March 7, 1889.

Agreeable to the wishes of the German emperor, the theaters have resolved to abolish all French theatrical terms which have crept into the language.

The bill for the admission of Washington as a state has been signed by the president. North and South Dakota and Montana

a great nose for news. It has see except enriching a few con discovered and publishes the tractors. The portage railroad the 26th day of February, A. D. fact that the United States manufactures 8,750,000 pounds of would have been of immense Limburger cheese annually.

There will be but one negro in the next federal house of reputation for character and common sense.

A letter from the Secretary of the Interior in response to a Senate resolution, says there is not on the files of his department anything to show what part the citizens of Washington Territory and Idaho took in vol-Nez Perces war.

particular necessity of repeating | neral. the miracle of Adam's time.

The legislature created an act to prevent nuisances and makes it a misdemeanor to put animal vided for violations.

no one is looking.

The high license law regulating the sale of liquor recently passed by the legislature, like most of the other laws framed by that Hon, body in the last few years, will have to ruhr the gauntlet of the supreme conrt to have its constitutionality tested, and meet the fate which Frank Flageollet, deceased. awaits it. Section II of the To the heirs at law of Frank Flabill provides that "nothing in geollet, deceased and all perthis act shall be construed to apply in any manner to incorporated towns or eities of this state." Thus it will be seen county court of the state of Orethat cities are free to do and act | gon, for the county of Grant, at as of yore; nothing in this act the court room thereof, at the shall interfere with them; their court house in the said county of municipality is greater than the Grant on Monday the 18th day of state; the village of five hundred is sovereign beyond the state while unincorporated villa- a certain instrument in writing, ges must enforce the law. Why presented to the said county allow the saloon of the corporate court, and now on file therein, which to stop. town to have the advantage, should not be admitted to Probate when it is just where it should as the last Will and Testiment of be made to carry the heavy load because its revenue makes it able. It is true that cities and corporations have the liberty to French according to the prayer of remedy for the above named didemand license beyond this sum the petition on file in said court. sease. By its timely use thousbut they seldom do so; the most of them will be privileged to Judge of the county court of the permanently cured. I shall be carry on their trrflie for a much less sum, and then they will rub their hands with glee at the fact Attest: PHIL METSCHAN that outside the city limits they are not likely to have any competition.

THEY DID, AND THEY DID NOT

The compilers of the "Book had the recent session of the they wrote, "We have done those things which we ought not to have done, and we have left undone those things which we ought to have done, and there is no truth in us." Nearly every wagon road bill introduced was passed, and the bill to construct a railroad at the Cascades was defeated. The will also doubtless be admitted, road bills were local measures The Pittsburg Dispatch has past been useless for all purpo bill was of general interest and 1889. benefit to the state. In this connection we wish to remark If a colored man can hold no that nothing has been heard of Federal office of importance: if | Senator Dolph and his schemes his children can not be educated for opening the river, since his in Ohio; if he cannot work in re-election, and that the work an Illinois tobacco factory, what on the locks is not progressing is he to gain by remaining role as it should. The as-assumed Laws president tox hits official and Another outrage on the calcu- too neach time. Wasen's reperal till of any importance.

simply chewed tar-gum, and the uity may seem meet. You will Dated this the

years of age till she was thirty- 1889 two years old, walking at intervals of a minute or two and ocunteer service to suppress the casionally for an hour or little longer, sometimes daily, some-In Indiana, the other day, Thousands have visited her. At Grant ss. Peter French plaintiff, a surgeon removed a rib from a one time Barnum offered her man, who survives the operation. parents \$10,000 per year to take Nothing is said as to what be her and her parents with his appear and answer the complaint came of the dismembered rib. show, he to pay all expenses, filed against you in the above en-In view of the surplus popula- but they refused. When she titled court on or before the first tion of women, there was no died thousands attended the fa- day of the next regular term of

carcasses or deleterious substan- T. T. Geer, which is now a law: ces into wells, springs, brooks, "The clerk of each school dis- the sum of eight hundred dollars 1889. ponds, streets, allies or fields, trict containing 4,000 or more and interest thereon from the 24 and requires butchers to keep indabitants shall receive for his day of February 1887 at the rate their slaughter houses clear. services of the money collected of ten per cent per annum and for Fines from \$2 to \$50 are pro- by him of school taxes, as fol- the costs and disbursements of It is said that an Indiana man | sum, five per centum thereof; mortgaged premises mentioned in has invented a ballot box that for the next twenty thousand said complaint, to be sold and the can't be "stuffed." The box is dollars or any part thereof, two proceeds of such sale applied upon somewhat automatic in action. per centum; for all sums above expenses of sale and in satisfaction The ballot is dropped through a forty thousand dollars, one per of said judgment and for such slot into a compartment with a centum thereof. The clerks of other and further releif as to equi glass front. A lever is present, all other school districts shall a bell sounds, the number of the presidence for their services, of the prefer of Hon, L. B. Ison, one of ballot is regular red, the dubble is pursed authorizing them of disclose palpha of whiteours stamped with the county, ward, again make levied in their reprecinct and date, and the builds appeared districts, five per centfalls into the ballot has proper, and characters of The box is opened at the backs any district may pay their clerk.) and two large are required, and additional manpens that a Frand by prevented, as every in in their indigment necessary, ballot mans he stanged strictly. This new has allows the electealarm ledt prevents any pile of may school dictrict to (ia) from slapping in lattices what their clark additional compensa- Backs three - - - Oznasov tion, while the old law only alloved this in small districts.

NEW TO DAY.

CITATION TO HEIRS.

In the county court of the state of Oregon, for the county of Grant.

In the matter of the estate of sons interested in his estate.

In the name of the state of Oregon, you are hereby required and cited to be and appear in the March A. D. 1889 at 10 oclock a. m. of that day, then and there to show cause, if any you have, why said deceased and why Letters Administrative with said Will annexed should not be issued to John Laurance and Samuel

A. D. 1889. By WM. MILLER. NEW TO-DAY.

NOTICE PUBLISHED EVERYTHERSDAY MORNING of Common Prayer" must have Is hereby given that the undersigned has been duly appointed by the county court of the state of legislature in their minds when Oregon for Grant county, administratrix of the estate of Henry J. G. Mueller, deceased, late of

Grant county, Oregon. All persons holding claims against said estate are hereby requested to present the same duly verified as by law required, to the administratrix at her residence near Mt Vernon, in said county, or to her attorney, C. A. Sweek, at his office in Canyon City, in said county, within six months from the date hereof; and all persons indebted which history shows have in the to said estate are requested to

settle immediately. Dated at Canyon City, Or., this

> MARIA F. MUELLER. Administratrix. C. A. SWEEK, Att'y.

in the mone of the state of theyou you are hereby authinizeded ed race. Peter Johnson, a solve or defended of Cairo Ill., was going to swallow ten fishinoks in public on a wager of 85. but o appear in the above named the law stepped in and provent—water bell was the mast imports some being the first day of the reg the county court of Grant county of the SE or concerning pilots the only gen- and if you fail so to appear and trix of the estate of Sarah E. his continuous residence upon, and cultivation of said land, viz. Richard Danby, Moses W resentatives. This individual is II. P. Cheatham, who was elected in the second North Carolina district. He is only 32 years old and bears a good reputation for character and comjury gave her a verdict of \$300. further take notice that this summons is published by order of the The celebrated sleeping girl | Hon, James A. Fee, Judge of said of Troy, Tenn., died last week. court. Made and bearing date She has slept since she was ten the 21st day of February, A. D. M. DUSTIN,

> Plaintiff's Attorney. SUMMONS.

In the circuit court of the state times not for several days, of Oregon, for the county of vs. William Dillman defendant. In the name of the state of Oregon, you are hereby required to said court, to wit: On Monday the 8th day of April 1889. You In regard to the fees of school | will take notice that if you fail to elerks, the following is a para- of the plaintiff will take judgegraph of a bill introduced by ment and decree against you for from the date hereof. the relief prayed for in the complaint filed in said court, viz: For this 27th day of February, A. D. lows: For the first twenty ing the mortgage mentioned in thousand dollars or any less said complaint and decreeing the

Bulled this list day of Fichitelet

PALEISH & FOXAR Alterne s for Philatelli

J. L. B. VIAL & SON. 并12万0万LLLAXERN and JERELLES

___Dealers in-

WATCHES, GLOCKS, JEWELRY, SILVERWARE, V OLINS and CUITARS.

Money to Loan on Col'aterals.

CITY HOTEL

MAIN STREET CANYON CITY, OREGON,

GROTH & THOMPSON

Proprietors.

Traveling men will find this a pleasant and desirable place at

Give us a Call

Consumption Surely Cured.

To the Editor-Please inform your readers that I have a positive Witness, the Hon. N. R. Maxcy ands of hopeless cases have been state of Oregon, for the County glad to send two bottles of my of Grant this 24 day of January remedy free to any of your readers who have consumption it they will send me their express and postofficeaddress. Respectfully. T. A. SLOCUM, M. D., 181 Pearl Deputy. | St., New York.

SUMMONS

In the Circuit court of the state of Oregon for Grant county. Adie Currin, Plaintiff,

John H. Currin, Defendant To John H. Currin, defendant: In the name of the State of Oregon you are hereby commanded to appear in the above named court and answer the complaint filed against all of Canyon City, Oregon. you in the above entitled suit on Any person who desires to protest against the allowance of such proof, or who knows of any or before Monday, the 4th day of Novemb 1889, the same being the proof should not be allowed, will be given an proof should not be allowed, will be given an first day of the regular Nov. term opportunity at the above mentioned time and 1889 of said court, and if you fail place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of so to appear and answer the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: For a decree of said court dissolving the bonds of matrimony existing between the plaintiff and defendant and for the costs and distursements of said suit, and for such further relief as to the court in equity, may seem meet. You will further take notice that this summons is published by order of the Hon. James A. Fee, Judge

Notice is hereby given that the following-named settler has fited notice of his intention to make final proof in support of his claim, and that said p.oof will be made before the County eleck of Grant county, at Canyon City, Oregon, on March 30, 1889, viz: WILLIAM B. BROWN, B. S. No 9030, for the W. half N.W. qr. and W. half S.W. qr. Sec. 25 Tp. 16 S.R. 33.1-32.

He names the following witnesses to prove his intention to make final proof in support of his claim, and that said p. oof will be made before the County eleck of Grant county, at Canyon City, Oregon, on March 30, 1889, viz: WILLIAM B. BROWN, B. S. No 9030, for the W. half N.W. qr. and W. half S.W. qr. Sec. 25 Tp. 16 S.R. 33.1-32 E.

He names the following-named settler has fited notice of his intention to make final proof in support of his claim, and that said p. oof will be made before the County eleck of Grant county, at Canyon City, Oregon, on March 30, 1889, viz: WILLIAM B. BROWN, B. S. No 9030, for the W. half N.W. qr. and W. half S.W. qr. Sec. 25 Tp. 16 S.R. 33.1-32 E.

He names the following-named settler has fited notice of his intention to make final proof in support of his claim, and that said p. oof will be made before the County eleck of Grant county, at Canyon City, Oregon, on March 30, 1889, viz: WILLIAM B. BROWN, B. S. No 9030, for the W. half N.W. qr. and W. half S.W. qr. Sec. 25 Tp. 16 S.R. 33.1-32 E.

He names the following-named settler has fited notice of his intention to make final proof in support of his claim, and that said p. oof will be made before the County on March 30, 1889, viz: WILLIAM B. BROWN, B. S. No 9030, for the W. half N. S. Questle and that said p. oof will be made before the County on March 30, 1889, viz: WILLIAM B. BROWN, B. S. No 9030, for the W. hal

In the county court of the state Oregon for Grant county. in the matter of the estate of

the court for the relief prayed for ing claims against the estate of or

February 1889. S. R. BATES,

the deceased.

ceased. All persons having claims against said estate are hereby requested to present the same duly verified as by law required, to the PAT CAMPBELL undersigned at his residence in Diamond valley, Oregon, or to Parrish & Cozad, attorneys of said estate at their office in Canyon City, Oregon, within six months GROCERIES

Dated at Canyon City, Oregon, PETER FRENCH, Administrator

NOTICE TO CREDITORS.

Notice is hereby given to all whom it may concern, that on the 19th day of February, A. D. 1889, the undersigned was by the council class may be returned. ty court of the state of Oregon, for Grant county, duly appointed administrator of the estate of H. J. Glenn-the younger deceased. All persons having claims against said estate are hereby requested to present the same duly verified as by law required, within six months from the date hereof, either to the on tor-igned at his residence in Diam and calley, thegen, or to Penish & Cazad, attorneys of said estate, at their office in Canyon Chir, Oregon.

Daird at Canyon City, Oregon, this Title day of February, A. D. Last PRIER FRENCH, Administrator.

NOTICE FOR PUBLICATION. Land Office at La Grande, Oregon.

Notice is hereby given that the following-named settler have filed notice of his inten-tion to make final proof in support of his claim, and that said proof will be made before the County clerk of Grant county Or., at Canyon City, Orc., on April 6th., 1889, viz; W. D. Ogt-cer, D. S. No. 7491 for the SW or SW or Sec 9. S half SE qr and SE qr SW qr Sec 8 Tp 18 8 h

He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Charles H. Utley, Thos. H. C. Brasfield, Mac Semerville, D. Reed Atherson,

NOTICE FOR PUBLICATION.

SUMMONS.

In the circuit court of the state of State of Oregon, for Grant c unty.

Ella C. Spencer, plaintiff, vs.

NOTICE.

Summons is published by the Hon. James A Fee, Judge of said court. Made and bearing date the 21st day of February late allowance of such proof, or who knews of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witness of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

NOTICE.

Summons is published by the allowance of such proof, or who knews of the allowance of such proof, or who knews of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witness of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

WENRY RINEHART, Register.

NOTICE FOR PUBLICATION. All Kinds Of Land Office at La Grande, Oregon.

answer, the plaintiff will apply to Himes deceased; all persons hav- Myers of Blanton, Or.: Andrew W Stecher, of

Dated this the 11th day of NOTICE FOR PUBLICATION. Land Office at La Grande, Oregon.

S. R. BATES,
Administratrix of the estate of he deceased.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before County Clerk of Grant Co., at Canyon City, Or., on March 23, 1889, viz. EUGENE E. ROOP, D. S. No. 8905, for the N half SW qr. SW qr. NW qr. See 32 and SE qr. NE qr. See 31 Tp 14 SR 27 E. Notice is hereby given to all He names the following witnesses to prove whom it may concern, that on the 19th day of February, A. D. 1889, the nucleus the following winds of the first on the Dayville, Oregon.

the undersigned was by the county court of the state of Oregon, for Grant county, duly appointed administrator with the Wil annexed of the estate of A. G. Glenn, deproof should not be allowed, will be given an opportunity at the above mentioned time and place to cross examine the witnesses of said claimant, and to offer evidence in rebuttal of 47 52 HENRY RINEHART, Register.

Wholesale & Retail

PROVISIONS NEAR THE DEPOT, $BAKER\ CITY, Or.$

Goods found to be not first-



O. P. CRESAP

--- Dealer In--Stationery, Books, School Supplies, Gilt Bend and Glassware, in Endless Variety. Faucy Wares, suitable for presents for both Old and Young. Boys' Iron Wagons, Baby Carriages from Fourteen to Eighteen Dollars apiece. Candies & cigars. Tobaccos, Cof-

fees, Teas, Lard, Flour, Opposite Union Meat Market, Dried Fruits, Canned Fruits, Rice, Cream Wheat, -the finest breakfast dish known-Fishing Tackle, Fish Poles, Baskets, Tubs, Brooms, Lamps, Bird cages, and everything that is

usually kept in a Variety Store, all of which Can now be Bought Cheap for Cash, at the Old Stand in

Overholt & Muldrick,

——DEALERS IN——

GENERAL MERCHANDISE,

CANYON CITY, Or.

A. HACHENEY.

---DEALER IN---General

Canyon City.

JOHN DAY CITY.

JAMES & JONES.

---Proprietors of----

City Drug The

Keep constantly on hand a complete stock of

DRUGS AND CHEMICALS

Patent Medicines, Toilet Articles, Perfumes, Soaps, Powder, Puffs, Combs, Tooth Nail, Clothes and Har Brushes, Druggist's Sundries, Lamps, Lamp Oils, Glass, l'utty, Chineys, and and everything to be found in a firstclass Drug Store.

Nothing but Pure, Fresh Drugs Dispensed.

Orders from a distance will receive prompt attention. Prescriptions a BAKER CITY, OREGON.

City meat market.

Washington Street, Canyon City, Oregon.

CRAY & EADS, Proprietors.

----DEALER IN----

FRESH MEATS

By Wholesale and Retail.

To All orders filled on short notice.

George Gundlach & Bro.

GENERAL MERCHANDISE,

PRICES GREATLY REDUCED.

New Hotel, Canyon City Or.

----FIRST CLASS ACCOMMODATIONS----

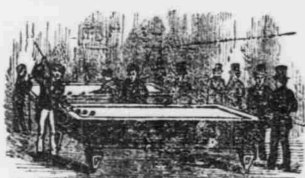
Special Attention Paid to Traveling and Commercial Men.

Courteous Attention Given to Every One.

When In The City Give Us a Trial.

H. STANSELL, Proprietor.

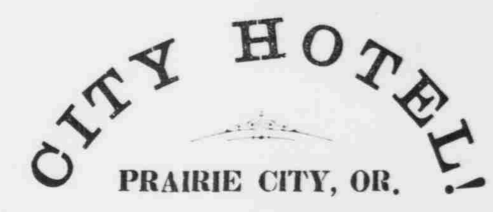
Red Front Billiard Hall!



C. D. RICKARD, Proprietor.

Dealer in fine Wines, Liquors and Cigars. CANYON CITY

Henry Rust's Celebrated Beer Constantly on Tap



J. W. BATES, Proprietor.

The Culinary Department is in charge of Competent and Experienced Cooks, who spare no labor to do honor to the palates of the Public.

In Connection with this Popular Hotel is at all times supplied with the Best Brands of Wines, Liquors and Cigars. SAMPLE ROOMS FOR COMMFECIAL TRAVELERS.

Haptonstall & Dart

-DEALERS IN----

General Merchandise

John Day City, Oregon.

H. R. SELS.

General Merchandise,

Merchandise. (HARDWARE, BOOTS, HATS, FURNISHING GOODS!) Canyon City, Oregon.