Give your business to Heppner people a renewal of emigration to the AT HOME AGAIN. and therefore assist to build up Hepp- West, and if bountiful crops count A Change ner. Patronize those who patronize Coughs and Colds, for anything, Oregon ought to be Of Plan ! VOIL. the gainer thereby. Our state Congressman Ellis and Family we hold each and every correspondent re-sponsible for his or her communication. No correspondence will be published unless the writer a rest name is signed as an evidence of good faith. takes the lead in everything indige-Sore Throat, Bronchitis, Weak Lungs, General Debility and Arrive at Heppner Sunall forms of Emaciation are speedily cured by day Morning. After a thorough test of the SPUT credit system, we have concludis better to have a world of every-Scott's Emulsion thing, even with low prices, than THE SILVER AND TARIFF QUESTIONS Did you ever CASH to be placed in the position that ed to change to net cash. On Read about the Thinks that Republican Success is Sure this Nebraska now occupies. When Man who Consumptives always find great relief by taking it, and Fall-Also in 1896 and after Aug. 1, '94, we will times improve Oregon will get consumption is often cured. No other nourishment restores Hid his rich. Laght under Hon. W. R. Ellis, accompanied by his strength so quickly and effectively. sell to one and all for BEST 413 A bushel? family, arrived in Heppier from Wash-Weak Babies and Thin Children ington Sunday morning, having on his Yes? well Be Economical CASH ONLY! Spend every dollar judicionsly and to campaigus of Iowa and Oklahoms, where are made strong and robust by Scott's Emulsion when other That is like the best advantage. Be considerate, he did some effective work. Since he forms of food seem to do them no good whatever. the best advantage. Be considerate, Study every question of economy on all sides. Do not jump at conclusions, but investigate. If you want power for congratulations of his host of friends, where Doing business The only genuine Scott's Emulsion is put up in salmon-Without advertising. GIVE YOU THE BENEFIT colored wrapper. Refuse cheap substitutes! All the Suide scheme Send for pamphlet on Scott's Emulsion. FREE. pumping, sawing or printing, send for regardless of party affiliation, who were Of what heretofore had to be charged for uncollectable accounts. This is no reflection ou you, but is a plain business statement. We can afford In the country Scott & Bowne, N. Y. All Druggists. 50 cents and \$1. Catalogue of the Heronles Gas Eogines. PALMER & REY TYPE FOUNDRY, Front & Alder Sts. Portland, Oregon. Will not accomplial to sell at lower prices in this way. Half as much As a good ad accident over two years ago, and de-MINOR & CO. No Favorites The reduced rates, for the round trip OBEGON FREES ASSOCIATION.
Recent session in Pendleton one of the Best Ever Head. Editors Regally Entertained.
The eighth annual session of the Oregon Press Association which was held last week in Pendleton was without doubt one of the best since the first organization was perfected. Monday night's train brought in the members.
from the East, while those from the Order for Publication. In a good, live, OBEGON PRESS ASSOCIATION. lighted to wring the hand of a man who No Bad Debts Legitimate newspaper, In the Circuit Court of the State of Orego Morrow Council e State of Oregon, Plaintiff One that Is read W. Morrow, County Vierk of said Morrow By the people, And that owns County, Oregon, and the Heirs of Charles Lind, Decensed, Defendants. Its own Lind, Decensed, Defendants.) Whereas it has been satisfactorily made to ippear to the court that on the 15th day of January, 1830, in said Morrow County, Oregon, one Charles Lind died Intestate, that at the time of his death said Charles Lind was un-martied and left no children or other heirs at law, and that up to the time of the commence-ment of this proceeding no person or persons have appeared chaiming to be an heir or heirs of said deceased. That at the time of his death real restate in said Morrow County bekies a considerable amount of personal property that afterwards the County Court of Morrow County duy appointed administrators of the Soul: that Uses its space Like merchandise, _#1 from the East, while those from the Ellis. THIS Popular Hostelry has again George Herrall, of the United States brewing firm of Herrall & Zimmerman, Portland, an old pioneer of the metropo-lis, was found early Monday morning scated on a bench in the park adjoining the brewery dead. Financial troubles, it is said, led to the snicide. Mr. Her-rall shot himself through the mouth. West came up Tuesday morning. The "Especially disastrous to all of Ore-Worth dolla been re-opened and will be run visitors had not been in the city long gon's interests. The reductions in du-For dollar. in first class style. before they began to feel that they were ties are more antagonistic to the West its guests. Every city law was repealed, than the East and South." Meals and Rooms at Popular THE GEORGIA REVOLT. except the law of hospitality, which was "What portion of the tariff legislation dealt out in double doses. The associ- directly effects this region?" Prices. unty duly appointed as ate of said deceased, wh ered upon receased, wh There dosen't seem to be much ation convened Tuesday morning at 10 "The principal items that concern ite of snid deceased, who ered upon such trust, and later said estate, unde 4 County Court: That c .1892 such administrations 1 said administrations fil int their supplemental leh ft was shown that the ds of such administration enthusiasm over the Cleveland ad- a.m., in the rooms of the Commercial eastern Oregon are the reductions on MRS. TOM BRADLEY, Prop. ministration down in Georgia. As Association. In the evening the mem- wool, wheat and repeal of reciprocity Heppner and Monument, arriving every the returns continue to come in the democratic majority continues to honor, which was greatly appreciated by markets where we have been deriving honor, which was greatly appreciated by markets where we have been deriving agent. ids of such administrators, distration was fully con-perty of said estate, the dwindle, and when the full returns all. Wednesday morning a short busi- much trade with the reciprocity ander-Owing to the advantages gained through being a member of the are in it will probably drop below ness session was held, after which the standing." being of smin estate, the so-ch said sim of money was let the order and direction of ret, paid by such administr row, Cherk of said County C and defendant, subject to the Mrs. Margaret VonCadow and family ft Saturday night last for Portland, COMMERCIAL UNION, OF HEPPNER, 10,000. The democrats will lose members were taken over to Milton on "Was any progress made. Mr. Ellis, left two representatives in congress, but will have control of the legislature anned detendant, subject o the r solid County Court. That solid s is ever since said 24th day of D ser and now is, in the hunder orrow, and that solid County (ade any further order in relation ade any further order in relation at by reason of such farts sold so could escheat to and become the e State and the State of Orogon 1 w to sold sim of money now in t which will elect a democrat to sucwere formally we'comed to the city, "I introduced a bill at the first of the P. C. Thompson Co. "How to Cure All Skin Diseases." ceed Walsh. The normal demo- banquet hall in the opera house where who had paid d uble minimum price for Simply apply "Swayne's OINTMENT." No internal medicine required. Cures the by reason of such mark same the projectly of the State and the State of Orogon has a tight by the State and the State of Orogon has a tight by and add so an of money now life the presession of said defendant, J. W. Morrow as aforesaid: And it is further satisfactorily appendix to be count that a summons has issued in this proceeding directed to said defendant J. W. Morrow requiring him and the beirs of said Charles Lind, deceased, to appear and masker the information file herein, within the time limited by law in civil cases and that said charles Lind, deceased, to appear and masker the information file herein, within the time limited by law in civil cases and that said charles Lind, deceased, can be found in said Charles Lind, deceased, the court in said Charles Lind, deceased, the case in the said Charles Lind, deceased, the case of the procease interster in the said state of Charles Lind, deceased, appear at Heppiner in said Morrow County, ou or before the fourth Monday in March, 1999, towit: the 55th day thereof th and being the first day of the next regular term of this court in said defendant J. W. Morrow, being the sum of Silosofi should not vest in the plaintiff berein, the state of Oregood. It is in the Heppiner Gazette, a newspaper of sentend once onch week for six consecutive weeks in the Heppiner Gazette, a newspaper of sentend therein sub altherein six and should weeks in the Heppiner Gazette, a newspaper of sentend internation published at Heppiner, in said Morrow County, Oregon. Winder Sind Silosofi and Heppiner, in said Morrow County, Oregon. cratic majority on an average vote they were seated at tables laden with lands within the forfeited railroad limits. l light b tetter, eczema, itch, all eruptions on the face, hands, nose, &c., leaving the skin clear, white and healthy. Its great health and set the set of the set is 65,000, or at least it was the nor- tempting dishes and all the fruits of the and several bills of like character were Are in position to make prices for each as mal majority before the Cleveland Walla Walla valley and the luxaries of were introduced by others; but the seclow as the lowest. administration split the party. The guests were escorted to another large report to the house committee to ed by no other remedy. Ask your drug-Atlanta Constitution, which is anti- room where an exhibit of fruit had been which the bill was referred, and the gist for Swayne's OINTMENT. Complete Stock of Groceries, Hardware, Gent's Furnishing Goods, Cleveland, made a vigorous fight tastily arranged. The Walla Walla committee, although it was urged by Sewing Machines. A Car Load of Rushford Wagons Strayed or Stolen. for the democratic ticket, and so valley fruit is well known everywhere, members of both house and senate to just received. Odd Combinations Sign. did the Journal, which is Hoke but after seeing this exhibit all were make a favorable report, refused to take branded 7 on left stiffe, saddle marked A bright bay horse, shod all round, did the Journal, which is Hoke convinced that Oregon could not be action in the matter. Senator Dolph and star in forchead. Weight about excelled as a frait producing section. called up the bill in the senato, where 1,100 pounds. To any person who will Corner Main and Willow Streets, support of these two papers, sup- Returning to Pendleton a short business it was defeated by a party vote, the Demplemented by the oratorical ability session was held, at which time the ocrats voting solidly against it, claiming reward. Or if they will return said of Speaker Crisp, Secretary Smith following officers for the coming year that its passage would not be an ecoand Senator Walsh, could not hold were selected: J. R. Beegle, of St. nomical move and would also be against word. The borse was last seen at the PATENT the Georgia farmers and cotton- Belene, Pres.; Albert Tezter, Portanu, the What will be the leading issue in the Sec.; and Chas. Nickell, Jacksonville, "What will be the leading issue in the upper grossing of Rock Creek about two planters in line for the party. The Treas. At the opera house in the even- next Presitential campaign?" weeks ago. T. A. RHEA. heavy populist gain was simply ing Sen. J. N. Dolph, delivered an "The leading issue will be the condi-72 - 3. the manifestation of democratic appropriate address full of gens. Thus tion of the country as brought by the Gilhousen has put out the finest disdisgust with the administration was followed by an eloquent address of Democratic administration of affairs. In play of photo views over seen in Hepp welcome by S. A. Lowell in his usual the East the tariff will be the principal Summons. FOR INVENTIONS. policies.-Telegram. foreible and pleasing style, which was topic with the monetary question as work will end Xmas, as he is going back Your change for getting this In the Circuit Court of the State of Group fittingly responded to by J. B. Eddy on secondary consideration. West of the East. Equal with the interest of those having claims against the government is that of INVENTORS, who often lose the benefit of valuable inventions because of the incompetency or inattention of the attorneys employed to obtain their patents. Too much care cannot be exercised in employing competent and reli-able solicitors to procure patents, for the value of a patent depends greatly, if not entirely upon the care and skill of the attorney. EVERYONE welcomes Congressfor Morrow County. W. F. Matlock, 8 tf. W. F. Matlock, ¹⁵⁸ Plaintiff, Mary Driscoll, and Mary Driscoll, administratrix of the ceta e of C. Driscoll, Deccased, Maud Driscoll, Minnie Driscoll and John Driscoll behalf of the association. At the close Missouri the money question will beman W. R. Ellis and family home. of the exercises the visitors repaired to come paramount." G. A. R. NOTICE. the Hotel Pendleton where they were "What course did you pursue through-CONGRESSMAN HERMANN is again the Hotel Pendleton where they were needed with out in respect to silver during the recent We take this opportunity of informhome. He and Mr. Ellis were the the delicacies of the land J. E. La. session?"

Governor Russell by acclamation. appropriate intervals: He is as strong a man as they again be defeated.

get back to their native state.

last of the Oregon delegation to throp presided, and as tonst master "I advocated and voted for the free missioner of pensions has been appoint proved himself a prince, as all his intro- coinage of silver." ductory remarks were as interesting and "What will be the standing of the that soldiers and their heirs will receive THE Massachusetts democrats in witty as were the remarks of those he house after next March?"

convention yesterday renominated introduced who responded to the follow- "My opinion is that the Republicans pate that there will be any radical

ing our subscribers that the new comed. He is an old soldier, and we believe

justice at his hands. We do not anticiing toasts which were called for at will control it. Having traveled from changes in the administration

Driscoll, Derendants, To Mary Driscoll, antiMary! briscoll, Ad unistratrix of the estate of C. Driscoll becaused Mand Driscoll, Minnie Driscoll and John Driscoll. In the name of the State of Oregon, you are erroby required to appear and answer the com-dantified against you by the above unraced unitifi, in the above entitled suit, in the bove entitled Court, upon the first day of the error of the above.

- HEPPNER, OREGON



entirely, upon the care and skill of the attorney. With the view of protecting inventors from worthless or careless attorneys, and of seeing that inventions are well protected by valid patents, we have re tained counsel expert in patent practice, and therefore are prepared to

Obtain Patents in the United States and all Foreign Countries, Conduct Interferences, Make Special Examinations, Prosecute Rejected Cases, Register Trade-Marks and Copyrights, Render Opinions as to

Scope and Validity of Patents, Prosecute and

WILSON attempts to explain his speech at "Belshazzar's Feast" in Tramp." London recently. However, he Professions." doesn't seem to be convincing many of the people that he was right, lor Journalism." It would look much better for him to be courting American laborers of Recreation." than to be coquetting with English Men be Able to Monopolize Politics Be-

OLIVER WENDELL HOLMES, the Albert Tozier, "The Press." well-known poet and anthor, died of heart failure at his home in Bossongs, lyrics and poems for festive of Mine Host-Miss Rose Michell. occasions Holmes has long occu- Thursday a long business session was stay awhile." pied first place. In fact, he was a held. In the atternoon the press gang brilliant success in every kind of visited the scouring mill, when they missed in this field.

all.

move and his name will appear on the ticket as nominee for judge of raise the bonus, but Pendleton set the the ticket as nominee for judge of the ticket as nominee for judge of raise the bonus, but Fendleton get the work strictly first cases. the court of appeals.

THE man that can't take his as in a few years it will make Fendlehome paper buys gold bricks made ton one of the primary wool shipping of brass, plays the shell game, gets "fimfammed" bitse at the he has time to read, and conse-quently cannot take his home of the leading cities of the Inland Empire. paper.

S. A. Lowell was given a roving com- souri, Kansas and Nebraska, my idea is We would advise, however, that U. pantomime. A. W. Patterson, "Luxuries."

Ira L. Campbell, "Felicities of Bache-

Miss Fay Fulter, "Women in the Field publican." Charles Nickell, "How Long Will the dential candidates?"

fore Women Capture Them?" Allison and Robert Lincoln."

A Noltner, "The Inland Empire." H. L. Wells, " Eastern Oregon Wells," Heppner, Mr. Eilis?" Other speakers were: Geo. Halsey. Leo. Peterson, J. R. Beegle, H. G.

When will you leave us again?" "I will depart for Washington has literature, and will be greatly were shown through by the managers. tween November 2: and December 1. missed in this field. My family will remain in Heppner. 1 at the first opportunity visit this mill will return heme about March 15 "

and see how the 75 per cent, of dirt and HILL has accepted the nomina-tion for governor of New York, having been assured of the entire democratic support of the state. democratic support of the state, known to Reppnentes. A side-board ingures for unit costs, the Sandwich inneheon was also an important feature. The annexation of the Sandwich Judge Gaynor had previously de-clined the nomination so unani-employment to more than 50 operatives. It is a now a thing of the past. The control is a now a thing of the past. The control is a now a thing of the past. The control is a now a thing of the past. The

mously given him, but now it is In this connection it might be said that bargains in anything see The McFarland said that he will reconsider this several years ago the Heppner Gazette Mercantile Co. a.

mill. In this they have an institution

they should be and are very proud of, @COCCOCCCC

"flimflammed", bites at the soap ball given in their honor where all enracket, signs a contract which joyed themselves until the train arrived, comes up in the hands of an inno-cent third party as a promissory note, and makes a fool of himself a thomsand other ways. This man a thousand other ways. This man as entertainers, Pendletonites could not is as unfortunate as the other man be excelled. They are a hospitable, who now takes more papers than broad-minded, liberal-hearted and public

Simmons Liver Regulator is invalu-EASTERN droughts have caused able in the nursery. It is a gentle laxative, and harmless

Washington west through Iowa, Mis- affairs under the new regime.

could have put up though he will mission and responded with a toast in that in all those states there will be a S. soldiers, sailors and their heirs, take greatly decreased Democratic vote. The steps to make application at once, if solid South will be broken. Tennesser they have not aleady done so, in order John C. Leasure, "An Eastern Oregon will send three or four Republican rep- to secure the benefit of the early filing resentatives, and in West Virginia there of their claims in case there should be

Dr. M. H. Whitney, "Women in the will be two Republicans and possibly any future pension legislation. Such three. We will gain in West Virginia, legislation is seldom retroactive. There-Maryland, Tennessee and Missouri; and fore it is of great importance that ap-Rhode Island will come in solidly Re- plications be filed in the department at

the earliest possible date. "How about the Republican Presi-If the U.S. soldiers, sailors, or their widows, children or parents desire in-"The public sentiment of the country tormation in regard to pension matters, is, in order, McKinley, Reed, Harrison, they should write to the Press Claims Allison and Robert Lincoln." "How do you like estimation back to "How do you like getting back to application, if they find them entitled under the numerous laws exacted for "Getting back is a source of enjoy- their benefit. Address

PRESS CLAIMS COMPANY ment, and 1 am glad to get once more ton Sunday last. As a writer of Mathies-who called for toast in honor smong old neighbors and friends. Feels Joxy WebDERBURN, Managing Attoras if I would like to settle down and ney, Washington, D. C., P. O. Box 385.

Administratrix Notice.

ESTATE OF SAMUEL N. MORGAN, DECEASED. NOTICE IS HEREBY GIVEN, THAT LET-ters of Administration on the estate of boundersigned on the 5th day of September 1894, by the County Court of Morrow County. All perfore having claims against the Estate are required to exhibit them to me for allowance at my home in Sand Hollow within six months after the date of this notice or they shall be to rever barred. This 20th day of Sept. 1894. r the date of 105 million day of Sept. 1894. SABAH E. MORGAN Administration

NOTICE OF CONTEST.

271-81

269-50

U. S. LAND OFFICE, THE DALLES, OF.

C. S. LAND OFFICE, THE DALLES, OF, SOM PLAINT HAVING BEEN ENTERED AT This Office by Emil C. T. Gröckspin agains; C. Barclay for fulfure to comply with law as Timber Collume Entry No. 2017, dated Feb. 27, 8, upon the Wig NEW, and Ed. NWG. Section Township South, Range 20 East in Morrow unity Oregon, with a view to the entredistion stall court, tho said parties are hereby unmoned to appear at this office on the 955 of November 1994, at 10 octoork A. M., in spond and furnish festimony concerning said east furnish testimony concerning said east furnish testimony concerning said.

alleged failure, abandent mony concerning sad-alleged failure, abandonment. J. W. Morrow, county, clerx, is anthorized to take the testimony of Heppiner, Or., Nov. 3 1954, at 10 A. M.

Notice of Intention.

J. F. MOORE.

laintiff, in the above ontilled suit, in the bove entitled Court, upon like first day of the erm of the above entitled Court, next follow-ing the expiration of file time described in the relar for the publication of this summons, wit; on or before the fourth Monday of arch, 180, and if you fails or bappear and newer said complaint the said plaintiff will, or want thereof, take default against you and pip to the Court for the relief demanded in id complaint, towit: For judgments against defendants upon two relation promisors noise, one dated, Pendleton, regon, November 19th, 1837, for the sum of 00, with interest thereon at the rate of ten per ent per annum from the date: and one note ated, Pendleton, Oregun, November, 19th, 1887, or the sum of 5500 paid on said note, on a word your 1, 1891, and to forchose a certain northeas a sector the payment of said northeas the sum of said note, on a said not sum of sector the payment of said less the sum of \$30 paid on said note, on about June 1, 1891, and to forclose a cert mortgage given to secure the payment of a notes, said mortgage dated the 19th day April, 1888, and was given upon the followi-real property situate in Urmatilla Coun-State of Oregon, described as follows, tow West half of Northeast quarter, the East half the Northwest quarter, Section thirty one Township two (2) South of Range twenty- in (3) E. W. Which inortgage was on the day of May, 1888, duly recorded in the office the County Clerk of the County of Morro State of Oregon, and for the sale of the r property described in said mortgage, and t application of the proceeds thereof to the p ment of the costs and disburgements of the to our shall space the said and the ound due plaintiff upon said notes. The c endants and all persons claiming by, throug or under them, or either of the source of the induced of all equity of redeemption, right in and interest or lien in or to the above describ is to the court shall seem equitable. This summons is published pursuant to t induces of the shave entitled. This summons is published pursuant to t induces of the shave entitled. This summons is the Court in this su-mate at Chambers is the Caurt in this su-mate at Chambers is the Caurt in this su-mate at Chambers, Bartel Approximat to the induces of the shave entitled Court in this su-mate at Chambers, Bart He Caurt in the su-ther the summer and the caurt at the sum-mate at Chambers at the caurt in the sum-mate at Chambers at the caurt and the sum-terest at the sum and sum and the sum-terest at the sume and s

August, 1894, Balley, Balley, Ballensy & Reprinted Attorney for Plaintif P. O. Address, Pendleton, Oregon.

Sheriff's Sale.

NOTICE 18 HEREBY GIVEN THAT I der and by virme of a writ of execut sand out of the Circuit Court of the State degoed, for the county of Tillamook, and to directed and delivered upon a judgment re erred and entered in said court on the 25th of October, 1856, in favor of TJ Locy, def ant and animus Stoar M. Findley, pla i fifty six and five one hundredths (\$8,05) iars, with interest thereon at the rate of s cert per annum from the said 25th day of O re. 1860; which fullement was enrolled docketed in the Clork's office of said cou-field Tillamook county, on the 25th day brother, 1858, and there being now due on NOTICE IS HEREBY GIVEN THAT I'S

decketed in the Clerk's office of said court in said Tillamook county, on the 24h day of bottolge, 1866, and there being now due of said indemnet the sum of fifty-six and fice one hundredths (bac00 follars, with interest there-on at the rate of s her cent ser annum from the 20th day of October, 1878, and silse the cents of and upon this writ. I have levied upon and will sell at public auction to the highest bidder for cash in hand on Wednesday, the shift day of October, 1884, at 2 o'clock, P. M., of said day, sit the sourt house door in Heypuer, Morrow county, Oregon, all the right. Utils and interest which the said Susan M. Findley had on or after the said 20th as of thober, 1893, in and to the following des-entiod real property, to wit: The southwest quarter of section twenty, and the northwest quarter of section twenty. The ontain the set day of October, 1984.

Defend Infringement Suits, Etc., Etc.,

If you have an invention on hand send a sketch or photograph thereof, together with a brief description of the important features, and you will be at once advised as to the best course to pursue. Models are seldom necessary. If others are infringing on your rights, or if you are charged with infringement by others, submit the matter to us for a reliable OPINION before acting on the matter.

THE PRESS CLAIMS COMPANY, 618 F STREET, NORTHWEST, WASHINGTON, D. C. JOHN WEDDERBURN, Managing Attorney. P. O. BOX 463

AP Cut this out and send it with your inquiry.



ADDRESS A LETTER OB POSTAL CARD TO THE PRESS CLAIMS COMPANY, JOHN WEDDERBURN, Managing Attorney,

P. O. Box 463.

REPPNER.

Washington, D. C. Honorably discharged soldiers and sailors who served ninety days, or over, in the late war, are entitled, if now partially or wholly disabled for ordinary manual labor, whether disability was caused by service or not, and regardless of their peruniary circumstances.
WIDOW Sof such soldiers and sailors are entitled if not remarried, whether soldier's desth was due to army service or not. if now dependent upon their own labor for support. Wid's not dependent upon their own habor are entitled if the soldier's desth was due to service.
CHILDREN are entitled if under sitter years) in almost all cases where there was more dependent upon their own sho are entitled if and the soldier's desth was due to service.
PARENTS are entitled if soldier left neither widow nor child, provided soldier died in service, or from effects of service, and they are now dependent upon their own labor for support. If makes no difference whether soldier served or died in late war or in regular army or navy.

port. It makes no difference whener somer somer served of their in late wat of the regular and y a navy. Boldiers of the late war, pensioned under one law, may apply for higher rates under other laws, without losing any rights. Thousands of soldiers drawing from \$2 to \$10 per month under the old law are entitled to higher rates under new law, not only on account of disabilities for which now pensioned, but also for others, whether due to service or not. Soldiers and sailors disabled in line of duty in regular army or navy since the war are also entitled, whether due to scherice or not. Survivors, and their widows, of the Black Hawk, Creek, Cherokee and Seminole or Flor-ida Indian Wars of 1832 to 1842, are entitled under a recent act. Mexican War soldiers and their widows also entitled, if sixty-two years of age or disabled or dependent.

of dependent. Old claims completed and settlement obtained, whether pension has been granted under

On claims compensed and settlement secured, if rejection improper or illegal. Rejected claims reopened and settlement secured, if rejection improper or illegal. Critificates of service and discharge obtained for soldiers and sailors of the late war who re lost their original papers. Send for laws and information. No charge for advice. No fee unless successful. Address, Critificates and information. No charge for advice. No fee unless successful. Address,

THE PRESS CLAIMS COMPANY. JOHN WEDDERBURN, Managing Attorney, P. O. Box 463.

WASHINGTON, D. C

Ellis, Dawson & Lyons, ATTORNEYS AT LAW.

All business attended to in a prompt and satisfactory manner. Notaries Public and Collectors,

OFFICE IN NATIONAL BANK BUILDING.

12 - 32 10 OREGON





