

MAKE A SAVING OF \$10.00

BY PURCHASING YOUR

"Eclipse" Steel Range

YOU MAKE A SAVING OF \$10.00

BY DECIDING TO BUY AN "ECLIPSE" STEEL RANGE THIS WEEK. OUR "ECLIPSE" PRICES ARE ALWAYS THE LOWEST OF ANY FIRST-CLASS RANGE SOLD IN PORTLAND. WE HAVE ALWAYS LED IN THIS RESPECT. A SAVING OF \$10.00 ON A RANGE IS WORTH WHILE CONSIDERING.

Eclipse Steel Ranges Best Bakers \$45 Values \$35

Call and investigate our great range and you'll have no other placed in your kitchen. It is warranted by manufacturers and ourselves for 15 years, a signed bond given to that effect with every range sold. You will need to order but one, as they last a lifetime. They never fail.

Consider What It Means!

This great offer means that you obtain a High-Class Steel Range and the best Refrigerator on the market-family sizefor the price of the range alone. Or you secure Linoleum sufficient for any ordinary kitchen free. Call and investigate the "Eclipse" before you purchase a range. More "Eclipse" Ranges are sold in Portland than all other ranges combined. The freight

office records show that. We have the exclusive agency for the "Eclipse," and have contracted for 18 carloads for this year's sales. Building operations have interfered with usual sales, and we must redouble our efforts if we shall keep step with the pace set in the early part of the year. Basements are filled, warehouses are beginning to overflow with "Eclipse" Ranges. We must sell fifty ranges this week, and every week this month. To do so we are offering special inducements, special reductions.

We Place the Home for --

If the "Eclipse" we sell you for \$1 does not prove entirely satisfactory to you, we cheerfully take it back and refund your money. Could anything be fairer? We run no risk, however, as the "Eclipse" invariably gives perfect satisfaction. The wife will be delighted with it. Try it; it costs you nothing to make the test.

GEVURTZ & SONS

GEVURTZ BLOCK - Bounded by Yamhill, First and Second Streets - PORTLAND

Judgment in Case Already Twice Appealed to Supreme.

Court.

TWICE REVERSED, AND TO BE APPEALED AGAIN

Comes Up Under New Title and in New Form Each Time—Real Parties in Interest Have No Control Over It-Case Five Years Old.

(Special Dispatch to The Journal.)
Vale, Or., May 6.—One of the most interesting cases tried during the present term of court is the case of Will R. King versus William Miller. It has attracted a great deal of attention, as it is a case with a history, having been pending five years in various forms and twice before the supreme court of Oregon and twice reversed, being re-vessed first on an appeal taken by the parties now interested in the case through the plaintiff, and reversed the second time on an appeal taken by Mil-Each time the case has come up it

has been under a different title. first case tried was in the circuit court for Malheur county in 1902 as Helmick against Ported, and judgment was obtained for \$2,775/ Miller was attorney for Helmick and collected the judgment and paid it to the Moss Mercantile company, with notice that the judgment had been previously assigned to the First National bank of Payette, Idaho. The bank sued Miller. The Moss Mer-cantile company then brought an injunction suit against the bank and en-

court and a witness in his own behalf, did not conduct the case but was represented by C. E. S. Wood of Portland and Brooke & Saxton of Ontario. The defendant was represented by ex-Dis-trict Judge J. H. Richards of Boise,

tention to again appeal to the supreme

Among the interesting features de-veloped during the trial was that while Miller is the nominal defendant, the

Another interesting development was nied the motion.

IDAHO COUNTY, IDAHO,

THE POLICYHOLDERS' COMPANY

BEST FOR AN OREGONIAN

HOME OFFICE SIXTH AND ANKENY STREETS, PORTLAND

L. SAMUEL,

Mr. King, being now a member of the upreme court, although present in ourt and a member of the NAPA

The defendant has announced his in-

A Famous Legal Tangle,

real party in interest is the Moss Mer-cantile company of Payette, Idaho, who will have to reimburse Miller in the event of his loss, and that while King owns a large interest in the moneys sued for, the creditors of Helmick, in-cluding Helmick, are indirectly interested in the judgment when paid the

that after the judgment was secured by the bank, the manager of the Moss Mercantile company bought up most of the bank stock, but before the deal was fully consummated King became the of the judgment and claim. The bank then, under the new management, moved to dismiss the case, but the court ruled that as King had been substituted and now owned the claim the bank had no interest in court and de-

COVETS FISH HATCHERY

(Special Dispatch to The Journal.) Lewiston, Idaho, May 6.—Idaho counly is making a determined effort to secure the location of the state fish hatchery provided by the last session of the legislature, and promises the state an ideal location at the mouth of Clear creek, a tributary of the middle fork of the Clearwater river. Fifteen thousand dollars was appropriated for the construction and maintenance of a hatchery, and the money is now available from the game funds. It is hoped

A petition has been circulated generally in Idaho, Latah and Nez Perce counties, and will be presented to Governor Gooding for consideration counties, and will be presented to Governor Gooding for consideration this week. The patition recites that the proposed site are peculiarly favorable for the accomplishment of the purpose contemplated by the state. Clear creek is about two miles from Kooskis, which is located on the Clearwater railroad.

King having meanwhile purchased the judgment against Miller, was substituted as plaintiff and after a hard battle the jury Saturday night returned a counties, and will be presented to Governor Gooding for consideration this throne, Napoleon had not forgotten his note, and told M. Thiery that he would like to renew it for 15 years. The note this time was signed by the signature, with two of his defeated generals as it is located by the state. Clear creek is about two miles from Kooskis, which is located on the Clearwater railroad. North Idaho sportsmen are said to be particularly anxious to see the hatched as plaintiff and after a hard battle ery located at the proffered site.

SOON BE FREE MAN

Ex-Empress Eugenie is Asked to

Pay Debt Contracted by

Late Husband.

THAN SIXTY YEARS AGO

Son of M. Thiery Discovers Mislaid

Document and Goes to Court With

Demand for Six Hundred Thou

(Journal Special Service.)
Paris, May 6.—Poor ex-Empress Eu-

enia, who for some time has been re-

siding near Nice, on the Riviera, has been reminded of her late imperial

spouse in a rather unpleasant manner

June, 1870, was ordered to appear at

the Tuileries, where the emperor want-

sand Dollars.

MONEY BORROWED MORE

(Washington Bureau of The Journal.)
Washington, May 6.—A rift in the
dark clouds of the political storm, affording pleasant employment for benevolent impulses, has been the movement for the pardon of William January, alias Charles W. Anderson, the modern Jean Valjean. President Roosevelt penned a note to Attorney General Bonapenned a note to Attorney General Bona-parte setting in motion the machinery of the pardoning power just as soon as he learned of the tragedy which had torn from the bosom of his family a man who for nine years had fought the good fight and demonstrated that, once sinning, a man need not continue to go against society. Senator Warner and Congressman Ellis and hosts of others joined in the movement, and January Congressman Ellis and hosts of others joined in the movement, and January was as good as pardoned the moment the proposal was made.

It has caused the revivial of the popularity of Victor Hugo's marvelous tale of Jean Valjean, and there are is here that the officers of law might wisely have exemplified the act of the good Bishop Welcome, who, when confronted by the gendarmes with Valjean, calmly told them he him-self gave to Jean the silver candlesticks which Jean had stolen from the bishop after being his guest.

ELECTRIC LINE WANTS TO GET INTO CLARKSTON

Walla Walla and Columbia River Will Look for Feasible Route This Summer.

Clarkston, Wash., May 6 .- J. H. Morrow of Waitsburg, general manager of the Walla Walla & Columbia River electric line, who was here Saturday in the interest of his company, announced that it was the intention of his road to make a survey from Dayton to Clarkston the coming summer, and if a satisfactory route can be secured the line will undoubtedly be extended to this city.

The principal difficulty in locating an

easy grade and entrance into this city lies in the fact that the right of way between Clarkston and Alpowal, along which may cost her nearly a million dollars if the courts decide that she is responsible for her husband's debts.

In July, 1845, Emperor Napoleon III, who as usual was hard up, asked M. Thiery, a millionaire shipowner at Nantes, to let him have some loose change to the amount of \$600,000. With the rocky shores of the Snake river, has been occupied by the Northern Pacific railroad, which last fall did extensive surveying down the south bank of the river. Mr. Powers made a trip from Clarkston to Anatone in his automobile visions of stars and crosses of the Le-gion of Honor sure to come his way, M. Thiery obliged his emperor, who as to investigate the feasibility of the gion of Honor cure to come his way, M. ridge from Pomeroy to Anatone, thence to this city by way of Asotin. He finds "security" gave him a note payable on July 1, 1870, 25 years later.

Before the note fell due M. Thiery it was the intention of his company to Before the note fell due M. Thiery died and left it to his son, who did not consider it a very valuable asset, for he never thought of it again until he in effect a junction with the Spokane & Inland at some point on Snake river, and that Clarkson is the natural point for this connection.

HOW BEST TO SPRAY IN THE SEMI-ARID REGION

Vale, Or., May 6.—The Malheur county fruit inspector, E. B. Conkilli, has issued a circular letter to the fruit growers of Malheur county instructing them how to rid their orchards of the codling moth. He urges the spraying of the blossoms and fruit of apples and pears only, as worms do not infest other fruit. The first spraying should be done just as soon as the blossoms fall while the calyx cup is still open. He cites the fact that successful orchardists emphasize the necessity of spray-ing on time, claiming that the first spraying, done properly and on time, worth as much as two or three later sprayings. In this region it has been that arsenate of lead is the most satisfactory spray for the codling moth. It is easily prepared and quite inexpensive. One pound of poison to 50 gallons of water is sufficient.

CASTORIA The Kind You Have Always Bought

SAVE MEGORDEN!

Murderer Hints in Court at Further Proceedings to Be Taken at Salem.

UNDER SENTENCE TO HANG TWENTY-EIGHTH OF JUNE

He Killed His Wife in the Course of a Family Row, but Has Tried to Evade First Degree Penalty-Other Convicts Sentenced.

(Special Dispatch to The Journal.) Vale, Or., May 6.—When Holiver Megorden, the murderer, was asked by Judge Davis Saturday if he had anything to say why sentence should not be passed upon him replied that he had no statement to make further than that he gave notice that he discharged all of his attorneys and would have his ase attended to at Salem. Megorden was then sentenced to be hanged at Salem on June 28, 1907.

lem on June 28, 1907.

Megorden, who lived on a farm near and adjoining Nyssa, this county, in March, 1905, shot and killed his wife. The circumstances of the killing were as follows: Megorden had been to Vale, a distance of 18 miles, to pay his taxes, and on returning home, according to his statement, he was not given any supper, whereupon a family row occurred, during which a son about 18 curred, during which a son about 18 years old struck Megorden with a gun. During the melec Mrs. Megorden started to run to the house of a neighbor, but was overtaken by her husband and

and killed.

At the September term of the circuit court for Malheur county for 1905, Megorden was tried, found guilty and condemned. His (Megorden's) attorney appealed to the supreme court for a new trial, upon the grounds that the evi-dence in the case was not sufficient to justify a conviction of murder in the first degree. The supreme court denied a new trial and remanded the defendant to Vale for resentence.

Others Sentenced at Vale. Henry Cannon, on the last day of the term received a five-years' sentence in the penitentiary for horse stealing. B. R. Miles, indicted jointly with Cannon, entered a plea of guilty and in consideration of his aiding in the conviction of Cannon was also as the conviction of the conviction

of Cannon, was given a three-years' sen-

Floyd Roberts of Ironside was found guilty by the jury of assault with intent to kill. He was recommended to the extreme elemency of the court, and was sentenced to the penitentiary for one year, the minimum penalty for such Dock Anderson of Beulah was sen-

tenced to six months in the county jail for permitting gambing and for selling liquor without a license.

Bill Anderson of Westfall, on a plea of guilty as charged, was fined \$50 for seiling liquor to minors.

Herman Wise's new store is the finest the state thinks the Astoria

Bankers & Lumbermens Bank

Statement of Condition May 1, 1907.

RESOURCES.

810,932.52
532,51
36,471.82
6,964.25
629,483.98

\$1,484,385,08

LIABILITIES.

Deposits 1,231,783	,00
Surplus	

\$1,484,385.08



THE WAITER KNOWS that there's nothing so

provocative of good humor as Ghirardelli's Cocoa. Its delicious fragrance and sustaining goodness fill the most exacting guest with generous impulses. The best thing too

Ghirardelli's Cocoa