DEFICIAL PAPER OF CLACKAMAS COUNTY.



FOR PRESIDENT,

OF NEW YORK.

For Vice President, B. CRATZ BROWN

Presidential Electors, @ GEO. R. HELM, of Linn County N. H. GATIES, of Wasco County. E. D. SHATTUCK, of Multnomah.

Two Visits to Pittsburg.

Pittsburg, in Pennsylvania, has recently been the place at which two distinguished visits have been made. The first visit was made by the bestrapped and bespangled upstarts of the Federal Army, who, receiving big pay and having nothing else to do, took a pleasure trip to Pittsburg, dressed up in their gayest toggery, there to meet and and tell the hardworking and taxpaying voters of this country how they ought to vote. This meeting had been announced for months. The Federal Administration, in the interest of which it was convened, aided it in every conceivable way. It assembled according to programme, and these well fed and well-elad electrosynary nincompoops, declared that the American people should retain Grant in pow- to prejudge his acts, and shall paperty in Oregon which even allows expect anything better of him. The siter, covered all up though he is, with the taint of official corruption and transparent imbecility. This was one of the visits to Pittsburg. The week following this ostentations visit, then another visit was o made to it by another party, without title or ostentation, started to pay a visit to Pittsburg. He traveled at his own expense and paid his own bills. Unlike the shoulderstrapped snobs, he would not swelter in midsummer by reason of wearing heavy clothing simply for show. With a linea duster on his back and a carpet-bag in his hand, filled with fresh linen, he went to Pittsburg, like a plain sen- represented by Mr. Mitchell, the impartial committee could have care the result attained. I am not much sible man, for a plain sensible purpose. He also had his say at Pittsburg. But instead of aiding to keep alive past animosities, he favored their burial and the striking hands of peace. Instead of sustain- this county, has been heard from. ing official corruption and rotten- He rose in his seat in the House

enough taxes now.

BOATTON BOATTON primer" has been dead for something like a year. - Oregon Statesman.

off this mortal coil nutil he puts in | Mitchell a vote for Horace Greeley. Mr. Fleming is very feeble, but is able Rumons.—Rumors are numerous preciact, four votes from Linn city preto assist a brother "print" to the as to the cause which resulted in cinct, and we have the following result as

Hon. J. H. Mitchell's Election.

was elected U. S. Senator last Sat- his paticular friends in having had day, receiving 41 votes, all but to play the comedy of "Holladay for the Fair Grounds." I have visited two Republicans voting for him, has fallen out with Mitchell" in the grounds and find that the agricultural this withdrawal was, we are not ate, is a most humiliating confestake from our people certain great themselves the slaves to this capitative of the people of Oregon and making promises to his adherents, and has done much to disorganize of human greatness. the Republican party. We know the hostility of the Mitchell men Minority Report of the Committee on to the minority report published in this against Mr. Corbett's felends is most bitter, and we presume the feeling is mutual. Time alone can tell the effect this result will have upon the Republican party of our the Nadical party, and we believe he still is, and the people are mis-

"The Privilege Question."

ness, he favored the cleansing of last Friday on a question of "priv- er evidence presented to us. that at the the Angean stables at Washington, llege," He had seen something in He spake not like a tool, but like a the Oregonian which did not suit cast and received 57 votes for the contes freeman. And the voice of this him. He had seen things in the hat two of the Jadges of Election, at said plain honest old man will be heard | ENTERPRISE and other Democratic | precinct, arting arbitrarily and against and heeded by the toiling and over- papers which he didn't like; but | the protest make in wrong by one or sind taxed millions of Americans free- expected nothing better from them; bestants, and only nine votes in their abmen, far above the paerot clamor he couldn't stand it though from hooks; that the canvassers of the votes of the well-fed hirelings of the Fed- the Ore jonian, a paper which had eral Administration. So far as been the organ and official authoriability and meritorious worth were ty of the Republican party for the concerned, plain Horace Greeley, past twelve years. What a pity! that the poil book of said Linn city pre at Pittsburg, made a bigger con- He didn't like that paper to say vention than did the hundreds of that the "Clerks" of election had empty-headed military upstarts. | thrown out over sixty legal votes | words | lilegal except as to Congressman in this county to elect and retain at the right hand and margin of the same, Unjust. - An article appeared in three Mitchell men in their seats The evidence before as shows the same to the Mercury of last Friday which in the Legislature, but that the the close of the polls. We find from the evwas evidently written with the in- "Judges," as he said, "of election tention of benefiting Salem at the had thrown out that number of ilexpense of Dr. Hawthorne, In legal votes," Now the truth of that article the name of Dr. Lorven the matter is, that our able Repre- commy for more than one year. is connected with the first named sentative is as badly in error as the gentleman as contractor for keep- Oregonian, and we demand the 15 persons voted at Oregon eny precinct. Read a first time and ordered printed. ing the insane, when it is well privilege question for that paper. known that he has no connection The Judges of election were the wherean twelve votes were cast for conwith the institution, and that Dr. parties who did reject the votes, Hawthorne is the sole contractor, but they were legal votes, and ter the return of said poll-book to the of- futions to the people of the different States printing faithfully and prevent construct-The article referred to is evidently were rejected for the sole object of intended as a bid for an appropriate giving the Representative a certific face of the same Record of rejected courage immigration to our State. His at the present session of the Legislative construction personal property at the tion for an Insane Asylum building tificate so that he could comply on public works." "rejected on the plea of working salary is not named in the bitt. at Salem. We should think that with the terms of contract which the bill now before the Legislature Radical managers of this county been residing in said county a long time passed—ages 14 noes 7. for an appropriation of \$100,000 had entered into before he was prior to said election; that they were in S B. No. 15, relating to rights of mar thereby the gross frauds therein alluded The clause and all liens created by Canal for motive power to propel milk and for a capitol would be as much as sent to Salem on an illegal and ty, and disrharged in November, 1871. erry of morried women from the debts tioned State Printer has field the State and ferred to all prior liens mortgages and the modest people of Marion coun-fraudulent certificate. The people ty ought to ask at this session and of this county demand the question | Locks and continued to work on Locks | S. B. No. 22, providing for the record and we not wish the State to go in debt to of privilege, and they will have it until day of election. such an extent that will bankrupt by this presumptious usurper being baying been cast at different precincis S. B. No. 23 to amend the law regulather. The people are paying high sent home and ousted out of the throughout the county, but the numbers ing civil and criminal procedures in Just- therefore, be it seat to which he has no right to, that your minority committee would rec-ed. The outrage perpetrated by his olimend that their consideration be waive On motion of Strahan, the committee Printing of the two Houses have been In the Senate, od Tuesday, Mr. Crystal out for Greeley. This would have done est when they defeated him last to wirvery well but for the fact that the voldest June, and when he and the rest of L. T. Barin ... 679. J. H. Martin ... 662. the recommendation that the bill be regreater than allowed by law. the members from this county mis-represented at least ping to the S. N. Marlock. . . 671. Joseph Ringo . . 650. In the House, H. B. providing for the Not so last, neighbor; the "old- represented at least nine-tenths of Correct this return by adding to the conest printer" is not going to shake her people by voting for J. H testants 48 votes for each of them improp

A Humiliating Confession.

Hon. J. H. Mitchell, of Portland, . The action of Mr. Holladay and As between the two men, we have And if this is the case now, it will and valuable landed interests, while talist, and have fastened on their employee of this corporation. Mr. that by so doing they could be fed | ceding. Mitchell, with his present surround- ad libitum at the public crib, are ings, will go to Washington, not now finding out that he has neither as Senator of the people of Oregon, the fee simple to the offices or the at as the especial champion of people of Oregon. Like another Among the most important measures inc the books and accounts of the differ- females. but we hope that Mr. Mitchell may on the doing of a certain act of seen a copy of the bill yet, but from what e able to free himself of his sur- homage, all the kingdoms of the and meritorious measure; one calculated coundings, and act as the represent world. Mr. Holladay has been to protect the people from any fature danabor to advance the interests of all of which cannot be fulfilled. our State. He is quite a young Mr. Holladay has no better title to man-about 35 years of age-and Oregon than the devil had to the has ever since his residence in our globe, and we are glad to learn state sustained a high reputation from his own action during the past of their findings, while the Radical bigots at the bar. While we preferred two weeks in playing "mad" with Mr. Corbett on these grounds, we Mitchell, that he has ascertained a eel satisfied that Mr. Mitchell can fact already known to the people, favor of the sitting members. If I am make a useful Senator, if he will Heretofore Mr. Holladay has been work for the people and not for his an aid to parties and aspirants, distinguished "chent," which we not by virtue of his own influence, Democratic Judges of election would not fear the influences surrounding him | but solely by virtue of his money, will not admit. We do not desire but from this time henceforth, that an unscrupulous partizan, and I did no tiently wait his course, trusting the affiliation of this individual, moned in their behalf; of these they exthat he may fully meet the most will chain to themselves a fatal amund four. The other 17 will get their sanguine expectations of those who dead-weight. From this time out, some There were relieved about elected him. The centest between Mr. Holladay's real enmity will be order to give the'r partizans this much of him and Mr. Corbett was bitter, gon politicians. Such is the end tenance to the people's money, as they knew nothing

mas County Contest.

port from the Committee on Elections in the matter of the Clacka-

attorney of the Railroad Corpora- come to any other conclusion than in the secret of the matter, but am inform the minority have. The report is rd that a certain person who was deter

rity of the Committee on Elec- eration for his action. 1 Representative Crawford, from Clackonias county, beg leave to submit The Democrats throughout the State

We find from the certified conv of the soll backs of Linn Uity precinct, and oth-June, 1872, at said precinct there were we been written by W. C. Johnson, after

There are claims set an of illegal votes passed.

erly rejected from Linn city pr cinct, and 12 votes improperly rejected from Oregon. city presunct, also add to the votes of the contestees three votes each at Oregon city our conclusion in this case, to wit ;

Letter from Salem.

SALEM, Oct. 2, 1872. The StateFair is in full operation. Nothing is heard on the streets but "all aboard The name_of H. W. Corbett was order to strengthen the chances and stock interests are well represented withdrawn. What the cause of and secure his election to the Sen- this season, better than they have been a road through Grant and Baker counties, for years past. The floral and truit de- the bill was taken up and passed -- ayes, partments are also well represented. Oth- 16: noes, 6. aware, but we know it came entire- sion on the part of Mr. Holladay er industries up to this time, are not as county, was again taken up, and passed ly unexpected to Mr. Corbitt's that he is already cognizant of the largely exhibited as they have been here by a unanimous vote. friends, and had he remained in plain fact that even now, in Ore- tofore, but I presume to day will make the field one day more, Mr. Mitch. gon, a politician is stronger with quite an addition to domestic articles. The ell could not have been the Senator. his enmity than with his friendship. stock on exhibition by Mr. S. G. Reed, is Judiciary Committee, reported back H. superior to any heretofore on the grounds. B. No. 3, relative to the Portland Police. and is the center of attraction to all vis- recommending, unanimously, the passage no choice, only that Mr. Corbett is become more and more so every iters. I shall not attempt to give a defree from the infinences of cliques year. The politicians, who for tailed report in this letter, preferring to grossed and read a third time. Carried. and monopolies who are seeking to temporary success have made leave the matter in order to do justice, until next week. The attendance so far has not been as large as formerly, but the crowd is continually increasing, and to- or, one being appointed annually to hold of. The bill which provides that the tes-Mr. Mitchell is the attorney and necks his collar under the delusion day it is much larger than the two pre-office for a term of three years.

The Legislature is working away on completed which has been thus far intro- dissenting vote, duced, I shall be much mistaken.

I have learned, it seems to me to be a just man power. If I can get a copy of the county contested seats. He would deny ill it shall appear in this issue of the En-

Our contest is to be reported to the House this afternoon, and before this letter is read, will be decided either for or committee two or three times a day. against us. The minority of the Commite have made up a full and honest report who were on the Committee have done violence to their names as honest and fair minded men by submitting a report in orrectly informed, Mr. Martin, the Chairman of the Committee, holds his seat in the House by virtue of railroad votes and hat he was very indiguant because the allow railroad hands to vote who had not been in the county three months. He is Elections in the Matter of Clacka- issue. It is full and furnishes the only conclusions which a fair minded roan could come to from the evidence pro The following is the minority re- duced. Yet it would not surprise me it we are refused our just dues in this mar-

mas county coutest. Having been | Corbett, relative to his Senatorial centest bett was the choice of four-lifths of present during the examination of against Mitchell. I understand that the all the witnesses and having had by order of his employer Muchell Much access to the facts in the case, we cli can't afford to charge Mr. Corbett with cannot see any unprejudiced and that he himself had used all mems to sesea's it, the House from thy quarrel in which I have no interest

Starr out of the penitentiary. He had out two months more to serve, and the petition for his pardon was signed by the entire delegation from Douglas and Lane counties and the Judge and Presecuting Attorney, besides a long petition from the citizens of Donglas. We hope the young man has learned a good lesson.

Legislative Proceedings.

In the Senate, on Thursday, Mr. Patter-Your minority committee further find | izing the Governor to appoint Gen. E. L. and certified to, on a regular poil book. provide himself with maps, charts, and all ticed against the State in the matter of leg the suit and rendering executions. testees. The evidence shows, that af- tages, climate, soil, productions and insti- expert to measure and compute said ce of the County. Clerk of said county. of the Union, as also in Europe, in order | ive charges being made; and Mr. Frazer, the County Clerk, wrote on to counteract misrepresentations and en Whereas. By joint resolution, passed way laborer who shall make, repair and

lease W. Smith. Superintendent of the third time and passed -nyes 20, noes 2. . pointed his succe sor by the Governor; building or improvement shall have been

cd. as passing on the legal votes cast at proceeded to consider S. B. No. 9, relate and they are hereby authorized and instructured a bill designating the Christian As illustrating the reliability of the Heritage and intriguers will be reliable and intriguers will be reliability of the Heritage and intriguers will be reliable and intriguers and intriguers will be reliable and the said several forms and they are hereby anchorized and intriguers will be reliable and the said several forms and they are hereby anchorized and intriguers will be reliable and the said several forms and they are hereby anchorized and intriguers will be reliable and the said several forms and they are hereby anchorized and intriguers will be reliable and they are hereby anchorized and intriguers will be reliable and the said several forms and they are hereby and they are her thusiastic the world is becoming for Greeley, we may mention a recent one in the state by ballot, instead of the state said works—the said work Your minority committee would pre- elections in this State by ballot, instead of Honses; and also to examine and report Mr. Brown of Eaker, introduced a bill construction of said works—the said sum of Which it was stated that Mr. Fleming of understand that they were in earn. The contestants received the following considered and amended, and the commit two numbered the State since 1862 has been done to provide for the State since 1862 has been done to provide for the State since 1862 has been done to provide for the Introducible School Fund of the State since 1862 has been done to provide for the Introducible School Fund of the State since 1862 has been done to provide for the Introducible School Fund of the State since 1862 has been done to provide for the Introducible School Fund of the State since 1862 has been done to provide for the Introducible School Fund of the State since 1862 has been done to provide for the Introducible School Fund of the State since 1862 has been done to provide for the Introducible School Fund of the State since 1862 has been done to provide for the Introducible School Fund of the State since 1862 has been done to provide for the Introducible School Fund of the Introducible S votes as refurned on the abstract of votes. toe arose and reported the bill back to and performed according to law; wheththe Senate with amendments, and with er or not the charges made therefor were Mr. Bristow gave notice of the infro-

43; noes, Messys, Blakely, Cranor Crooks, deem it necessary, employ a clerk,

In the Schute, on Friday, Patterson, moes 10, trom the Committee on Claims, reported

and, after an explanation on the part of

Senator Brown of Baker, as the necessity and justice of the passage of this act, the bill went over under the rule. The special order of the hour being the consideration of S. B. No. 13, providing for the appropriation of \$19,000 of the

swamp land fund for the construction of

H. B. No. 19, to incorporate the city of Roseburg read a third time and passed. In the House, Caples, on the part of the

Simpson moved to consider the bill en-The bill provides that the police force

should be appointed by a Board of Police Commissioners, and further provides that said Board shall be appointed by the May-Eagle offered a resolution inviting Mrs.

various bills, and if one half the work is nish her with a desk. Carried without a 44; noes. 2.

Mr. Holladay, who secured his seat distinguished individual, who, eighthas far introduced, is a bill for the State ent land departments and also the acfor him. Thus matters stand now, teen hundred years ago, promised to lease the Locks at our city. I have not counts of the Board of Commissioners on School Houses. Adopted. Burbank rose to say that the Herald had charged Republican members with acting with intention of smuggling proceedings connected with the Clackamas name

> Martin said that the Committee on ty contest came into its hands, sat as a

Grant's H. B. No. 41, appropriatingthousand dellars for the construction of a road on the south bank of the Columbia from Multnomah county to the Dalles, was read a second time and referred to the Committee on Roads and Highways.

Mr. Congle introduced a bill to provide

the city of Portland with water. swamp and overflowed and tide lands to ensoh, White Wright-12,

Captes' bill providing for the formation of cecleslastical corporations, holding Brooks-4. church property, etc., rend a second time

East Portland on second reading went to March, 1873. the committee consisting of the Multino-

ider the bill engrossed, and put upon its ments, etc., of this present session,

reeded to legislate thereon. The question being "Shall the bill pass?"

On the final passage of the bill the vote | the State and 45 to 1—Corwin voting in the nega-

H. B. No. 25, exempting all real and o the United States, corporate towns,etc.. | Carried. and property of charitable and scientific | A message from the Govern

to the Committee of the Whole,

13. noes--Blakely, Cranor, Crooks, Wal-

act incorporating Oregon City. \$30,000 towards building an insane

and denied as laise the statement appear- owner thereof ing in the Oregonian concerning the Chekamus county contested seats, and censur- which said building or construction was exceeds the said sum of fifty thousand, doling the Extenderse for comments on the made, to the act

and that after the examination of the jour- given to the contrary. nals and incidental printing for the last

Assembly it is recited that upon that rec- request of the owner. S. B. No. 11, to amend section 9, chap—ommendation an expert was appointed thows that the twelve ter 53, tide 2, of General Laws, relating by the Secretary of State, and it has been between Caples and Mallory, the bill was lease the said Willamette Falls, Cand and persons who voted for contestants, had to assessments. Read a third time and publicly charged that the said expert was again referred to the Judiciary Committee. Lack Company shall be entitled to the exand were thereafter employed by Capt. and Habilities of her husband. Read a his partner in business has been ap- incumbrance; upon land on which said

> charges thus splemnly and deliberately and Mallory opposing on grounds of conmade should be thoroughly investigated; stitutions lity.

curring. That the Joint Committee on was carried by a vote of 35 to 7.

Second-That said committee report a In the House, H. B. providing for the bill reducing the compensation allowed

for that purpose. On the final passage of to send for persons and papers, to admin- a bill to amend an Act regulating enclosthe bill the vote stood as follows; ayes ister oaths, and, should the committee ares; a bill providing for a manner in Shelton Waldon, and Willoughby—6. Dolph moved to strike out the preamIn the Senate, on Friday, Patterson of the resolution. Carried by ayes 11. State Penttentiary: and a polition and ble to the resolution. Carried by ayes 11, State Penitentiary; and a petition and

S. B. No. 26, for the relief of Baker | The House was informed by message printed.

county, remitting \$3 163 of State taxes that the Senate had adopted J. R. employdue from that county, read a third time, ing an expert to measure and determine the work of the State Printer, and amend ed the same by striking out the word "fur-

ther" in the clause reading "to prevent further neculation? Langell introduced a bill relative to

construction of a road from Yambill county to Tillamook bay. Patton introduced a bill to remedy the evil effects resulting from the sale of intoxicating liquors. The rules were sus-

pended to allow the bill to be read by de, and the bill was ordered printed. The Committee on Judiciary reported back the bill to repeal the litigant law. Be ore entering upon the discharge of their and recommend the passage thereof, after official duties, said Commissioners shall take striking out the word "grossly" in the and seb-cribe an oath faithfully to perform clause reading : laws in regard to adver- their duties as such Commissioners tisements are grossly unjust." The amend ment was adopted and the bill ordered

engressed. Monday was fixed as the day for its passage. The committee reported back the bill to amend the General Laws relative to application for the dissolution of marriage years, the Canal and Locks now in process contract recommending the passage there-

timony in such cases now taken by Goart Commissioners, be taken in open court, A. J. Dunniway to a seat within the bar A motion to put on final passage was carand directing the Sergeant at arms to fur- ried, and the bill passed as follows: ayes,

Willoughby introduced a bill to render Gingles offered a resolution directing | inoperative the word "male" in the Constitution, and anthorizing the suffrage of the Committee on Public Lands to exam-

JOINT CONVENTION:

The Convention was called to order by President Fay. On calling the roll. Waldon, of Josephine was reported absent. but appeared in time to answer to his

The Convention then proceeded to the election of United States Senator. Bristow desired to read a letter from Elections had since the Clackamas coun- Corbett requesting Bristow to withdraw pleted as required by law. And the said his (Corbert's) torme.

Brown of Baker again placed Corbett's name in nomination. [Applause] He wished to name a candidate who was opposed to oppressive monopoly. [Cheers and cries of "Order."]

For Mitchell -Bristow Brown of Marion. Cornelius, Cowles, Doluh, Hannah, Moores, H. B. No. 42, amending the General Powell, Watson, Webster, Biles, Barin, Laws by striking out the word "male" in Bushey, Burbank, Collier, Crawford, Corcertain sections and empowering judges win, Cooper, Congle, Caples, Darst Downof election to receive the votes of all cit | ing. Engles. Glugles. Harrison, Hirsch. izens without regard to sex. Referred to Johnson, Langell, Matlock, Martin, Powa select committee of three-Corwin, Pat- | ers. Patton, Riley, Riddle, Stott, Simpson. Thornbury, West, Walker, Washburn, Mr.

Speaker 41. ing all funds arising from the sale of the Strahan, Curran, Grant, Hodgkins, Steph-

for the appointment of a State Geologist Mason, Onstein, Shelton, Waldron, Willoughby, Mr. President-14.

and referred to the Committee on Corpor J. H. Mitchell, having received the major Caples' bill amending the charter of States Senator for six years, commencing

The Convention then adjourned sine die. d State to sell the remaining copies of and Means be instructed to report on gold coin, which sum shall be paid in sens the General Code after October 1st, 1872. amount of State indebtedness and amount annual payments by the said Wilaments Caples moved to suspend the rules con- tion of public buildings, internal improve. | said Commission

courage immigration by distribution of and perfect account of the same and to makdocuments and other information in regard a mon bly statement thereof to said Con ic vote stood; ayes 47, noes none; and to the restauces and productions of Ore; not somets and also to the Treasurer of

mileage of members, after a second | Bristow moved to strike out articles 4 eading, under suspension of the rules, and 5. He was opposed to the permanent end a third time and put on its final pas- location of public buildings at the capital. a d number of pa-sengers in each. And

Dolph moved to amend. He asked for a division of the vote on two articles.

Myers moved the reference of the reso-

assignations from taxation, on third read- ed that there had been received at the render his monthly account of said tolls and Patton's bill authorizing the transfer of in township 39 south, range 8 east, town-Patton moved to reconsider, which mo- ry of the Interior, Sept. 11, 1872, making in his place who shall qualify in all respects tion prevailed, and the bill was read a the fall amount of said grant now com- as provided in this Act to fill said office of On final passage the vote stood; aves, 760 reres suspended on account of old ceive as salary for his official services the

Cranor introduced a bill appropriating In the House Mr. Caple's lieu law was

Section I made any person laboring in. | to be paid in equal monthly installments Crawford rose to a question of privilege, building, or construction, agent of the Section 2 subjected any land, etc., in | paid into the General Fund, until the same

Section 3 made liens created by the act Strahan introduced S. J. R. No. 77, to preferable to liens or motgages attached subsequent to the construction of said

the Legislative Assembly it is recited that on which the construction is commenced distributed therewith annually. said committee had made cateful inquiries | responsible for the same, unless notice is Sections 5 and 6 provides the necessary

and recommending the appointment of an covery upon lien, after deducting all claims for work and materials of other

Section 15 provides for a lien for the

in complicity with the State Printer, and | Mallory being a member of that committee. situated," was the bone of contention. ing of patents, was read a third time and WHEREAS, I is proper that the grave Caples favoring the section as it stood

The bill to provide for a State noriculare so lew, and the evidence so uncertain. ice's Courts. Read a third time and pass-

duction of a bill to create a Board of

Equalization. construction of State Capitol Building. by law to the State Printer twenty five introduced; To provide for a board of Canal and Lock Company in as good condition which appropriates \$100.000.

Third The Association allowed introduced; To provide for a board of Canal and Lock Company in as good conditions. The Association which appropriates \$100.000. disposition, which appropriates \$100,000 Third-The said committee have power a bill to incorporate the city of Junction; tear excepted.

American people. Mr. Statesman ell, which are not altogether creditAmerican people. Mr. Statesman ell, which are not altogether creditA. R. Shipiey. 710. J. D. Crawford. . .678.

In the House H. B. No. 35, amending the fiscal wise, the Canal and Locks of the William. Mr. Simpson introduced H. B. No 77, Commissioners to fill such vacancies occa-Your minority committee therefore 200.

On motion of Webster, the bill was conyear and dating the beginning August 1st.

Instit pass.

On motion of Webster, the bill was conyear and dating the beginning August 1st.

ette river at Oregon city by the State of of the Herald simply because you We shall probably of the affair be admitted to their scats in this House passed.

Your minority commend that the contestants is dered engrossed, read a third time and passed unantimeters.

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A Bill to Lease the Locks,

The following bill to authorize the State of Oregon to acquire possssion of the Cargl and Lucks at Willammette Falis, was introduced in the House by Mr. Simpson Last

Collier introduced a bill relative to the | Section 1. That a Board of Commission. ers, consisting of three persons, to be styled The Board of Canal Commissioners of the State of Oregon," shall be elected by a Joint Convention of the Legislative Assembly, during the present session. Said Commissioners shall hold their office for two years, and until their successors shall be elected in the same manner as herein provised for the fir t election of Commissioners Sec. 2. Full power is hereby given to

said Board of Canal Commissioners, and they are hereby required to enter into an greement and make a contract with the Willamette Falls Canal and Lock Company, whereby the said ('ompany shall lease to the State of Oregon for the period of ten of construction at and on the West side of the Willamette Falls. The said lease shall he made at any time after the said Canal and Locks shall be fully completed in accordance with the requirements of the Act of the Legislative Assembly of Oregon, approved October 21, 1870, entitled "An Act to approprinte funds for the construction of a Steambout Canal at the Wilamette Falls." And the amount of rent to be paid to the said Williamette Falls Canal and Lock Company for the lease of said Canal and Locks shall not exceed fifty thousand dollars for each year during the said period of ten years, which said sum, less the amounts herein after provided to be paid out of same into the Common School Fund, shall be audited and allowed by the Secretary of Sinte, and a warrant therefor shall be drawn by said Secretary of State upon the State Treasurer; in equal and send-annual installments, con mencing on the first day of July, 1873, if the said Canal and Locks shall then be comsum of fifty thousand dollars to be paid annually on account of said lease, is hereby specifically appropriated therefor out of any moneys in the Treasury not otherwise appropriated. And the said State Treasurer is bereby authorized and directed to pay said warrants upon presentation, in the same manner as other warrants upon the General

SEC 3 Said Board of Canal Commissioners, after receiving the possession of the said Canal and Locks under the said lease, shall have the management and control of the same, they shall have power and authority to fix the rate of toils to be prid to the State of Oregon, for passing steamboats, flatboats, barges and other water craft through the Canal and Locks, Provided, That in no cas-For Corbett - Brown of Baker, Craw - the rate of toll shall be higher than fifty each passenger going through said Canal and Locks. They shall have authority to employ a Collector who shall collect and receive the tolls for possing in ights and bond from said Collector with two or more Blank-Crystal, Allen. Blakely, and | formance of his duties as said Collector, as water craft through said Canal and Locks, In the Senate, on Monday, Mr. Fay receive for their official services, the sum Fulls Canal and Lock Company to each of

said Caral and Lock; to keep a complete monthly a count shall show the number other water craft which shall pass throng said Canal and Locks, and the directon it his official duties, in the penal sum of ten housand dellars, conditioned for the faith ful performance of his duties as herein prescribed; said bond shall be sub ect to the approval of the State Treasure ist No. 3, embracing 42.512 67 100 acres | amount thereof within five days from the pletely vested in the State except some Collector of tells. Said Collector shall to pre-emption filings which have been sum of twelve handred dollars per annun ab indoned, and will, within a short peri- gold c in. And said persons employed to Barin introduced a bill amending the od, be approved to the State under this shall each be entitled to six handred dollars er anoum, gold coin, to be paid also by said Canal and Lock Company. The salaries of said Collector and said employe 5

Sec. 5. All talls collected and paid into the State Treasury, as aforesaid, shall be ars per as mun; and thereafter all the exces of said tolls, over and above the said tifty thousand dollars per annum, shall be trans fe red and be paid over by said State T. cas urer into the Common School Fund, there to be added to the amount of interest collected for the current support of schools, and to be

the semi-annual allowances for rent as here inbefore provided, to be paid as the same be omes due to the said Willamette Falls, Canal and Lock Company, the Secretary of State shall deduct ten per centum from the amount of such rent and draw his wairant upon the said Company, in full satisfaction of said rent. Board of School Land Commissioners, to be added by the accorning interest on the irredcible Common School Fund, to be annually distributed therewith for the support of com-

clusive use of the water taken from the said machinery, and shall have the right to take the same by suitable conveyances from the Canal for motive or hydraulic parphses, but not in any way so as to hinder or delay the passage of steambonts or other water craft

brough the said Canal and Locks. Sec. 8. At the expiration of said lease of ten years the State of Oregon shall have the right and privilege to purchase the said (and and Locks by paying to the Willamette Falls, the reel, as provided in the Act of the Legilative Assembly of Oregon, approved Octo her 21, 1870, but deducting therefrom the sum of Oregon. But in case the State of Oregon shall decline to purchase the said Canal and Locks at their actual value, less the sum of two hundred thousand dollars, as aforesaid, at the the expiration of said lease, the same

SEC 9. In case the Legislative Assembly shall fail to elect said Board of Canal Conmissioners, as provided in Section 1 of this to qualify, as by law required, then the Corernor of the State is hereby empowered and directed to appoint such Commissioner

Speaker Mallory, of the House, has 90 first time by title and 200 copies ordered far recovered from his late illness as to be able to resume his duties.