



AN UPRISING OF Spanish inhabitants of Cuba is reported but the rebellion will hardly last long.

The recent legislature did not do as much good work as it ought to have done, but the people must take into consideration that it was no small job to down the ring. This is pretty good work for one legislature.

Some small-fry newspapers of this state of ring tendencies put in their spare moments abusing Gov. Lord and Secretary of State Kincaid. These gentlemen are good and honorable servants of the people who think all the more of them because they will not be dictated to by the ring.

No one objects to Simon as a boss because he is a Jew. The republican party does not need any boss, and that is the reason for the routing of the clans. Many influential Israelites of this state are opposed to Mr. Simon and his methods; so no one has any right to bring up the matter of religion or race in the contest that has and will be waged on bossism in the state of Oregon.

The Hon. Wm. L. Wilson, the professor from West Virginia, has secured a fat job through the resignation of Hon. H. L. Bissell, Cleveland's postmaster-general. The Prof. deserves this in reward for his courage in making the race for congress last summer, against big odds. He is personally a very agreeable man and will grace the cabinet as well as any man Pres. Cleveland could select.

PERCHANCE MESSRS. Harvey W. Scott, Joe Simon, Joseph N. Dolph, et al, have discovered that they are no longer the salt of the earth and entitled to all the fatness and abundance thereof. The people are beginning to realize that they possess a few saline properties themselves, are entitled to some of the fat of their own creation. The last legislature did not accomplish much in the way of legislation, and the state has paid dearly for the few laws passed, but it delivered a staggering blow between the eyes at bossism and the gold power. For this let us be thankful.—Weston Leader.

SENATOR SMITH, of Sherman, one of the ablest and most conscientious members of the recent session of legislature, introduced and secured the passage through both houses of a bill regulating railway traffic between Celilo and The Dalles. It causes the O. R. & N. tracks to be used as a portage at a maximum rate for transportation, whenever any person or persons, company or corporations shall grade and furnish with ties without cost to the O. R. & N. a switch, siding or incline from the line of the O. R. & N. to the water's edge at Celilo, and also at The Dalles. It is the first great step towards an open river, and proposes to do this without cost to the state. Mr. Smith is today, and always has been, a democrat. If the state of Oregon had more public servants of the kind Mr. Smith has proved himself to be, there would be but little need of so much partisanship. In our next issue we shall publish the bill in its entirety, which has been signed by the governor and is now a law.

WE PAUSE long enough to remark that the Gazette has passed the milestone of its twelfth year, and now has entered upon the thirteenth. Seven years of that period the present editor has been at the helm, and while he looks back over the past and reflects that the Gazette could have been a much better and more valuable paper to the people of Morrow county, yet it is some satisfaction to know that during these seven years Heppner has made all of its great permanent improvements, and also that the Gazette has been a journal of more or less progres-

sive ideas, advocating such measures as have been taken to further the interests of our little city. The paper has always been fearless and outspoken, and it is no great wonder that some do not look upon the paper with any great favor, yet in the main we have many good friends that we appreciate very much. And now with the kindest of feelings for all, with hatred towards none, we begin the work of the new fiscal year, trusting that the Gazette may yet be of service to the good people of Heppner and of Morrow county.

Marvelous Results.
From a letter written by Rev. J. Gunderman, of Dimondale, Mich., we are permitted to make this extract: "I have no hesitation in recommending Dr. King's New Discovery, as the results were almost marvelous in the case of my wife. While I was pastor of the Baptist church at Rice Junction she was brought down with Pneumonia succeeding La Grippe. Terrible paroxysms of coughing would last hours with little interruption and it seemed as if she could not survive them. A friend recommended Dr. King's New Discovery; it was quick in its work and highly satisfactory in results." Trial bottles free at T. W. Ayers, Jr., drug store. Regular size 50c. and \$1.

IONE ITEMS.
Pleasant weather and farmers busy.
Wheat coming in at a more lively rate.

Poisoning squirrels is the order of the day.
The farmers better-halves are busy gardening.

Hark!! Did you hear them wedding bells a ringing?

Annual school meeting Monday. Don't forget to turn out and elect your best men. Ione wants able and enthusiastic men at the head of its educational interests.

Lonie-Mate—On Sunday, Feb. 24, Frank Louie and Miss Flora Male, of this place were united in the holy bonds of wedlock, Justice T. J. Carle officiating. Quite a number were present and enjoyed the many good things which were served. Our best wishes for a long and happy life.

Fairview school appropriately celebrated Washington's birthday. The entertainment was given Friday evening of the 22nd, and consisted of a number of patriotic songs, recitations and dialogues. The special feature of the entertainment was that all the exercises referred strictly to Washington, with the exception of one or two songs. A short magic lantern exhibition followed. Quite a number were present.

Ione's marksmen, who have long since gained an enviable reputation as expert hunters, have made another raid. Ione is not only known as the biggest little town in Morrow county but it has also the reputation of having the biggest little sportsmen in Morrow county.

Messrs. Tom Woolery and John Cochran departed recently on a grand coyote raid, and all know that when these sporting gentlemen mean business they never fail to be "in it" and therefore no one expected to see them return empty handed. Writers generally are addicted to the habit of making a big story out of a little one, but we must acknowledge that after trying every available means under the sun to make this story small enough to suit our limited space, we failed. After two days hunting, they killed 19 coyotes and thus have broken the record. We challenge anyone to beat that.

Feb. 28, 1895. JAKE.

How to Cure Rheumatism.
ARAGO, COOS CO., OREGON, Nov. 10, 1893.—I wish to inform you of the great good Chamberlain's Pain Balm has done my wife. She has been troubled with rheumatism of the arms and hands for six months, and has tried many remedies prescribed for that complaint, but found no relief until she used this Pain Balm; one bottle of which has completely cured her. I take pleasure in recommending it for that trouble. Yours truly, O. A. Ballard. 50 cent and \$1.00 bottles for sale by Slocum-Johnson Drug Co.

REGULAR COUNCIL MEETING.—Council met in regular session last evening, Mayor Borg presiding. All present except Councilmen Johnson and Keith. Minutes of last regular meeting read and approved. The new councilmen, Messrs. Hornor, Slocum and Ayers and Mayor Morgan reported as sworn in. Reports of recorder and treasurer read and referred to finance committee for further report and action. Mayor Borg introduced at this juncture the new mayor, Thos. Morgan, who took the chair with a few appropriate remarks. The new members of the council also took upon themselves the duty of office and were duly installed. The mayor therefore announced the following committees: Health and Police—Lichtenthal, Slocum and Hornor; Streets and Public Property—Lichtenthal, Hornor and Patterson; Finance—Patterson, Slocum and Ayers; Fire and Water—Slocum, Farnsworth and Hornor; Ways and Means—Farnsworth, Slocum and Lichtenthal; Ordinance—Ayers, Farnsworth and Hornor; Election—Hornor, Slocum and Farnsworth. Bills allowed: F. J. Hallock, \$19.16; N. S. Whetstone, \$39; Gazette, \$7; Mrs. Bradley, \$2.75. The bond of E. L. Freeland was read and approved. The Heppner Light & Water Co. bill for \$70 was allowed. Council adjourned.

Great Oaks.
From little acorns grow, so also do fatal diseases spring from small beginnings. Never neglect symptoms of kidney troubles; if allowed to develop they cause much suffering and sorrow. Dr. J. H. McLaughlin's Liver and Kidney Balm is a certain cure for any disease of weakness of the kidneys. A trial will convince you of its great potency. Price, \$1.00 per bottle. For sale by Slocum-Johnson Drug Co.

WOULDN'T STAND IT.
That is Why Sheriff Sears is Persecuted by the Ring—His Deputy Makes a Statement.
From the Portland Chronicle.

Sheriff Geo. C. Sears was yesterday by a reporter of the Chronicle requested to give an explanation of his encounter with ex-Senator McGinn, which has caused no little excitement in this city where both are so well known. After reading the garbled and distorted assertions of alleged eyewitnesses that appeared in the Oregonian and Sun, the reporter was prepared to find the sheriff a complete wreck. To his great surprise, however, the sheriff was feeling as well, physically, at least, as usual. He bore no signs of having been "knocked out" or having received a single blow. Asked for particulars of the fracas he said: "I had been up to Representative Long's office in the Worcester building to inquire about the bill that McGinn had smuggled through the legislature, and found Mr. Long was greatly surprised at its passage as anybody else, declaring he had never seen or heard of the amendment until he read of its passage in the papers. In coming out of the building I noticed McGinn coming toward me, and with a contemptuous grin on his face he spoke and extended his hand. I said that I did not shake hands with one of his kind, adding that he had sneaked that bill through the legislature in an underhanded manner and therefore I did not recognize him as a gentleman or a man. With this I started to walk away, not wishing to have any trouble with him, but he struck out with his right hand for my face. His blow was not effective, as I dodged my head, letting his fist pass by my ear. I immediately pulled my revolver and as he again came toward me I struck him on the side of the head, a blow that dazed him and at the same time sent my revolver flying in the air. We then clinched but no further blows were exchanged as a large crowd separated us.

"The Oregonian's statement that I had gone to Salem in search of Senator Butler is as near the truth as that disgruntled sneer usually gets. I was going direct to the jail to take Convicts Snyder and Burger, who had that day been sentenced to Salem. The origin of McGinn's animosity to me is principally in my refusal to make a contract with his brother, the baker, to supply the jail with bread. He (Senator McGinn) came to me once regarding this matter, and because I refused to concur in his desires, he declared his intention of taking away the boarding of prisoners from the sheriff. Another cause of grievance is the fact that a law firm of which a brother of Henry McGinn was a member, could not have permission to run matters to suit themselves with my jailor and the prisoners. On this matter my chief clerk, Mr. Meyer, will talk with you. I wish to say a few words regarding the injustice of McGinn's bill. Heretofore the sheriff has been allowed per diem expense, \$3 per day, for taking prisoners and insane people to Salem. The legislature of two years ago placed this office on a salary basis, cutting down the emoluments as low as they considered safe, knowing that law suits are liable at all times to be brought against a sheriff, even after his term of office expires. By the terms of the McGinn bill, the per diem expenses and the boarding of prisoners may be taken away from the sheriff, which leaves him practically nothing for his services." Sheriff Sears exhibited several letters and telegrams from representatives and senators, declaring emphatically that they were wholly unaware of the iniquitous measure that had been passed as a rider to Butler's bill.

Judge Northrup has frequently expressed himself as being opposed to the cutting of official salaries during an incumbent's term of office, and it remains to be seen whether he is sincere in the matter, as he rests entirely with him to say whether the sheriff shall retain control of the boarding of the prisoners. Regarding the use of a revolver in his scrimmage with the senatorial bruiser, Sheriff Sears declared he had lived in this county for 23 years and had never been involved in a quarrel, therefore he did not propose to enter the arena of thugs to do battle with a reputed tough, who has a record for fighting ministers, and making assaults upon all who do not agree with him. Another interesting bit of history in connection with the matter is found in the following affidavit of chief clerk Emanuel Meyer, the truth of which can be verified by consulting ex-Clerk Gas Marquis. It shows to what extent the pugilistic McGinn has been in the habit of running things, either directly or working "indirectly" strings around the court house. It also shows that in Sheriff Sears, the attorneys of the city as well as the people, generally, have a faithful friend and servant.

MR. E. MEYER'S AFFIDAVIT.
Mr. Meyer says: "Some time ago N. D. Simon, of the firm of McGinn & Simon, approached me on the subject of securing for his firm the clientage of prisoners who had money in their possession. He declared that Jailor James, (now ex-jailor) had always stood in with him (McGinn & Simon) in having the prisoners secure Simon's firm to defend them. He said he had at times received over a thousand dollars in fees from this source, and in consequence had paid Jailor James a handsome commission. He then proposed a similar deal with me, but I told him I should refer the matter to Sheriff Sears, which I did, and which was scorchingly rejected by Mr. Sears who declared he would discharge the jailor or any deputy he found making any such deal, as the jail was open to all attorneys having business there. Mr. Simon then wanted me to arrange the matter satisfactorily with the jailor (Chamberlain) whom he would compensate as well as myself. Later, when I spoke to him

about the bill proposed by Senator McGinn, he stated that inasmuch as his firm was not getting any business from the jail he could not be expected to influence Senator McGinn to withdraw the bill."
Signed, EMANUEL MEYER.
Subscribed and sworn to before me this 24th day of February, 1895.
U. A. WHEELER,
Notary for Oregon.

Slocum-Johnson Drug Co. desires us to publish the following extract from a letter of Chas. M. Gentile, of Redkey, Fresno Co., Cal., as they handled the remedy referred to and want their customers to know what a splendid medicine it is:
"It is with pleasure I tell you that by one day's use of Chamberlain's Sore Throat Remedy I was relieved of a very severe cold. My head was completely stopped up and I could not sleep at night. I can recommend this remedy." A cold nearly always starts in the head and afterwards extends to the throat and lungs. By using this remedy freely as soon as the cold has contracted, you free the exit and prevent it from extending to the lungs.

AUSTRALIAN BALLOT LAW.
From the Salem Statesman we clip the following in regard to the change in that law:
The two important changes made in the bill are as follows: The existing law contemplates the printing of the names of all candidates for any office in alphabetical order. Thus, in the matter of representatives in Marion county, with four parties in the field and five members to elect, there would be twenty names, which, being placed in alphabetical order, would cause the voter considerable trouble to pick out the five he wished to vote for. The new law directs the names to be printed in groups in such cases, each group to contain in alphabetical order the name of each party's nominees. The same is true of state senators, or presidential electors or any position for which more than one is to be chosen. To illustrate:
Representatives—Vote for five.
H. L. Barkley, Republican.
J. L. Carter, " "
David Craig, " "
Ernest Hofer, " "
C. B. Moores, " "
Geo. E. Allen, Democratic.
Wm. F. Dugan, " "
Webster Holmes, " "
Jeff. Myree, " "
F. B. Wait, " "
George Cline, Peoples.
H. F. Jory, " "
R. R. Ryan, " "
Jim Smith, " "
Bill Tholmeson, " "

The other changes is: This present law provides that the voter shall cross out all the candidates for whom he does not wish to vote. The new law directs that he shall "prepare his ballot by marking immediately to the left of the name of the candidate of his choice for each office to be filled," in a space left for that purpose.
In effect May 24th.
Mrs. T.S. Hawkins, Chattanooga, Tenn., says, "Shiloh's Vitalizer 'Saved My Life.' I consider it the best remedy for a debilitated system I ever used." For Dyspepsia, Liver or Kidney trouble it excels. Price 75 cts. Sold by T. W. Ayers, Jr.

McFarland Mercantile Co., have changed their business to an absolute cash basis, beginning with the new year. Their prices compare with the lowest. Also sell the Golden West Baking Powder, as good as the best in the market and cheaper. See new ad.

Agony is annoyance concentrated.
Beecham's Pills
are concentrated remedies for the Agony of Dyspepsia.
W. L. Douglas
33 SHOE

W. L. Douglas \$3 SHOES
IS THE BEST FIT FOR A KING.
\$5. CORDOVAN, FRENCH MANUFACTURED.
\$3.50 FINE CALF SKIN.
\$3.50 POLICE, 3 STRAPS.
\$2.50 WORKING MEN'S, EXTRA FINE.
\$2.50 BOYSSCHOOL SHOES.
LADIES' \$3.25 \$2.75.
BEST DONGOLA.
SEND FOR CATALOGUE.
W. L. DOUGLAS, BROOKLYN, N. Y.

W. L. Douglas \$3 & \$4 Shoes
All our shoes are equally satisfactory. They give the best value for the money. They equal custom shoes in style and fit. Their wearing qualities are unsurpassed. The prices are uniform—stamped on sole. From \$1 to \$5 saved over other makes. If your dealer cannot supply you we can. Sold by Dealer whose name will shortly appear here. Agent wanted. Apply if one.

TO CONSUMPTIVES.
The undersigned having been restored to health by simple means, after suffering for several years with a severe lung affection, and that dread disease, Consumption, is anxious to make known to his fellow sufferers the means of cure. To those who desire it, he will cheerfully send, free of charge, a copy of the prescription used, which they will find a sure cure for Consumption, Asthma, Catarrh, Bronchitis and all throat and lung ailments. He knows all sufferers will be helped thereby as he is testifying. This is no humbug, for he has already helped thousands of sufferers, and will do so until nothing can be done, or will please address, Rev. EDWARD A. WILSON, Brooklyn, N. Y. 11011-w.

SCHOOL MEETING.—The annual school meeting, for the purpose of electing a director to serve three years and a clerk to serve one year, was held at the court house yesterday. The minutes of the meeting one year ago were read and approved, as was also the clerk's report. Mr. A. Wright was chosen as director to succeed Otis Patterson, and Mr. J. J. Roberts was selected for the third time as district clerk. The district made good selections in the matter of officers, and as the representation was good—63 persons being present—there should be no grumbling on that score. The great difficulty that now confronts the new board is the fact that the district has not provided adequate means to pay up what is now due and payable, much less to run the school for another year. It can mean but one thing—the down fall of the school which is the pride of unprejudiced people all over Morrow county as well as at Heppner. The board will endeavor to keep up the school and in this they should have the hearty support of every citizen in this locality.

SOME FIGHTING.—Joe Turner and Tom Buckley came together in the Belvedere Friday last, in which scuffle Tom received a badly disfigured countenance. The Gazette does not know what occasioned the row. Later in the day Hick Matthews and Turner met in combat near the Gazette office. This difficulty was the result of some comments made by Hick concerning the other difficulty earlier in the day. The recorder pulled the boys up before him and assessed them the regulation.

LIST OF LETTERS.
LETTERS ADVERTISED AT HEPPER. Coleman Nora, Graham Alex, Crank Joseph, Fyler, Mrs Sarah J, When calling for these letters please say advertised. J. P. WILLIAM, P. M.

Notice of Intention.
LAND OFFICE AT THE DALLES, OREGON.
Feb. 19 1895. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before J. W. Morrow, county clerk, at Heppner, Oregon, on April 19, 1895, viz:
J. W. MORROW, DORLAND, Section 10, T. 14 N., R. 24 E., W. 3.
He claims the following wilderness to prove his continuous residence upon and cultivation of said land, viz:
E. P. Yoriz and A. T. McFar, of Heppner; Paul Kleinman and A. T. Wood, Ione.
J. F. MOORE, Register.

Stockholders' Meeting.
NOTICE IS HEREBY GIVEN THAT THE regular annual meeting of the stockholders of the Morrow County Land & Trust Co. will be held at the office of the county clerk on the second Saturday in March, 1895, between the hours of 10 a. m. and 4 p. m. for the purpose of electing officers for the ensuing year.
GEO. D. FELL, Secretary.
Heppner, O., Feb. 21st 1895.

Administrators' Notice.
Estate of John W. Dawson, deceased.
NOTICE IS HEREBY GIVEN THAT LETTING OF THE ESTATE OF JOHN W. DAWSON, deceased, was granted to the undersigned on the 19th day of February, 1895, by the county court of Morrow county. All persons having claims against said estate are required to exhibit them to me for allowance at the proper time and place within six months after the date of this notice.
Dated this 19th day of February, 1895.
119-19 J. R. LYONS, Administrator.

CITATION.
IN THE COUNTY COURT OF THE STATE OF OREGON, for Morrow county.
In the matter of the estate of Fredrick Kretzschmar, deceased, and all persons known and unknown interested in said estate, greeting.
IN THE NAME OF THE STATE OF OREGON, You are hereby cited and required to appear in the county court of Morrow county, for the county of Morrow, at the court room thereof, at Heppner in the county of Morrow on Monday the 26th day of May, 1895, at 10 o'clock of the forenoon of that day, then and there to show cause, if any exist, why an order of sale should not be made for the following described real property belonging to the above named estate, to-wit: Beginning at 85-89 chains from S. E. corner of section 26, T. 14 N., R. 24 E. W. 3, thence north at right angles with north line of said section 26, 72 links; thence at right angles west 44 links; thence at right angles east 22 links; thence at right angles east 72 links to beginning, containing 174-1000 of acres.

SUMMONS.
IN THE CIRCUIT COURT OF THE STATE OF OREGON, for Morrow county.
George W. Harrington, Administrator of the Estate of James D. Hamilton, deceased, Plaintiff, vs. Jax. D. Hamilton, Dora C. Hamilton, J. N. Brown, The Northern Counties Investment Trust, Defendants.
To James D. Hamilton, Dora C. Hamilton and The Northern Counties Investment Trust, (Plaintiff), vs. Jax. D. Hamilton, Dora C. Hamilton, J. N. Brown, The Northern Counties Investment Trust, (Defendants):
In the Name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled action by the first day of the next term of the above entitled court, to-wit: On Monday, the 26th day of March, 1895, and if you fail to answer, for want thereof the plaintiff will take judgment against you for the sum of Three Thousand Dollars with interest thereon from the 21st day of June, 1894 at the rate of six per cent per annum, and the sum of one hundred and Twenty-Five Dollars as attorney's fees, and the costs and disbursements of the cause, together with the costs of the foreclosure of a certain mortgage described in the complaint and exhibited to the defendant James D. Hamilton and Dora C. Hamilton, on the 29th day of January, 1891, to secure the payment of a certain promissory note made by James D. Hamilton to the defendant James D. Brown, described in the complaint herein, and for other and further matters as set forth in the said complaint herein. This summons is published by order of the Hon. W. L. Bradshaw, Judge of the above entitled court, in chambers at the Dalles, Oregon, on the 21st day of February, 1895.

SUMMONS.
IN THE CIRCUIT COURT FOR THE COUNTY OF MORROW, 2nd of Oregon.
J. H. Townsend, Plaintiff, vs. Thomas Walden, Defendant.
To Thomas Walden, Defendant: You are hereby required to appear and answer the complaint filed against you in the above entitled case on or before the 1st day of the next term of the above entitled court, to-wit: On Monday, the 26th day of March, 1895, and if you fail to answer, for want thereof the plaintiff will apply to the court for the relief demanded in his complaint, to-wit: Judgment against defendant, Thomas Walden, for the sum of Two Hundred Four and sixty nine Hundredths Dollars in U. S. Gold with interest thereon at the rate of 10 per cent per annum, from the 1st day of February, 1894, until paid, and for the further sum of Thirty Five Dollars attorney's fee, together with the costs and disbursements of this suit to be taxed.
And that the mortgage described in plaintiff's complaint be foreclosed and that the premises therein described be sold by the court, to-wit: To J. H. Townsend, Plaintiff, for the sum of \$250.00, with interest thereon at the rate of 10 per cent per annum from the date of said judgment.
And that the mortgage described in plaintiff's complaint be foreclosed and that the premises therein described be sold by the court, to-wit: To J. H. Townsend, Plaintiff, for the sum of \$250.00, with interest thereon at the rate of 10 per cent per annum from the date of said judgment.
Dated February 20, 1895. J. S. BROWN, Attorney for Plaintiff.

SUMMONS.
IN THE CIRCUIT COURT FOR THE COUNTY OF MORROW, 2nd of Oregon.
J. H. Townsend, Plaintiff, vs. Thomas Walden, Defendant.

SUMMONS.
IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above entitled case on or before the 1st day of the next term of the above entitled court, to-wit: On Monday, the 26th day of March, 1895, and if you fail to answer, for want thereof the plaintiff will apply to the court for the relief demanded in his complaint, to-wit: Judgment against defendant, Thomas Walden, for the sum of Two Hundred Four and sixty nine Hundredths Dollars in U. S. Gold with interest thereon at the rate of 10 per cent per annum, from the 1st day of February, 1894, until paid, and for the further sum of Thirty Five Dollars attorney's fee, together with the costs and disbursements of this suit to be taxed.
And that the mortgage described in plaintiff's complaint be foreclosed and that the premises therein described be sold by the court, to-wit: To J. H. Townsend, Plaintiff, for the sum of \$250.00, with interest thereon at the rate of 10 per cent per annum from the date of said judgment.
Dated February 20, 1895. J. S. BROWN, Attorney for Plaintiff.

Weak Mothers
and all women who are nursing babies, derive almost inconceivable benefits from the nourishing properties of
Scott's Emulsion
This is the most nourishing food known to science. It enriches the mother's milk and gives her strength. It also makes babies fat and gives more nourishment to growing children than all the rest of the food they eat.
Scott's Emulsion has been prescribed by physicians for twenty years for Rickets, Marasmus, Wasting Diseases of Children, Coughs, Colds, Weak Lungs, Emaciation and Consumption.
Send for pamphlet on Scott's Emulsion. FREE.
Scott & Bowne, N. Y. All Druggists. 50 cents and \$1.

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.

Otis Patterson NOTARY PUBLIC & CONVEYANCER
AT THE LANCASHIRE INSURANCE CO.
W. PATTERSON, AGENT.

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 infringing on others, submit the matter to us for a reliable OPINION before acting on the matter.

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

3000 PARCELS OF MAIL FREE
FOR 10-cent STAMPS.
The regular subscription price of the Semi-Weekly Gazette is \$2.50 and the regular price of the Weekly Oregonian is \$1.50. Any one subscribing for the Gazette and paying for one year in advance can get both the Gazette and Weekly Oregonian for \$3. All old subscribers paying their subscriptions for one year in advance will be entitled to the same.
Stage leaves for Echo Mondays, Wednesdays, and Fridays, returning on Tuesdays, Thursdays and Saturdays. H. Wade, Prop. T. W. Ayers, Jr., agent.

THE NEW HOME SEWING MACHINE CO.
OF THE
NEW HOME SEWING MACHINE CO.
257 Market St. San Francisco, Cal.

PENSIONERS.
IF YOU WANT INFORMATION ABOUT PENSIONERS,
ADDRESS A LETTER OR POSTAL CARD TO
THE PRESS CLAIMS COMPANY,
JOHN WEDDERBURN, Managing Attorney,
P. O. Box 463, Washington, D. C.
Honorable discharged soldiers and sailors who served sixty days, or over, in the late war, are entitled, if now partially or wholly disabled by 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 the 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 for support are entitled if the soldier's death was due to service. CHILDREN of such soldiers and sailors are entitled, if under sixteen years of age at the time of the soldier's death or if he has since died or remarried. PARENTS are entitled, if now dependent upon their own labor for support, if the 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.
Soldiers of the late war, pensioned under one law, may apply for higher rates under other laws, without losing any rights.
Thousands of soldiers and sailors who served from 1812 to the present are entitled to higher rates under new laws, not only on account of disabilities which were acquired in late war, but also for service or not.
Soldiers and sailors discharged before the war of 1812, or who were discharged for disability or dependence, 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.
Old claims completed and settlement obtained, whether pension has been granted under later laws or not.
Reflected claims reopened and settlement secured, if reflection improper or illegal. Send for laws 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.