F Field, Joel McCornack.

FOUR HOURS' SPORT.-Salem Statesman: W R Anderson, C M Charlton, James Riggs, Frank Star and Bert and Tyne Rhodes went up the river about five miles yesterday afternoon for a lew hours sport in the stream with a seine. They had any amount of fun and returned to the city with a big load of fish-so big a load as to demonstrate beyond question that they are adepts with the net .- The "net" result of the trip is approximated at about 1,500 pounds. It included carp, grayling and cataish, besiders one terrapin, claimed by Bert Rhodes personally as a fit subject for his skill in taxidermy. Some of the carp were splendid specimens, ranging from ten to thirteen pounds. The boys were very generous with their "catch" giving right and left in almost any quantity, to those whom they met after arriving home. It goes on record as one one of the best catches ever made in the upper Willamette.

Young Baptists.-In the Baptist Young People's Union convention at McMinnville Saturday, the nominating committee reported the following: For president, G W Swope; recording secretary, D C Williams; corresponding secretary, O P Coshow; statistical secretary, A W Foshay; members of the executive committee, F E Donaldson, H E Guild, Mrs C C Cast , J C Clark; editor of Pacific Baptist correspondence, Ralph L Knapp, They were elected.

Bou. o Over,-Wm Simmons was today bound over in the Coburg justice court to appear before the grand jury on the charge of larceny of a pistol from the residence of L Vaughan.

Now don't forget these prices 108 Pounds -A cattle squash is on are paid in CASH at exhibition in the window of Long's hardware store that weighs 108 pounds.

Hampton Bros.

Call and see us. Can SAVE YOU MONEY....

Just Received ...

A fine line of JACKETS and CAPES. Prices from \$4.50 to \$20.00. BLANKETS from 65 cts to \$7.00.

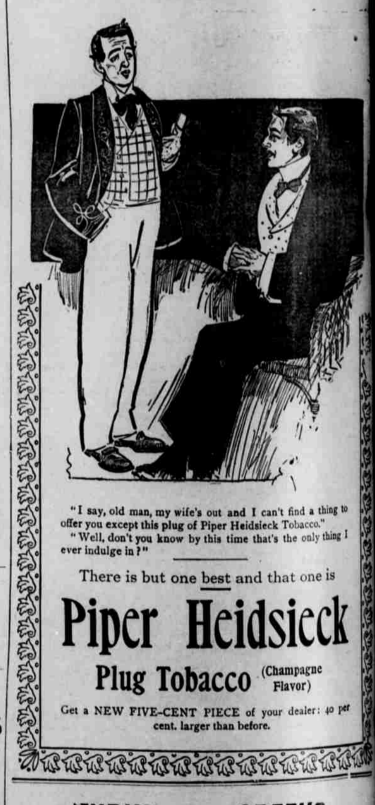
This is due to orders received by Mr Junction City : Milling Company Sladden for fruit. He has received one order from Des Moines, Iowa, for a car der for the same amon I in Port-

"WHITE ROSE" · · · · · FLOUR.

GUARANTEED

BEST QUALITY

The most popular flour in the market. Sold by a leading grocers.



TURKS VS CREEKS.

I want to say that I am not so much interested in the welfare of the Greeks and Turks as I am in the matter of informing the people of this vicinity that I have added a line of

BOOTS AND SHOES, GENTS FURNISHING GOODS

Ladies and Gents Straw Hats Hosiery, Thread, Needles and Pins,

Notions, Etc., Which are marked at prices that make sales-Call and be convinced that this is not idle talk ig hest market price paid for produce-

. CHESSMAN, - Springfield, Oregon

