

THE INDEPENDENT.

ROSEBURG, SATURDAY, JULY 29

LAUREL LODGE A. F. M., WILL hold regular meetings on Wednesday...

PHILETIAN LODGE, No. 3, I. O. O. G. meets on Thursday evening...

UNION ENCAMPMENT, No. 9, I. O. O. G. meets at Odd Fellows' Hall on the 1st and 3rd Fridays...

UMPQUA GRANGE, NO. 28, P. O. H. will meet hereafter on the 1st Saturday of each month...

Are you going to rusticate? Let us of hay coming to town. Coll. Reid has gone on a trip to the Dalles.

Miss Sallie Patten will take charge of the Deer Creek school the coming term.

"What will the harvest be?" is the leading question with our gangster friends.

Street cleaning was all the rage Monday morning after the night gentle shower.

Rumors of an approaching wedding in high life in this city continue to reach our ears.

Thomas Morgan, of Looking Glass, who has charge of one of A. W. & Co's. railroad stores...

We are informed that an effort is being made to raise another purse and have some more races before the season is over.

Mr. George Burdon an old sailor of seventy years of age, who came from Jackson county nearly a year ago...

A chance for farmers to advertise the products of the country free of charge, we publish in full the following explanatory circular...

A new invoice of the following goods has just been received at Flood's. Curried tins 30 cts. a can.

Curried oysters 37. Potted game, ham, etc., 37. Cranberry sauce, 37. Lemon sugar.

Genuine olive oil (warranted.) Ground coffee. Pearl barley.

In the dry goods line. Feathered fans. Linen and silk handkerchiefs. Fine cassimere.

The ideal corsets. Leather belts. New goods constantly arriving.

THANKS:—Mr. J. Jaskulek and wife return thanks to their friends and acquaintances for the favors and kindness extended to them in the hour of affliction...

At Roseburg, on July 25th, 1882, Rachael, daughter of J. Jaskulek and wife, aged 4 years 9 months and 15 days. The remains were conveyed to Albany for burial.

Honor is a sacred trust. A jewel that is rare. Upon its merits it will stand. On all conditions every where.

Twill not be bilied or deviate. From a standard true and right. Though all the world may frown at it. And its hopes be dark as night.

Till's firm as adamant's rock. It never yields to any wrong. Twill stand by you when all forsake. And join an everlasting throng.

The People of Iowa, have adopted by a vote thirty thousand majority the amendment to their State Constitution which prohibits the manufacture and sale, or the keeping for sale, any intoxicating liquors...

We are sorry to state that the Oakland items had to be omitted in our last issue, for the reason that they were not received until after we had gone to press.

Dr. S. Hamilton presented us with a new dictionary for which we return the thanks of the office.

Mrs. Oty, whom it will be remembered was thrown from a wagon and run over, some weeks ago, in the vicinity of Wilbur, died on the 18th inst.

A TRIP TO ELK MEADOWS.

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears, and harnessed to Doc's lumber wagon...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

On July 15th having made the necessary preparations which had consisted of Doc. Hamblins mule mated for the occasion with an animal of his pretentious ears...

THE PRESIDENT'S POLICY.

The following is taken from the press dispatches contained in the Oregonian of the 26th.

The President is said to have adopted a new rule which will soon result in placing only stalwarts in office. Where a stalwart's term expires he will re-appoint him, and when anti-stalwarts' terms expire he will replace them with stalwarts.

Poor little Dave who on his return from Washington was forced to abandon his gubernatorial aspirations that he had confidently counted upon as a stepping stone to the United States Senate...

Harvey to the man of the Oregonian, the friend of David, sits upon his pendant uncovered, his head bowed, his pride humbled with the sword suspended, unable to raise a protest against the will of Villard.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

The laundry ordinance passed by our Board of Trustees some weeks since, has been the subject of much criticism, and after all it is or seems to be a dead letter.

PROBATE NOTICE.

In the county court of the state of Oregon, and the county of Douglas in the matter of the estate of Gilbert McNair deceased.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

PROBATE NOTICE.

In the county court of the state of Oregon, and the county of Douglas in the matter of the estate of Gilbert McNair deceased.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Whereas D. A. Lewis Administrator of the estate of Gilbert McNair deceased has filed his petition for an order to sell the real estate of said deceased, and the county court by its order duly entered on the 30th day of July 1882, fixed the 31st day of September 1882 for hearing objections to said petition.

Is expected.

We have replenished our stock of General Merchandise.

In order to complete our sale, we therefore offer to sell cheaper than any house in Oregon.

Flannels, 16 yards of Calico for \$1. Boots worth \$5.50 a pair, for \$3.50.

Ladies' Calf Shoes (warranted) for \$1.75. Ladies' Cloaks Half-price.

Ladies' Usters Less than Cost. Red Flannels of All Descriptions from 20 to 50 cents per yard.

Dress Goods for less than cost. In our Gentlemen's Department we sell such as CLOTHING, HATS, SHIRTS, UNDERWEAR.

For such Low Prices that will astonish the purchaser. We will quote you some: Cashmere Suits from \$1 to \$18. Pants (Cashmere) from \$2.50 to \$5.50.

Overcoats for less than Cost. Blankets for less than Cost. We will remain here until Spring and therefore ask all of you to come and get bargains.

Nothing but pleasure to show goods. Respectfully, CARO BROS.

W. L. WIS & CO'S CELEBRATED CLEAN SWEEP CIGAR, THE BEST BIT CIGAR IN ROSEBURG.

Manufactured expressly for, and for sale only at A. C. MARK'S CIGAR STORE.

SOUTH UMPQUA MILLS MAKE THE BEST FLOUR.

Best Flour in Roseburg. J. W. LINCOLN, Prop'r.

R. R. THOMPSON, E. J. DE HART, H. H. THOMPSON, W. M. HOLYMAN, Thompson, De Hart & Co.

Importers and dealers in Hardware, Coal, Iron, Steel, Hardwood Lumber and wagon material.

184 First st. and 173 and 175 Front st. Portland, Oregon. Jan 7 Carriage Hardware.

THE SALOON. Canyonville, Oregon.

J. S. CATCHING, Proprietor. The finest and best stock of Wines, Liquors and Cigars ever offered to the public in Southern Oregon.