and therefore assist to build up Hepp- those Hoosiers are all too well A Very Pointed Letter to Senator Voor-Patronize those who patronize

Did you ever Read about the Man who Hid his Light under A bushel? Yes? well That is like Doing business Without advertising All the Suide scheme In the country Will not accomplish Half as much As a good ad. In a good, live. Legitimate newspaper, One that Is read By the people, And that owns Its own Soul: that Uses its space Like merchandise. Worth dollar For dollar.

AN INDEPENDENT VIEW

him under a hundred thousand the most dangerous man in Ameriof putting an end to his unprincipled career and bad example. That they will do so in the coming election we have not the least doubt. The majority against him ought to be larger than that against Maynard, because he was the principal where Maynard was only the puppet and the tool. Hill has never yet run for governor against a republican in whose support the party was united and in a year when there was no chance for trades. This is the situation which confronts him this year, and it is small wonder that he shrank from a campaign in which he must stand on his record. It seems to us that the proposition to run an independent or anti-machine candidate for governor, which the leaders of the reform democratic organizations in this city and Brooklyn are considering, is of doubtful wisdom. Of course the effect would be to make certain the defeat of Hill and the election of Morton. Now if Morton is to be elected anyway, what is to be gained by a third ticket? Maynard was defeated last year without the aid of a third ticket, and his defeat was far more C. T. U. However, those acquaintare advancing, as you will see by readcrushing than it would have been ed with Breckenridge, previous to ing the daily cable reports of the London had a democratic opponent to him the disgraceful affair with which wool auctions. American wools have been in the field. So this year it he was connected, will remember declined at a time when the American to relieve the worst actacks of indigestseems to us that the most effective was connected, will remember him as an active worker for the was by which to rid the state of him as an active worker for the McKinley law, are the only mills in the Simmons Liver Regulator always Hill is to bury him under the largest adverse majority possible, brilliant addresses were to gatherand this can best be rolled up by democrats voting for Morton, In that way every democratic vote for Morton will count two against Hill. A small majority for Morton would but an overwhelming majority for him would make it an anti-Hill victory. Nobody called Maynard's defeat last year a Platt victory, and a similar disposal of Hill would not be construed as in any way a that caused us to speak of him in (Ind.)

WILLIAM S. HOLMAN, congressman from the fourth congressional district of Indiana, who is now styled "the watchdog of the treasury," because of his opposition to almost all appropriations, told the people of his state during the campaign of '92 that a vote for Cleveland meant \$1.25 a bushel for wheat. Now as Father Holman was a great financier, many believed him and voted for Cleveland, and several even held their wheat waiting for the raise that Mr. Holman had assured them of. But it did not raise. No, it began to decline in price and has been declining ever since. One farmer who had known Holman for many years lost a great deal of money as a result of holding all the wheat he could store away. And to believe him perfectly honorable to all business transaction and financially able brought suit against Congressman Holman for the money he had lost. Now it wouldn't surprise us to hear of some innocent admirer of Druggists, Toledo, O. Hali's Catarrh Cure is taken internally Dan Voorhees losing a fortune by banking on his statement relative to the future of wool. But it won't Testimonials free. Dan Voorhees losing a fortune by

Give your business to Heppner people be any citizen of his state. No, acquainted with Dan. Why, he's one of the most innocent campaign

A DESPERATE mob, intent on PHILADELPHIA, Pa., Oct. 3.—Hon. lynching a black fiend back in Daniel W. Voorheer, Terre Haute, Ind .have lost the criminal.

THE ship Ivanhoe is now more age from Seattle to San Francisco, put on the free list, and still going down. is that it has been lost. Fred Grant, ex-minister to Bolivia under the McKinley act, the firm of which I am a member, can offer you an

The nomination of Hill makes a New York owe themselves the duty get from the officers. Yet a robbery broken looks very strange.

> desire to call the attention of our bess on the same terms. readers, and especially the Record factures of wool" is still in force, and as \$1.00 per bottle. we know enough of Daniel Voor- were using American wool exclusively are only vote catchers.

ity. In fact some of his most orders. ings of this kind. As a silvertongued orator and co-worker his about the farm or household, such as he was often spoken of in that sovereign remedy. Price 25c, 50c and way. It was the memory of this the manner we did, and not to east reflection on the W. C. T. U.

Do Not Waste Money, Time or Patience. If you need power for any purpose whatever, send at once for catalogue of Hercules Gas and Gasoline Engines.

ward for any case of Catarrh that can-not be cured by Hall's Catarrh Care, F. J. CHENEY & CO., Props. Toledo,

WEST & Tauxx. Wholesale Druggists, Poledo, O.

THE WOOL MARKET.

hees, of Indiana.

Theolere Justice, senior member of liars that ever graced the political the Philadelphia wool commission firm of Justice, Bateman & Co., addresses the following letter to Senator Voorbees:

Ohio Wednesday, was fired upon Dear Sir: I am very glad to see in the and several killed by the militia Press of this date that in a speech at Jefferson, Ind., on Monday, you prein an attempt to disperse them deted that "wool would sell within two While mob violence and promiscu- weeks at prices higher than prevailed at ous lynching is to be deplored, yet any time under the McKinley set." to a casual observer it would seem Every woolgrower will be glad to know that the lives of three ordinarily quiet and law abidining citizens more than count that of the reserve more than equal that of the perprethe free list on August 27, for since that tator of a dastardly crime. Better date the finest wool in your state, viz. Indiana merino unwashed, has declined over 11 per cent and the price is still dropping, and Ohio XX, which is the standard grade of American wool, has than two weeks overdue in a voy- declined over 15 per cent since wool was

Harrison and editor of the Seattle opportunity for a profitable investment Post-Intelligencer, was the only in wool. They will furnish XX Ohio, passenger on the vessel, and the which is about the finest grade of gentleman's many friends and ad- American wool, at 181/2 cents for such gentleman's many friends and admirers are much worried because of no report from the ship.

Sold at 30½ cents on March 1, 1893, a decline of over 39 per cent since the McKinley law was administered by McKinley law was administered General Harrison's administration and The Dalles express robbery is immediately before tariff revisions was still attracting much interest, begon, and which sold at 3414 cents in Many detectives are now in the Kinley law was enacted. An advance March, 1891, immediately after the Mosharp and clean division between opinion they are afraid to express it cents, the highest price within two weeks from 18½ weeks ago just outside the city limits to the east. These same dead sheep have the vicious and reckless element opinion they are afraid to express it sents to 34% cents, the highest price who supported Maynard last year for fear it will be stolen. The under the McKinley law, would be an to be almost up under the holding to be almost up under the missing the mi who supported Maynard last year of lear it will be stolen. The advance of over 86 per cent, paying a the residents of the city in that neighbormessenger and watchman have pounds of wool bought. Here is an majority. We consider Mr. Hill been arrested, however, the local opportunity to make money if your prepapers say this is a mistake, at diction is correct, which seldom occurs can public life. The people of least, that is the information they more than once in a lifetime, and if you desire to make the operation, my firm and no doors opened or locks win turnish of personal and no doors opened or locks required, and will buy the wool for you, and you can secure as many million pounds in the markets of Philadelphia remarkable. Hundreds supposed to be In connection with the editorial and Boston as you will probably want, crippled for life with arms and legs in our last issue relative to the seevery responsible wool dealer in these drawn up crooked or distorted their condition of the wool market, we markets will be glad to take your busi-

As the McKinley law on "manu-

editor, to the letter published this the reduced duties of the senate bill do issue, written by Theodore Jus- not go into effect until January 1, 1895, tice, of the wool commission firm and as the mills already have free wool, of Justice, Bateman & Co., of between busy American woolen mills and tetter, eczems, itch, all eruptions on the Philadelphia, to Senator Voorhees, a dull American wool market with fall-Philadelphia, to Senator Voorhees, a dull American wool market with fall-of the editor's native state. If ing prices is one of the first fruits of the this is true it settles the question repeal of the duty on wool. Many manual set by no other remedy. Ask your drug-facturers who under the McKinley law gist for Swayne's Ontment. wool schedules previous to their repeal and it is safe to say that he has not accepted the offer made by Mr. Instice. Dan knows to that the promised increased use of American wool (under the new tariff. Justice. Dan knows too well taw) for mixing purposes has not been that you can't coin money on fulfilled, but, on the other hand, democratic assertions. No, they American wool has so far been displaced orders. by the use of foreign as to make the former almost unsalable, involving concessions in price in order to place THE Record's feelings are hurt American wool. It is exceedingly gratibecause of our reference to Col. tying to learn that Americans are soon Breckenridge as "W. C. T. U." to have an advancing wood market, for Breckenridge. Such reference was not intended as a fling at the W.

C. T. U. However these required to the United States, while foreign markets by mail, for 50 cents. Dr. Swayne & Son.

Very truly yours. THEODORE JUSTICE.

colleagues were very proud of him. burns, scalds, bruises, cuts, ragged In introducing him to a gathering wounds, bites of animals, mosquitos or an enthusiastic admirer referred other meets galls or chaffed spots, make his election a Platt victory; to him as "W. C. T. U." Brecken- frost bites, aches or pains on any part ridge, which was loudly cheered of the body, or the ailments resulting from exposure, as neuralgia, rheuma-The newspapers spoke of him in tism, etc. Dr. J. H. McLean's Volcanthe same manner, and afterward ic Oil Limment has proved itself a

THE BRANCH ASYLUM

The state supreme court, says the Telegram, has decided the branch asylum controversy, and has decided it right. Judge Wolverton's decision is a clear exposition of the law relating to the matter, and there is now no substantial reason for further caviling. The necessity for aditional asylum acommography. They are simple, strong, safe and substantial. Their economy, reliability, strength and superior workmanship are beyond question, and we defy tests to be contrary. Palmen & Rev Foundary, Front & Alder Sts., Portland, Or. dations was so apparent that the last legislature had to make some provision for it. The advantage of baving a branch asylum in the eastern part of the state A New Trial Ordered.—The follow. was also apparent. And it is a pity that one recent decision of the approximation of the work of construction has been decourt may be of interest to many restingues and the work of construction has been decourt may be of interest to many restingues of this construction has been decision of the approximation of the work of construction has been decision of the approximation of the work of construction has been decision in the following in most settler has filed notice of his intention to make final proof in support of his intention to make final proof in support of his intention to make final proof in support of his intention to make final proof in support of the construction has been decision of the approximation of the work of construction has been decision of the approximation of the work of construction has been decision of the approximation of the work of construction has been decision of the approximation of the work of construction has been decision of the approximation of the work of construction has been decision of the approximation of the work of construction has been decision of the following through the ing recent decision of the anpreme the work of construction has been decourt may be of interest to many resi- layed so long in order to await the out dents of this county: O. R. & N. Co., come of judicial proceedings that were respondent vs. E. R. Swinburne, appel- prompted by local and selfish consider-

> EECHAMS SICK HEADACHE, Disordered Liver, etc. 3

vered with a Tastelma & Soluble Conting.

Of all druggists. Price 25 cents a Box-New York Depot, ptc Canal St.

Are You Fortified?

## Scott's Emulsion

to restore strength. Scott's Emulsion nourishes, strengthens, promotes the making of solid flesh, enriches the blood and tones up the whole system.

Buy only the genuine! It has our trade-

Send for pamphlet on Scott's Emulsion. FREE.

have been completed by this time. It is and as there has been no news If you feel confident of your prediction needed immediately, and looking at it from the vessel, the general belief that wool will sell within two weeks at solely from a humane standpoint we are

Hood's Sarsaparilla. Above all it purifles the blood thus strengthening the nerves; it regulates the digestive organs,

the fact, from the very disagreeable odor that hangs over the upper end of town, that some 200 head of sheep died two profit of \$160,000 on each 1,000,000 hood, If this matter is not attended to soon sickness will result. The authori-ties should look to this at once.

"How to Cure All Skin Diseases."

Gilhousen has put out the finest dishees, to believe that he would be are now using foreign. Others are now play of photo views ever seen in Heppmaking political capital out of it using foreign wools to mix with do-ner. Your chance for getting this So far he has not mentioned it, mestic who previous to the 27th of work will end Xmss, as he is going back

Hayes & Mathews, preprietors of the City Meat Market, deliver meat to any part of the city. Full weight and good meat guaranteed. Leave them your orders.

Symptoms-Moisture; intense itching and stinging; most at night; worse by scratching. If allowed to continue tumors form, which often bleed and ulcerate, becoming very sore. Swayne's by mail, for 50 cents. Dr. Swayne & Son,

cause of temperance and christian- world that are at present crowded with cures and prevents indigestion or dys-

L ANDOFFICE AT THE DALLES, OREGON,
Sout 25, 1894. Notice is hereby given that
the following named settler has filed notice of
her intention to make final proof in support of
her claim, and that said proof will be made
before J. W. Morrow, county clerk, at Heppner,

Notice of Intention.

U. S. LAND OFFICE, THE DALLES, Or. OMPLAINT HAVING BEEN ENTERED AT this Office by Emil C. T. Gretkopp agains. R. C. Barelay for failure to comply with law as to Timber Culture Entry No. 281, dated Feb. 27, 1888, upon the Wight Est and EW NWig Section B. Township 3 Bouth. Range M East in Morrow County. Oregon, with a view to the encesisting of said entry countestant alleging that the defendant his wholly abandoned, and has not cared for the same, for the past four years or more.

pear at this office on the rist day of November level, at 10 ordered at M., to respond and furnish testing end alleged failure.

J. W. Morrow country clerk, is authorized to take the testimony at Heppinger, Or., Nov. 14.



For Coughs, Colds, Sore Throat, Bronchitis, Weak Lungs, Consumption, Scrofula, Anamia,

Loss of Flesh, Thin Babies, Weak Children, and all conditions of Wasting.

mark on salmon-colored wrapper.

Scott & Bowne, N. Y. All Druggists. 50 cents and \$1.

Order for Publication.

Summons.

Driscoll,

To Mary Driscoll, and Maryl Driscoll, Administratrix of the estate of C. Driscoll, deceased Mand Driscoll, Minnie Driscoll and John Driscoll, The the mane of the State of Oregon, you are

County, State of Oregon, on the 27th day August, 1894.

BAILEY, BALLERAY & REDFIELD,
Attorney for Plaintiff,
P. O. Address, Pendleton, Oregon.

69-81

Sheriff's Sale.

VOTICE IS HEREBY GIVEN THAT UN

der and by virtue of a writ of exect stand out of the Circuit Court of the State regot, for the county of Tillamook, and t rected and delivered upon a judgment re-ed and entered in said court on the 20th

In the Circuit Court of the State of Oreg-In the Circuit Court of the State of Oregon, for Morrow County. The State of Oregon,

Ye. Plaintiff

J. W. Morrow County
Clerk of said Morrow
County, Oregon, and the Heirs of Charles
Lind, Deceased.

Defendants.

Whereas it has been satisfactorily made to appear to the court that on the 13th day of January, 1850, in said Morrow County, Oregon, one Charles Lind died intestate, that at the time of his death said Charles Lind was unmarried and left no children or other heirs si law, and that up to the time of the commencement of this proceeding no person or persons have appeared claiming to be an helf or heirs of said deceased. That at the time of his death as aforesa disald deceased was selzed of certain real estate in said Morrow County besides a considerable amount of personal property, that afterwards the County Court of Morrow County duly appointed administrators of the estate of said deceased, who duly qualified and entered upon such trust, and proceeded to administer said estate, under the direction of said County Court. That on the 24th day of Bee. 1892 such administrators filed in said County Court their supplemental final secourt, by which it was shown that there remained in he hands of such administrators after such administration was fully completed, as the property of said estate, the sum of \$3550 to which said sum of money was on said day, under the order and direction of said County Court, paid by such administrators to J. W. Morrow, Clerk of said County Court that so summer as a considerable and frection of said County Court, paid by such administrators to J. W. Morrow, Clerk of said County Court in so of said deendant, subject to the further order of said Gounty Court that as summons has been duly faces and that said sum of \$4000 seconds of said defendant, J. W. Morrow on laws a such said sum of said defendant, J. W. Morrow on his popearing to the Said charles Lind, deceased, can be found in said County and state.

H is therrore hereby ordered that all persons interested in the said estate of Oreg

Are the good qualities possessed by

Our attention is very forcibly called to

The success that has attended the use of Dr. J. H. McLean's Volcanic Oil Limment in the relief of pain and in curing diseases which seemed beyond the reach of medicine, has been truly muscles withered or contracted by disease have been cured through the use of this remedy. Price 25c, 50 and

Simply apply "SWAYNE'S OINTMENT."

Piles! Piles! Itching Piles.

Simmons Liver Regulator never fails

Administratrix Notice.

NOTICE IS HEREBY GIVEN, THAT LETters of administration on the estate of
Samuel N. Morgan deceased, were granted to
the undersigned on the 25th day of September
1894, by the County Court of Morrow County.
All persons having claims against the Estate
are required to exhibit them to me for allowance
at my home in Sand Hollow within six mouths
after the date of this notice or they shall be
forever barred. This 29th day of Sept. 1894.
SARAH E. MORGAN,
271-81

Notice of Intention.

S. Haines, Peter Brenner, Cliff Jones and Jones, all of Eight Mile, Oregon, J. F. MOORE,

DANIEL M. POTTER.

tant, appeal from Morrow county judgations. The branch asylum ought to ment of the lower court reversed and a new trial ordered.

How sThis?

We offer One Hundred Dollars Re
The branch asylum ought to branch asylum ought to ment of the lower court reversed and a new trial ordered.

"WORTH A GUINEA A BOX."

The branch asylum ought to learn the following witnesses to prove his continuous residence upon and cultivation of said land, vis:

Charley Stanfield, W. C. Melier, Wm. Ferguson and John McMillan, all of Laxington, Oregon, 256 28.

Jas. F. Moors, Register.

NOTICE OF CONTEST.

The said parties are hereby summoned to ap-

reased digestion take Simmons Live

To prevent fevers, keep the liver active and bowels regular with Simmons Liver Regulator.

G. W. HARRINGTON, Sheriff of Motrow County, Oregon.

To insure a hearty appetite and in

After a thorough test of the credit system, we have concluded to change to net cash. On and after Aug. 1, '94, we will sell to one and all for

CASH ONLY!

### GIVE YOU THE BENEFIT

Of what heretofore had to be charged for uncollectable accounts. This is no reflection on you, but is a plain business statement. We can afford to sell at lower prices in this way.

No Favorites No Bad Debts

# → City + Hotel. ←

THIS Popular Hostelry has again been re-opened and will be run in first class style.

Meals and Rooms at Popular Prices.

Mrs. Tom Bradley, Prop.

Owing to the advantages gained through

# COMMERCIAL UNION, OF HEPPNER, P. C. Thompson Co.

Are in position to make prices for each as low as the lowest.

Complete Stock of Groceries, Hardware, Gent's Furnishing Goods. Sewing Machines. A Car Load of Rushford Wagons just received. Odd Combinations Sign.

Corner Main and Willow Streets,

- HEPPNER, OREGON

# PATENTS

### FOR INVENTIONS.

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 reliable solicitors to procure patents, for the value of a patent depends greatly, if not 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 retained 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 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

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

FC Cut this out and send it with your inquiry.

IF YOU WANT INFORMATION ABOUT

# To Mary Dissoil, analymany mission, and ministratix of the estate of C. Driscoil, deceased Mand Driscoil, Minnie Driscoil and John Driscoil. In the mame of the State of Oregon, you are hereby required to appear and answer the complaint filed ansainst you by the above named plaintiff, in the above entitled suit, in the above entitled court, apon the first day of the term of the above entitled Court, and the summons, towit: on or before the fourth Monday of March, 1885, and it you fails at oa appear and answer said complaint the said plaintiff will, for want thereof, take default against you and apply to the Court for the relef demanded in said complaint, towit: For judgments against defendants upon two certain promisory notes, one dated, Pendleton, Oregon, November 19th, 1887, for the sam of £500, with interest thereon at the rate of ten per cent per annum from the date; and one note dated, Pendleton, Oregon, November, 19th, 1887, for the sum of £500, with interest thereon at the rate of ten per cent per annum from the date; not the per cent per annum from the date; east the sum of £500 yald on said note, on or about June 1. 1891, and to forclose a certain mortgage given to secure the payment of said notes; said mortgage dated the 19th day of April, 1888, and was given upon the following real property situate in Emailia County, State of Oregon, described as follows, town: West half of Northessi quarter, the East half of the County (Pers of the County of Morrow, State of Oregon, and for the said of the real property described in said mortgage, and the application of the proceeds thereof to the payment of the costs charges and the payment of the costs of the real property and the payment of the said sum found due plaintiff upon said notes. The defendants and all persons claiming by through, or under them, or either of them subsequent to the beginning of this auit be barred and fore-closed of all equity of redemption, right, title and interest or lien in or to the above described and interest or lien in or to the

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

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 pecuniary circumstances.

WIDOWS of such soldiers and sailors are entitled if not remarried) whether soldier's death was due to army service or not, if now dependent upon their own labor for support. Widows not dependent upon their own labor are entitled if the soldier's death was due to service.

CHILDREN are entitled (if under sixteen years) in almost all cases where there was nowidow, or she has since died or remarried.

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. It makes no difference whether soldier served or died in late war or in regular army or navy.

port. It makes no difference whether soldier served or died in late war or in regular army or navy.

Soldiers 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 \$z to \$zo 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 discharged for disability or not.

Survivors, and their widows, of the Black Hawk, Creek, Cherokee and Seminole or Florida 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.

Oil claims completed and settlement obtained, whether pension has been granted under laws or not.

Rejected claims reopened and settlement secured, if rejection improves or illegal.

and an dentered in said court on the 25th day of October, 1983, in favor of T. J. Lucy, defendent and smallest Susan M. Findley, pla 11th Hysics and two one hundredths (\$66.00) dolers, with interest thereon at the rate of 8 per ent per annum from the said 5th day of October, 1885, which independ was enrolled and locketed in the Clerk's office of said court in said Tilamook county, on the 26th day of belober, 1885, and there being now due on said digment the sum of fifty-six and five one undiredthe (\$66.00) dollars, with interest there as the rate of 8 per cent per annum from the 5th day of October, 1896, and also the costs of ind upon this writ. er laws or not.

Rejected claims reopened and settlement secured, if rejection improper or illegal.

Certificates of service and discharge obtained for soldiers and sailors of the late war who
ve lost their original papers.

Send for laws and information. No charge for advice. No fee unless successful. Address,

THE PRESS CLAIMS COMPANY, JOHN WEDDERBURN, Managing Attorney, WASHINGTON, D. C

Ellis, Dawson & Lyons, ATTORNEYS AT LAW. All business attended to in a prompt and satisfactory manner. Notaries Public and Collectors.

in at the rate of a per can be and also the costs of sid apon this writ.

I have levied upon and will sell at public nection to the highest bidder for cash in hand a Wednesday, the 31st day of October, 1844, at o'clock, P.M., of said day, at the court house loor in Heppmer, Morrow county, Oregon, all the right, title and interest which the said Sousan M. Findley had one after the said 30th law of October, 1803, in and to the following described real property, to will.

The southwest quarter of section twenty, and the northwest quarter of section twenty nine, all in township two soith, range twenty-five sast of Willamette meridian in Morrow county, Oregon, containing three hundred and twenty scree, more o'cless.

Dated this 2d day of October, 1803.

Dated this 2d day of October, 1803. OFFICE IN NATIONAL BANK BUILDING. REPPNER.

OREGON

Plenty of them at the Gazette Office. . . . .