Drunkards

Cured Secretly

Any Lady Can Do It at Home-Cost

COLE GAINING

Candidate for District Attorney Nomination Meeting With Hearty Support.

James Cole, candidate for the Reput lican nomination for district attorney will speak at a meeting arranged by the Republicans of Rockwood tonight. A large crowd is expected to turn out and hear the young man who has been making such a lively campaign for the

Cols made no political speech last night being the guest of the Medical association in Medical hall. West Park and Alder streets, where he had been invited to explain the federal mail laws. Cole's experience as assistant United State stterney gave him an opportunity to become thoroungly acquainted with these statutes and he was always successful in prosecuting cases where the laws had been violated. It was because of his recognized ability in handling government cases that Cole was invited to explain their working to the medical men.

to explain their working to the medical men.

Bo interested have the Republicans of the district become in Cole that he has been invited to three meetings tomorrow night, while nearly all of the remaining nights of the campaign have been booked for the young candidate. The meetings tomorrow will be held at Montavilla, South Portland and Fairview.

The meeting at Montavilla will be a Cole meeting and will be called at 8 o'clock at Odd Fellows' hall. Cole will make a speech there and later go to South Portland to make his second speech of the evening. Several speakers have volunteered their services to speak in Cole's behalf at Fairview and at least one of them will attend the meeting there to tell the voters about Cole's candidacy. Efforts will be made to arrange a meeting at Fairview later when Cole will be able to attend and speak to the voters in person.

Cole spent yesterday in visiting a number of the large factories and industrial institutions of the city where he could meet the employes. The young candidate was favorably received wherever he went and assurances were given him by several hundred men of their individual support to ald him in securing the nomination April 17.

PENDLETON TO HOLD FOURTH PUBLIC SALE

Pendleton, Or., April 2.-The fourth public sale to be held in this city during the winter is scheduled for Saturing the winter is scheduled for Saturday, April 4, and an immense amount of livestock and other property is listed for the event. Over \$5,000 worth of property was sold at the last sale and nine towns in the inland empire have inaugurated sales since Pendleton started them. At a meeting of the management last evening it was decided to charge a fixed entry fee of \$1 on all animals entered for sale and a schedule of percentage to be charged was also fixed as follows, to pay expenses of advertising and auctioneering: On sales wertising and auctioneering: On sales under \$25, 10 per cent; from \$25 to \$75, 5 per cent; from \$75 to \$300, 2½ per cent, and above \$300, 2 per cent. About \$4,000 worth of property is now listed for Saturday's sales. ballot is as follows: constitutional amendment, giving additional and exclusive power to cities and towns, within their corporate limits, to license, regulate, control, and tax, or to suppress or prohibit theatres, race-tracks, poolrooms, bowling alleys, billiard halls and the sale of liquors, subject to the provisions of the local opticn law of the state of Oregon, Vote yes or no.

Roger B. Sinnett For District Attorney.

Free breakfast food. See ad on the

nineteenth day of April Easter

It will not be a very satisfactory Easter to the man who does not wear a new suit of clothes-the Columbia Tailored kind. There is no tailor strike at the Columbia Shop. There-

order your suit now

get it time

Here you can select from the latest ideas in cloths - the cut that strikes your fancy-be fitted by an artist-be made the owner of an Easter suit that is a credit to you-a credit to us and something that will give you individuality among men.



GRANT PHEGLEY, Mgr. Seventh and Stark Streets

ONE OF OREGON'S REMARKABLE FAMILIES



Pettyjohn and a Group of Her Descendants.

Mrs. S. A. Pettyjohn, 81 years of James Fidler, and Mrs. Nellie Yates. age, who came to Oregon in 1847, is shown in the picture with 29 of her descendants, all Oregon-born and of lineage to the fourth generation, john, Minnie Pettyjohn, and Ethel as they were grouped at a recent Yates. family reunion at Salem. Followthe group:

Mrs. S. A. Pettyjohn, who is 81 years of age. Children-A. D. Pettyjohn, Mrs. Thomas.

for municipal control of theatres, racetracks, saloons, etc. The form in which the measure will appear on the official

The form of the amendment, as it will go before the people is as follows:

CONSTITUTIONAL AMENDMENT.

and the same is hereby amended to read as follows:

Section 2. Corporations may be formed under general laws, but shall not be created by the legislative assembly shall not enact, amend or repeal any charter or act of incorporation for any municipality, city or town. The legislative town are hereby granted power to enact and amend their municipal charter, and the exclusive power to license, regulate, control and tax, or to suppress or prohibit theatres, race tracks, poolrooms, bowling alleys, billiard halls, and the sale of liquors, subject to the provisions of the local option law of the state of Oregon within the corporate limits of any municipality, is vested in such municipality.

any municipality, is vessed in submitted nicipality.

The affirmative argument submitted in support of the measure is as follows:

Argument in support of above amendment:
The purpose of this amendment is to obtain practical home rule for all cities and towns in Oregon.

Laws which may be necessary and wise for a searout may not be advisable.

wise for a seaport may not be advisable or good for an inland town. The proposed amendment gives to the

or good for an inland town.

The proposed amendment gives to the voters of each city in Oregon the right to regulate their own local affairs and to make such laws as the majority of the people of that town wish to make.

The majority should rule. No law, of course, can be passed except by a majority, and the proposed amendment merely prevents a minority ruling. It gives the majority this power which they certainly should have.

It does not seem fair that people who live in eastern Oregon should vote as to what regulations should be applied to the local affairs of a city in the Williamette valley, nor on the other hand should people in the Williamette valley govern the local affairs of cities in eastern Oregon. It is impossible to make any law which will be equally suitable for all towns, and the proposed amendment gives the taxpayers and voters of each town the right to govern their own local affairs within the city houndaries.

The proposed amendment is home rule for cities. Persons who have some pet measure or policy they are affaid to submit to a vote of the people will oppose this amendment. It can be opposed only by those persons who are affaid to abide by the rule of the majority of the people.

All others should support it.

(Indorsed). Filed January 27, 1998.

F. W. BENSON.

Secretary of State.

The negative argument opposing the measure is as follows:

The negative argument opposing the measure is as follows:

Argument Against.

Argument Against.

The foregoing proposed amendment is entirely superfluous, inasmuch as all cities and towns in the state of Oregon do now enjoy the fullest possible home rule, having absolute self-government—the right to make and amend their own charters and enact their own laws, subject only to the constitution and the general criminal laws of the state. This power was conferred by an amendment to the constitution adopted in the election of 1906 and made effective by an act of the legislature of 1907 "for carrying into effect amendment to section 2, article ii, of the constitution, granting to cities and towns the right to enact or amend their charters."

While the ostensible purpose of the proposed amendment is to "obtain practical home rule for all cities and lowns in Oregon," it is very evident that the real purpose is to suspend the operation of the criminal laws of the state, as to certain practices, within the bounds of municipalities, at their pleasure. If it does give to municipalities any power of home rule which they do not now possess it is some power contrary to the constitution of the state or in violation of this amendment, if

laws.

"The effect of this amendment, if adopted, would be to divest sheriffs and district attorneys of the power to suppress poolrooms and Sunday salcons, and give municipal authorities power to run a town as wide open as they desire. The constitution now provides that city charters must be 'subject to the constitution and criminal laws of the state.' The amendment proposed leaves out this important clause."—

REFERENDUM MEASURES

TO BE VOTED ON--NO. 1

Grandchildren-Mrs. Lena Hughes, John Fidler, Mrs. L. E. Suavie, Mrs. James Blackwell, J. C. Pettyjohn, A. D. Pettyjohn Jr., William Petty

Great grandchildren-Lula Thoming is the list of names of those in as, Lillie Roland, Herschel Fidler, Jack Fidler, Helen Pettyjohn, James Blackwell and Archie Blackwell. Great-great grand children-Clyde

Therefore we object for five rea-

ernment.
PORTLAND MUNICIPAL ASS'N.
By F. A. Frazier, Member Executive
board.

board.
OREGON ANTI-SALOON LEAGUE,
By J. R. Knodell, Assistant Superintendent.
(Indorsed.)
Filed February 24, 1903.
F. W. BENSON,
Secretary of State.

Postpone Removal of Zola's Body.

EXCURSION RATES

Via Oregon Electric Bailway Company for Morse Show at Salem, Oregon

This company will make a round trip rate of \$1.50 from Portland to Salem for the above occasion. Tickets on sale Saturday, April 4, good going and re-turning on that date. Depot and ticket office Front and Jefferson streets.

Northern Indiana Teachers.

Northern Indiana Teachers.

(Daited Press Lessed Wire.)

Indianapolis, Ind., April 2.—Nearly 3,000 teachers, members of the Northern Indiana Teachers' association, had arrived in the city before moon today to attend their twenty-sixth annual meeting. Though Indianapolis is outside the territory of the association, it was decided to hold the meeting here this year in order to give the teachers an opportunity to make a personal inspection of the Indianapolis schools.

The formal opening of the convention takes place in Caleb Mills hall this evening, with addresses by the nexpresident, John A. Wood of Laporte, and the retiring president, W. P. Modlin of Hartford City. Another prominent speaker of the evening will be Frank W. Gunsaulus of Chicago. The association will continue in session over tomorrow.

April 4, 1908.

Other grand children, not in the picture, are: Mrs. James Christy, L. D. Pettyjohn, Everett Roland, Burke Roland, Clark Roland, Mrs. Rose Jones, Mrs. Edward Gay, Mrs. Harry Lukes and Mrs. Joseph Bem.

This entire family are Oregonborn and continue to live in this state, with the exception of Mrs. Nellie Yates of Alameda, California, and Mrs. Lena Hughes of Seattle.

The eleventh in the list of 19 proposed initiative and referendum measures to some before the people in June provides for municipal control of theatres, reactive will appear on the official realito its as follows:

Proposed by initiative petition—For constitutional amendment, giving additional and exclusive power to cities and towns, within their corporate limits, olicense, regulate, control, and tax, or suppress or prohibit theatres, race-racks, poolrooms, bowling alleys, billiard halls and the sale of liquors, subset to the provisions of the local option two of the state of Oregon, Vote yes wof the state of Oregon, Vote yes 1210. No.

The form of the amendment, as it will before the people is as follows:

CONSTRUTTIONAL AMENDMENT. Section 2 of Article XI of the constitution of the state of Oregon, shall be add the same is hereby amended to read

commission merchants, for \$20,000. A three-story reenforced concrete warehouse is to be erected on the site this summer. The other transaction was the purchase by Jacob Kraft of an undivided one half interest in a 50-foot lot on Front street, between Jefferson and Columbia streets. The holding was the property of J. Johnson and associates and was sold for \$11.750.

C. M. Simonton has purchased from E. S. Merrill an improved 50-foot lot on Sherman street, between Front and Water streets, consideration \$12,000.

Johnston P. Porter of Porter Bros., railroad contractors, has concluded the purchase of three waterfront lots in St. Johns, for which he paid M. L. Holbrook \$20,000. of the state and the moral wettate its citizens.

The people of Oregon cannot tolerate such tampering with her constitution, and the vote against this measure should be so overwhelming as to discourage any future attempts in the same discourage.

Therefore we object for five reasons:

1. It is a saloon measure intended to intrench the saloon and nullify the local option law.

2. It makes the cities principalities, independent of the criminal laws and police powers of the county and state.

3. It assumes for the city independence from the county, yet does not propose to provide for expense of vice and crime to be borne by cities alone.

4. Because cities and country in counties are an indissoluble whole. What affects one affects the other.

5. This reasure is a violent reversion of the entire structure of our government.

brook \$20,000.

Tan J. Moore has sold to Henry Jenning his residence on Flanders street, between Twentieth and Twenty-first streets, consideration \$7,000.

N. P. Sorenson has purchased from N. P. Sorenson has purchased from J. M. Broat a modern two-story frame dwelling on Lovejoy street, between

Twenty-first and Twenty-second strets for \$8,500.

W. H. Ross has sold to D. G. Leitch the east 80 feet of lot 13, in Williams Avenue addition, Upper Albina, for \$5,-500. A modern two-story house occupies the lot.

A substantial rise in Irvington lots is noted in the sale by Ellis G. Hughes of four lots on Weidler street, between East Twenty-second and East Twenty-third streets, at the rate of \$2,000 each. The porperty was purchased by Samuel F. Owen and Sera B. Stewart, each taking a quarter block.

Philip Richter has purchased from

E. Henry Wemme a house and lot on Sixth street, between Grant and Sher-man streets, consideration \$4,250. man streets, consideration \$4,250.

A modern two-story cottage on Stanton street, between Union and Grand avenues, has been purchased by Daniel Miller from J. W. Treber for \$4,050.

A. J. Vallier has purchased from C. T. La Tourneau a 50-foot lot on East Twenty-seventh street, between East Washington and East Alder streets, consideration \$3,400.

A quarter block at the northwest corner of East Fourteenth street and Hawthorne avenue has been sold by the Hawthorne estate to T. W. Kirby for \$3,300.

Postpone Removal of Zola's Body.

(United Press Leased Wire.)

Paris, April 2.—The transfer of the bedy of M. Zola to the Pantheon, which was to have taken place today with elaborate ceremony, has been postponed until June, in accordance with a decision arrived at by the cabinet. The postponement was due to the urgent request of Mme. Zola, widow of the famous novelist. Mme. Zola found that the tomb was not ready to receive her husband's body. She feared that, under the circumstances, it would be a profanation for the remains to be removed before the tomb was ready to receive them. In her plea for a postponement of the ceremony she cited the case of Victor Hugo, whose body remained six months on the floor of the Pantheon, while the workmen piled their tools on the coffin, and used it as a table for their luncheon and wine. A. W. and I. L. West have purchased from G. W. Priest a house and lot on Mississippi avenue, between Humboldt and Brainard streets, for \$2,600. John F. Shae has sold to Mary E.

Ritter a cottage and 50-foot lot on Gantenbein street, between Knott and Sell-wood streets, consideration \$2,500. Fred Flafke has sold to L. P. Hosford a house and lot on Broadway, 50 feet east of East Seventeenth street, for \$3,600.

The house and lot at the northeast

A new tasteless and odorless discovery which can be given secretly by any lady in tea, coffee or food. Heartily indersed by temperance workers. It does its work so sliently and surely that while the devoted wife, sister or daughter looks on, the drunkard is reclaimed even against his will and without his knowledge. Many have been cured in a single day.

PREE TRIAL COUPON.

A free trial package of the wonderful Golden Remedy will be sent
you by mail, in pfain wrapper, if
you will fill in your name and address on blank lines below, cut out
the coupon and mail it at once to
Dr. J. W. Haines. 2223 Glenn Building, Cincinnati, Ohio.
You can then prove to yourself
how secretly and easily it can be
used, and what a God-send it will be
to you.

The house and lot at the northeast corner of East Irving and East Twenty-second streets has been purchased by William Keitle from Horace F. Cuthill for \$3,500. Charles O. Siglin has purchased from Lon P. Kendle an improved 50-foot lot at the southwest corner of East Alder and East Sixteenth street, consideration \$3,000.

Four Hundred Settlers Defending Rights Against Elam Corporation.

(Special Dispatch to The Journal.) Pendleton, Or., April 2. - There is something more than cold-blooded litigation and a mercenary division of water in the water right and irrigation suit now being heard at Milton, in which Elam's Peacock Flour Mill company of that place has made over 400 settlers in the valley of the Walla Walla river defendants.

The oldest settlement in the east end of Umatilla county was made where Milton now stands, and for almost 50 years settlers have been encroaching upon the arid lands of that section, usupon the arid lands of that section, us-ing the waters of the Walla Walla and Tumalum rivers for irrigation and re-claiming desert tracts from year to year. As the settlement grew the di-vision of the water from small streams became more and more important and each settler held vigorously to his water right. Finally the entire valley water right. Finally the entire valley is settled and the rights of the settlers had become so widespread that the flour mill began suit to protect its own rights, which seemed to be endangered by the increasing population. In order to preserve its alleged rights, the order to preserve its alleged rights, the mill company made every settler on the Walla Walla and Tumalum rivers a defendant in the suit to restrain them from using water which the mill company claimed, and thus the entire valley, one of the most productive and witful in Oregon, is fighting for a right to irrigate its arid lands which have been converted from waste tracts into gardens, vineyards and orchards, now valued at several hundred dollars. now valued at several hundred dollars per acre. The outcome of the suit and the anal division of the water from the two mountain streams is being watched in eastern Oregon with more than usual

FRIDAY BARGAINS.

Splendid Savings Await You Here To-

On sale tomorrow: \$7.00 silk petticoats, \$3.98; 20c sleeveless vests, 12½c; children's ribbed hose, \$9c; new talored suits, \$12.50; extra quality, long double tipped silk gloves, all colors, \$1.47 a pair; 2 clasp kid gloves, 95c; \$2.50 white lawn waists, \$1.29; \$1.00 corset covers, 63c. Get your share.

M'ALLEN & M'DONNELL,

The Good Goods Store.

Call at the Savings Window, satisfy the teller you are acting in good faith, receive a bank, and begin saving some part of your earnings, a necessary requisite

Trust Company

Capital \$150,000.00

No Prospective Profits. Your Money Begins to Work for You just as soon as it is Invested in Bonds of

OCEAN SHORE RAILWAY

This road is a thing of the present. It is in operation a part of its length. It is earning money. It penetrates a country of amazing productivity and mineral wealth. It is the sole means of transportation. Its future is as certain as that of any railroad enterprise in the Nation.

Of a total distance of 80 miles, 34 have been completed and in operation. Tourist travel has been attracted and the promise of great freight traffic is startling. The balance of construction is going ahead rapidly. A short time will see this remarkable line the most popular in California.

The real estate owned by this company is valued at \$2,000,000. Over \$4,500,000 has been spent in construction work. The capital stock is \$5,000,-000, fully paid up. San Francisco is wide awake to the profitability of the investment and its people are buying bonds eagerly every day.

The par value of these bonds is \$100. Within a few months they will be worth far more. Interest at the rate of 5 per cent is guaranteed. At the present sale prices, \$92 for cash and \$96 on time, they earn 51/2 and 5.21 per cent respectively. The wealthiest people of California have bought

CASH

TERMS

If bought for cash at the cash price, \$92, these bonds represent an unusually good investment for anybody.

If bought on easy terms, \$96, the payments are \$16 down on each bond and \$10 per month. Many people buy a bond each month.

MORRIS BROTHERS Room 6 Chamber of Commerce

LOT FREE

EDUCATIONAL WORD

CONTEST

Contest Closes 6 P. M., April 1st. '08

Free Banks

We are furnishing without any cost whatever our neat Leather-Covered Savings Banks to all interested in building up a bank account.

Merchants Savings & 247 WASHINGTON STREET

Send in Your List Marked "Word Contest"

\$3,250 In Other Prizes

122% 6th St.

Owa I. M. C. A. Meet.

(United Press Leased Wire.)

Des Moines, Iowa, April 2.—Arrangements are completed for the indoor athietic meet here tomorrow for the Y. M. C. A. state championship. Teams will be in attendance from Waterloo, Oskaloosa, Keokuk, Cedar Rapids, Sloux City, Marshalitown and several other cities of Iowa. Roger B. Sinnett For District Attorney.

Iowa Y. M. C. A. Meet.