The Weekly Enterprise.

OFFICIAL PAPER OF CLACKAMAS COUNTY. OREGON CITY, OREGON; OCT. 11, 1872.



FOR PRESIDENT, HORACE GREELEY, OF NEW YORK. For Vice President, OF MISSOURI.

Presidential Electors,-GEO. R. HELM, of Linn County. N. H. GATES, of Wasco County. E. D. SHATTUCK, of Multhomah.

The Contest Ended.

The contest of Messrs, Ringo, has usually given from 5,000 to in the Legislature to which they we see that in the South and West were legally elected, was reported the Democrats are gaining ground. to the House last Friday. There That where the voice of the people were two reports presented, a ma- is not stifled with money truth and 16x23 feet on the bed rock. jority and minority. The former honesty triumph. We should like owas made by the Radicals on the to have carried Pennsylvania, but Committee, and the latter by the will have a majority in the Electotwo Democrats, which report we ral College of 86 without her. The published in our last issue. The Radicals made a desperate fight might have been anticipated from hand by defeat. a party which has no regard for

either the rights of the people or justice, and took the ground that perjured Judges of Election in Linn City precinct had the power Grantites made a desperate strug. to throw out the votes cast in that gle to carry the State; they caused drilled in the rock for that purpose. precinct. After this decision, the the "straight-outs" to trot out a people of Clackamas can expect Jim Moore and John Gordon to Democratic ticket, thus endeavor- from the work. distranchise them at any future

Pennsylvania, Ohio, Indiana and Da- Report of the Canal and Lock Committee.

We have received the partial The following is the report of returns from the elections held in the Joint Committee appointed by the above named States last Tues- the Legislature to visit and exam- to Josephine. Referred to Committee on day. Pennsylvania is claimed by ine the Locks at this place. It the Grantites by about 20,000 ma- will be seen that the charges of the tions, reported back S. B. No. 29, to prejority; this is as we expected as Radical press of the State, made ed is passage. Grant, through Boutwell and Sen- for political purposes, has been ator Cameron flooded that State given the lie by their own party ing for the special election of a State ent very difficult to get any correct rewith money from the Treasury in Representatives. The report is as Printer, and recommended that it do not suits. Most of the bills have not been Washington. Ohio has reduced follows:

the Radical majority from 40,000 Mr. President: Your Committee to age of the bill. whom was referred the examination of Mr. Dolph and Mr. Cornelius submitted cial appropriation ; others are to be paid to 10,000 and the Democrats claim Canal and Locks at Falls of Willamette a majority report, recommending the from the sales of certain lands, which to have gained a Congressman in have visited the same, and report that the passage of the bill Harrison county; there can be no energy toward completion. Your com-B. GRATZ BROWN, doubt that next month Greeley mittee cannot speak in too great praise Whole Senate. ry has elected Armstrong, Demo-teet in width. The lower one is 40 feet the Willametteriver. Referred on second litigants. Read second time and referred hird one is 20 feet and the fourth one is of Messrs Barin, Downing, and Carran. dimost wholly of solid masonry, the hollow Mr. Cranor.

eavy stones six feet long in the middle of - 01 - 36 to 11. rength to resist any pressure of water ments when the gates are closed, however great Mr. Palton, moved to amend by substihas a solid foundation built of stone on by outside influence. the bed rock, and rising to within one The speaker here called Mr. Patton to five thowsand dollars per annum whenfoot of the bottom of the canal, on which order. is to be built timber work and securely fasiened by iron rads to the bed rock, of the Whole, Last Friday the election for State he rods to be inserted two feet deep. After some little discussion the bill was from the officers. officers occurred in Georgia. The

The timber work is to be faced on the H. B. No. 65, provided a remedy for ther organization of the Agriculturel

Important Opinion.

The following important opinion

Legislative Proceedings. In the Senate on Wednesday, Tolen

presented a petition from the people of osephine and Jackson coaties, asking that a part of Jackson county be annexed Counties

Mr. Tolen, from Committee on Elec- not yet computed. vent frands in elections, and recommend- Treasurer's report is all provided for and requires no further legislation Mr. Strahan, from Committee on elec-

Bills Introduced and appropriations tions, reported back S. B. No. 20, provid- Asked for. Under this head is is at prespass. He submitted what he believed to passed as yet, and it once passed will he constitutional objections to the pass- have to come out of various funds, while some are more loans and require no spe

likewise would require no further approwork is being pushed forward with great On motion of Mr. Fay, the reports and riation. Respectfully submitted.

'bill were referred to Committee of the JOHN MYERS, Chairman. Mr. Myers introduced S. B. No. 41, to

of the stone work of the locks, as it is of H. B. No. 40, authorizing the Secretary authorize the State Treasury to convert will carry the State by 10,000 ma- a very heavy and durable character; being of State to sell all copies of the Code at currency into coin and to redeem the jority. Indiana is redeemed! Thos. A. Hendricks is elected Gov-ten miles from the canal, though some bound for the code at th Mr. Strahan introduced S. B. No. 43, to house, and \$5,000 in greenbacks.

In the Honse, H. B. No. 56, amending change the time of the meeting of the ernor over the Grant candidate by made from a quarry at the lower end of the Charter of Oregon City, authorized a Legislature to the first Monday in Decema large majority. Dakota Territo- the canal. There are five locks in all, special tax for the purpose of construe- ber, biomnially

warrants (exclusive of inter-

est)

· warrants disallowed by

investigating commission ...

Total amount of existing un-

The bouded debt of the State, as per

3,312 31

crat, by a small majority. Dakota in depth, the second one is 30 feet, the reading to a select committee, consisting to the Committee on Printing.

In the Senate on Saturday, "Mr. Dolph Martin and Shipley for their seats 10,000 Republican majority. Thus lock 1200 feet above the fourth one is the erection of an Insane Asylum, and This bill provides for the appointment of also 19 feet deep. The third and fourth was referred to the Committee on Ways C. H. Lewis, W. S. Ladd and Phillip Was- over the line. The Walla Wallalans locks are built partly, and the last named and Means. The bill was introduced by erman of Multnomah, Henry Klippel of threaten to retaliate.

> nois whony or some misonry, the honow and or and the control of th solid masonry 12x15 feet at the top and quire possession of the Locks and Canal are allowed no pay except necessary ceipts at the Fair, propose to horrow the

the arch and decrease at the hollow Mr. Thornbury, moved to refer to a se election of proper officeis. They are to

proper. It asks for an appropriation of majority report was just such as in Indiana, but were met on every it may be. The division or section of the tating Committee on Commerce. He did twenty thousand dollars in semi annual canal, between the fourth and guard locks not wish to have the legislation monified payments provided always that this State

> ever the same amount shall be raised and Mr. Engle, moved to refer to Committee | paid over to the Treasurer by private individua's. Proper securities are required

the lower end being split and an iron referred to select committee of five. The The House bill for the relief of Baker wedge inserted securely factening the Speaker appointed Messrs, Thornbury, county-remission of \$1,168 State faxes. same when driven to the bottom of the hole | Simpson, Martin, Shelton and Waidon, as | Passed, The House bill providing for the fursaid committee.

anal side with four inch, and on the evils resulting from the side of intoxicat- College. Passed, ticket in opposition to the Liberal- river side with three lach plank, and the ling liquors, and was referred to a sciect. In the House, a bill was introduced to of September : Pre-emutions, 1.280 ; A. titled to one Senator ; the country of Usinside or crib is to be filled with stone committee of five. This was the bill enable the city of Portland to open and C.S. locations 320; land warrants, 320; locations 320; land warrants, 320;

asked by the Temperance Alliance and widen its streets.

of churches and other religious or charitable societies was read third time and passed by a unanimous vote.

H. B. No. 71. to provide for the elect-3,128 00 ion of a Board of Commissioners to superintend the crection of an Insane Asy-tum was referred to a special commit-Exclusive of interest due on the same and tee of three,

State News.

Jas. S. Allen, late a Deputy U. S. Marshal, died at Portland, Monday, Oct. 7, of consumption.

The Waldron dramatic troupe are appreciated by the Salem people, and good houses are the rule.

day at Salem. On Tuesday morning five five hundred and fifteen white population or six were reported.

Eaton, whose foot was badly crushed at Cornelius Saturday by a locomotive, had his leg amputated Monday, at Portland.

tilla reservation in Oregon, is said to own county of Linn shall constitute the second 2 000 horses, 600 head of cattle, a good Senatorial District, and shall be entited

which bore, this year sixteen squashes, tors; the county of Douglas shall constithe smallest of which weighed seventy into the fourth Senatorial District, and pounds, and one of the largest one hundred and twelve pounds.

The tax collector of Umatilla county. Oregon, is levying taxes upon cattle from Walla Wills county W. T., that graze

The Lebanon Mountain Road is said to and shall be entitled to two Senators ; the have an office in the above named city to have been greatly damaged and rendered county of Yamhlii shall constitute the walls of the canal, or counter forts to 3 Mr. Collier, moved to amend by substi- collect statistics of the soil climate, lands dangerous by fires and floods in the moun- tenth Senatorial District, and shall be an and 4 feet in thickness and are of sufficient inting Committee on Internal Improve and resources, and descentiate informain thereof by such methods is they deem about two weeks ago.

mor to the effect that a squad of soldiers man shall constitute the twelfth Senatorial were surprised by a band of Indians be- District, and shall be entitled toffour Seawill pay a further sum if not exceeding tween Forts Klamath and Warner, twom ators ; the county of Washington shall soldiers being killed and one wounded No further particulars.

> afore United States Commissioner, R. Lamook shall constitute the touteant Wilcox on the charge of retailidg liquor Senatorial District, and shall be entited without a license. He was held to answer to one Senater ; the county of Wasershill n the sum of 5200 to appear before the constitute the fifteenth Senatorial District United States Grand Jury.

> Roseburg Land Office during the month | teen(h Senatorial District and shall be en-Homesteads, 1,600; Final Homesteads, torial District and shall be entitled to use and I dealer when I Take

At the annual recurrence of the State

Apportionment Bill.

The following apportionment bill bar

been introduced in the Senate by Senator Dolph of Multnomah ; Szcrios 1. That on and after the 4150

Monday in June, one thousand eight hup. dred and seventy four, the Senate shall consist of thirty members, and the House of Representatives of sixty members.

SEC. 2. That the ratio for the apport tionment of this State into Senatorial bis. tricts, shall be one Senator for every three thousand and twenty five white populat tion, or fraction thereof, exceeding one half, in each Senatorial District; and the ratio for the apportionment of this State into Representative Districts, shall be one Petty burgharies are the order of the Representative for every one thousand or fraction thereof, exceeding one half, h each Representative District, except in as this Act provided.

SEC. 3. The county of Marian shall constitute the first Senatorial District, and Howlish Wampoo, a chief on the Uma- shall be entitled to three Senators ; the to three Senators; the county of Lane shall constitute the third Senatorial Dis-Baker county dotes on a squash vine triet, and shall be entitled to two Sena shall be entitled to two Senators; the counties of Coos and Curry shall consil. tute the fifth Senatorial District, and shall be entitled to one Senator ; the county of Josephine shall constitute the sixth Sena. torial District, and shall be entitled to use Senater ; the county of Jackson shall constitute the seventh Schatorial District, and Jackson county, and Rev. Thes. Condon We learn that the State Acricultural shall be endited to one Senator ; the con-6x23 feet on the bed rock. The breast walls are built of very consist feet long in the middle of 01 36 to 11. 6x23 feet on the bed rock. The breast walls are built of very to read by thile was carried by a vote age of the bill, and organize by the age of the bill, and organize by the age of the bill, and organize by the bill of the middle of the bill of the middle of the bill of th Senatorial District, and shall be entited

Clackamas shall constitue the elevents Senatorial District, and shall be entitled The Jacksonville Times hears of a ru- to two Senators ; the county of Maine

constitute the thirteenth Senatorial District, and shall be entitled to one Senate Charles Brueille was examined Monday | the counties of Clatsop, Columbia and The

and shall be entitled to one Schular; the The following business was done at the county of Umatilla shall constitute thesiz-

election. We expected nothing better than this action on the part of the Committee, but were not prepared to notice the outrage perpetrated in the House. A resolution was introduced by Mr. Clow, of Polk, setting Friday evening for the hearing of the case, and that both parties be allowed to appear by counsel and argue the case, each side occupying not to exceed one hour. This resolution was voted down by a vote of 20 to 24, there being four Radicals out of thirty who appeared to be willing to give the case at least a hearing. The plea was made that the House had too much business to consume this much time in the case, and Ben. Simpson and Mr. Caples, of Portland, argued that their minds were made up and had been on the question, and wanted to vote on it then. Tuesday at 2 o'clock. It will be seen Wednesday the following: by the amount of time thus squan- Paterson, from the Joint Committee ap infamous. Thus the people of as follows : Clackamas county are misrepre- vices of H. M. De France, President of the Cary Johnson, and the infamous hooks, expenditures and accounts of the Comand fraudulent returns of the judges of election. We apprehend De France on the correctness of the vauchers Legislature in endorsing the work of those who illegally obtained their certificates and who now sit in the Legislature, claiming to rep- have been character zed by carefulness and resent our county, will meet with exactness. Secondly, that the Superintendsuch a condemnation at the polls Co two years hence as to show these ple do not endorse their rascality. all the outstanding indebtedness of the The time for such action in Clackamas county as was perpetrated last June, and sanctioned by the Legis-

ng to divide the forces of their opponents, but they have for the ruits of their labors 50,000 majori- as just d ty for the Democratic State ticket! ent occupant of the White House, feet at the lower end of the canal is nearly White fice. and reforming the civil service. given to any Presidential caudilates. She is tired of carpet-bag and military rule, and will be a unit for the civilian-Horace Greeley. This majority in Georgia is an increase of over 20,000 above that of 1870, and ensures the State to the sage of Chappaqua by a still larger majority next November,

Hurrah for Georgia 1

kota Elections.

Hurrah for Georgia!

Accounts Correct.

The plea that pressing business did The Radical members of the not allow them to give the case a present Legislature, upon the as- 11. J. M. No. 34 hearing, was a most shallow pre- sembling of that body, made haste tence to meet a most infamous to charge corruption to the Penipiece of rascality. The very same tentiary Building Commissioners, day the House adjoarned in the and also the Superintendent of the morning until next day and the Penitentiary, and appointed a joint members could all be seen on the committee to investigate the ac-House again adjourned until Tues- the proceeding of that body last

dered by them that their pretence pointed to examine the accounts of the Peaitentiary Fuilding commission and also these

> ttee having secured the serbook-keeper, as clerk, proceeded to give the mission and Superintendent a thorough and complete examination. The report of Mr.

Your Committee have personally exampriated by the last Legislative Assembly for the construction of permanent tentiary buildings, and find that they sary to effect this purpose, Ben. Holladay owns the Republi- the Superintendent of the Penitentiary, and an Act of Parilament of the 23 Henry VI. can party or whether he owns Ore- mid, and all the expenditures have been come a part of our system of jarispru-A. W. PATTERSON, P. S. STRARAS, J. W. COWLES, Com, on part of Senate. WM. DARST. RONT. ORANT. A. R. BUEBANS Com. on part of House.

eet in length above the goard lock is haw.

nearly completed, and is built of timber . The hill with all periting, nonnoticle on the best foundations, and give the mittee consisting of Messrs. Harrison, fies. This bid was amended so as to ex- tear of hirdratice, This is evidence enough to con- greatest resistence to the water. The Riddle, West, Wright and Clow,

earnest about removing the pres- trance, being in width from 130 to 300 ed with the following vote; aves 43, no-The excavation save the last 100 Andrews, Crooks, Wright, Waldon, and Mr. Matlock introduced a hill amoraling acmuleted. The engineer employed on

arems confident that he will the General Laws relative to bridges. by bonds of that Compuss Greeley and Brown will receive complete all the work above the fourth providing that whenever bridges are to The Committee on Ways and Means re the largest vote in the South ever lock by the Is' of November and com- be built or repaired, sealed proposals ported back H. B. 68 to purchase 100 late Fair the number of licenses issued plete the locks by the 1st of January next, shall be received for such work.

 Yembill river, by cemoving so the hill passed. distructions between the month of said

in relation to the legality of the river and the city of McMaaville, at 2 o'clock p.m. bonds given by the Lock Com-Mr. Caples introduced a bill providing | ing bills were passed; A bill authorizing pany, was obtained by a Committee for the payment of the claims of laborers the Governor to appoint E. L. Appiegate appointed for that purpose by the and servants r. Mullory offered a bill providing for | and a motion made. egislature. The opinion is given a State Board of Equatization and defined by Wm, Lair Hill, Ese,, of Port- Mr. Caples introduced a bill providing and the bill passed with amount of salary land, and will be read with inter- for the collection, compiling and printing unse e have of the State

R. Casiliss allos intraduc of have the honor to submit my opinion ing the powers of foreign express, insur- benee with your request, upon the lance or brokerage correegal question presented by you under ling the General Laws bearing therean, a Thornbury introduced a bill amendthe bond which it ing the General Laws regulating the man on the ead of ten per cent, of the test the owners of sheep. The bill pro- lost, orofits, as are vided in the law author vides a tax of \$12.50 on dogs, and further

the validity of the boud 1 "The Act entitled an Act to appropriate so much of the report of the Secretary of the Canal and Lock; ads for the construction of a steamboat. State as referred to the apprehension of nal at the Williametic Falls," approved foguives, reported a lith to apprupriate was reconsidered and the amendment al- ly been a short time connected with the fair grounds. The next morning counts of the same. We find in October, 21, 1870, is the net authorizing \$4,000 to cover the moneys paid out for lowing them to vote on all temperates pressor we should doubt if he had so much to construction of these works, and is the such appreheasions, and for which no oppositions was adopted. The bill as money about his person. The pirkpoel nly Ast upon the subject. That Act re- warrants had been drawn

mires the Canal and Lock Company to | In the Senate, on Thursday, S. B. No. 9, tee of three, pay the State of Oregon "ten per centum" to amend the law relating to elections. The bill providing for the incidental a scoundrel otherwise he would never I the net profits arising from the tolls was read third time. This hill provides expenses of the Justices of Sapreife Court | have gone through a reporter. However or passing freight," &c. There for the bellot system in the place of the was referred to a special committee. was as false as their actions were of the Superintendent of the same, reported Company to give a bond or other obligation of the same, reported Company to give a bond or other obligation of the same reported Company to give a bond or other obligation of the same reported to the same report of the same reported to the same report of the same reported to the same report of the sa o provision of the Act requiring the present clea roes manner of voting in this The Bill relating to the Canal and time.

on for this payment. The only bond | similar, of Benton county, The hill referred to the select committee. required by the Act is a boud in the sum passed-aves 21, nots 1. of three hundred thousand dollars, condisented through the rascality of Commercial College in Portland, a competent tioned for the completion of the works in sity at Edgene City, was read third time, property passed the House cordance with the provisions of the S. B. No. 29, to repeal Sec. 5 of Act to] ment of ten per centum of the gross pro- railroads and public works from voting. [43 to] such and the receipts for money expended | cools, was not required by the Act, but | Bill passed. Aves, 15; noes, 7,

and had power, in the words of the Stat- schools. This bill is the result of the and passed the Sonate. ale, "to contract and be contracted with labor of several of our best educators." of the penitentiary has famished the within the scope of the objects for which and to provide for its distribution, 200 cultural Society, was lost. aiolon, as per printed reports, mater- the corporation was created. This pow- copies were ordered printed cash and convict labor to the amount | er to contract was general. The Company | Mr. Barbank presented a H. J. R. arg | line Bill, passed to its third reading after | 15.30, all of which has been appro- had precisely the same power to cot- ing our Senators and Representatives to a few amgnements wise men of our State that the peo- printely and advantageously used. Thirdly, tract that an individual simil city situated use their influence in the passage of U.S. A communication from the Governor matter of the centeried cases from Clack- by this Act, in which they reside. ar Committee has particularly examined would have possessed. This contract was S. B. No. 1.025, which protected house announced that the number of applications amas. A minority report was read, reclearly within the scope and objects of holds from execution under certain pro- for Swamp Lands were 382. the corporation ; that is, it was a conven- cesses of criminal law, ted report, for which tacks has been is. Jent and appropriate transaction in ar- The house adopted Mr. Barbank's Ros. Amount sold 79,389,75. Amount received . remember two years hence. Ret- every item, of the amount charged, and to execute process placed in his hands, or We the Committee on Ways and Means ed. "We have also examined, in the same even these bonds were anciently hold to Outstanding General Fund warmanner, the hooks, papers and accounts of be valid, and were first declared void by find that vouchers and receipts are duly. The rule adopted in this statute has be-Accounts on hand-for supportgon. The Bulletin claims that he made economically and with the regard to the interests of the State. That the defi-Outstanding convict tion The bond of this Canal and Lock Accounts filed for con-Company is within neither the latter nor the spirit of the rule which declares void bonds of the class above mentioned. I Accounts filed for expenses of am clearly of the opinion that the discrepancy between the terms of the statute of October 21, 1870, and the band, does | Outstanding Penitentiary Fund not affect its validity, but that the bond for ten per centum of the gross proceeds Accounts filed for incidental is valid and binding upon the Company. "A tonching sight," says the Pittsburg Outstanding Penirentiary Build-RECEPTION .- Governor Grover Post-"Moseby, the guerillauand William and wife gave a reception last Lloyd Garrison, the Northern Abolitionist their acts will dame the party for Wednesday evening, which was a who pronounced the Constitution a league Accounts on file for conveying with death, and covenant with hell." clasping hands across the blooby chasm, truth once in your life-a tare thing over three hundred visitors in at- and howling in unison for Crant and cori ruption. Constanding Printing Fund

er of the Whole on the bill to provide acres.

for a road through Jackson, Grant and The hoodlams at Salem are becoming This species of Vagutend the privileges of the act to married | bondism demands the immediate attention vince anyone that the South is in opper portion of which about 400 feet H. E. No. I. to repeat the Litigant Law, women, and when the committee rose it of the people, who should make an example of the people, who should make an example of the people.

H. R. No. 34 was adopted, requiring the on investigation of the Canal hir, the County Clerk of Mariou issues by al Locks to produce the best legal opin: | large number of marriage licenses to the the county of Lane shall constitute de ion with relation to the validity of the chamoured swains, who, it appears, demembered part of the year. During the

online of Doudle's Code reported and tees | were larger than usual. of its massage. The bill was readpetitioning Congress to make an approx a third time and put upon its final passthe vote standing, aves 31, navs 9;

Noth Houses adjourned until Tucsday

In the Senate on Tuesday, the followto fix his sulary at ed torthy it as \$2,000, which was also lost,

A bill changing the time of meeting of the Legislature from September to Decem-

A till to relocate the county-seat of

A resolution requiring the committee Witham vs. Strahan was offered.

In the House, a committee of five was The Statesman says ; some light fingered espointed to investigate into certain gent lifted sixly dollars out of the pocket The Committee appointed to consider charges of helbery relative to the passage of our triend J. W. Redway, the Oregon improved and referred to a select counsil- et certainly had unmirigated check and

· be did happen to make a good bani this

at last settled down and been skimmed The Senate bill relative to the rights of secure the lacre that had settled in S. B. No. 20, to locate the State Universe married women in the possession of the tills, with which to pay the premiums awarded on the various articles exhibit S. B. No. 22 requiring the recording of Imagine their deep humiliation when Act, by the 1st of January, 1873. The Prevent Franks in Elections. This is the patents, decrees-conveyances of real the figures informed them that the bullion execution of the other bond, for the pay- section prohibiting persons working on estate etc., passed the House by a vote of on band lacked just ten dollars of being constitute the twentieth Representative

S. E. No. 24 relating to the taxation of Now came the rub. that this act on the part of the agreeing with the books kept, is herewith there is nothing in the Act prohibiting it. A message from the House announced foreign incorporations; S. P. No. 38, re- Only one alternative, that was to pay 50 The question then is, does the want of the passage of H. B. No. I. to repeal on lating to the appointment of a Board of per cent. on all the premiums. This is direct statutory authority to execute this act to protect litigants. Read first time. Commissioners of Immigration ; S. H. No. being done, but the satisfaction given exed, first, the outlay and expenditure of the bond-it not being in Violation of a stat- In the House, Mr. Collier, Chalcman of 48, anthorizing the Mayor of Portland to biblious by this move looks rather dark. nie, affect its validity? The Canat and Committee on Education, introduced a act as Police Judge during the absence of H this is the way to keep up our State Lock Company was a private corporation bill for the better management of common said officer were all read the third time Agricultural Fair, we are laboring under nustaken ideas.

The Clackamas Contest. @

On Friday last, the House took up the

Aggregate | citing the grossly illegal manner in which the votes of some filey citizens were thrown of United States Senator-the committee s, No. 1 to 45 inclusive. The ranging the financial basis of its proposed outfine by a unatimous vote, and it was for swamp lands \$15,857,95. Expenses of out, but it was rejected. A resolution on elections on the House got ready is was then offered, permitting both parties report on the Clackamas county contested

Senator: the county of Baker shall c and shall be entitled to one Senatorida county of Grant shall constitute the nimteenth Senatorial District, and shall be entitled to one Senator.

SEC. 4 The county of Marion shall gos stitute the first Representative Divisi, and shall be engiled to six Representatives : the county of Linu shall constitute the second Representative District, and shall be entitled to six Representatives third Representative District, and shall be light to marry during that exercise bears englied to four Representatives; the county of Douglas shall constitute in

the socialed to four Representatives; 1-The Headd says? "We have received counties of Coos and Curry, shall coast formation that the schooner Perry, he i tute the fifth Representative District and water has was wrecked on the rests of tive the county of Consistall consists

itled to two Representatives : the row

ad to har Representatives; the en

of the carea will be a tatel county of Josephine shall constitute was consigned to Messis, E. & | seventh Representative District, and sha In, and was valued, with her cargon at [be cutified to one Representative ; some \$14,000, on which there was no in- county of Jackson shall constitute be entitled to two dispresentatives ;

We hear that nest in the State, and is valued an \$1,000 scatative District, and shall be entitled \$5,000, and when his merits are sot aside for those of a burse worth perform 5250; Mr. Smith wisely considers it useless to exhibit Lint.

teenth Representative District, and shall be entitled to seven Representatives; i.e. county of Washing on shall constitute the reporter in the house. last Saturday. lourieenth Representative District, and shall be entitled too hree Representatives the county of Clarsop shall constitute th Steenth Representative District, an Qual be entitled to one Representative; if counties of Claisop and Tillamook shall must also have been an ignoraat sort of constitute the sixteenth Representative District, and shall be entitled to one Representative ; the county of Columbia shall constitute the seventeenth Representative District, and shall be entitled to one Rep-

vesentative; the county of Wasco shall constitute the eighteenth Representativ District, and shall be entitled to two Represcalatives : the county of Umatillasial constitute the nincteenth Representative District, and shall be enditied to two Representatives; the county of Union shall District, and shall be cutilled to two Represeatatives; the county of Baker shot onstitute the twenty first. Representative District, and shall be entitled to two lift resentatives ; the county of Grant stud constitute the twenty-second Representa tive District, and shall be entitled to be

> LCDPESCHIMIVES. SEC. 5. Senators holding over, representing Districts composed of more that one county, shall, where the Districts have been changed by this Act, he collsidered Senators of the District crea.ed

When, the other day-after the election which the Republican members pass s-

S. B. No. 36, granting aid to State Agri-

number of acres solve ed 174,219.97

or laber has been the subject or critical ex travene any principle of the common law. Mr. E. ri , Chairman of select commit. As several tracts of swamp hands are to come into the House, by atterneys sense we had a specimen of the fairness lature, is passed in our county, and amination, and we find them to be the lowest There is but one class of cases in which the to whom was offered II. B. No. 56, covered by 3 or 4 applications, the amount that the case might be argued for two The majority of the c the voice of the people will give a the description of the people will give a the description of the people will give a the obliger of a bond, who was capable providing for the construction of a wire applied for greatly exceeds the actual hours upon the points of law on which two decisions of respectable courts in the state, and the state, and the view to be contracting when the bond was execute suspension bridge across the Willamette area of swamp lands in the State, and the view to be contracting when the bond was execute suspension bridge across the Willamette area of swamp lands in the state, and the view to be contracting when the bond was execute suspension bridge across the Willamette area of swamp lands in the state, and the view to be contracting when the bond was execute suspension bridge across the will exclusive the amount full the validity of the rejected votes hinged. State, reported in favor of the singer in 1874. Let these co-laborers in the infamy of James Moore, D. P. Thompson and W. Cary Johnson, remember two years hence. Ret.
in member two years hence. Ret.
cha ed of labor performed, and that the purstion for the same articles with a view to state, the same articles with recommendation to the same articles are of the same articles with recommendation to the same articles with recommendation to the same articles are of the same articles with recommendation to the same articles are of the same artis are of the same artis are of the same are of the

H. B. So. 3, repealing the Portland Po-

paid for each article of merchandise enterprise. This contract does not con- submitted to the Senate for further action. surveying and selected \$15,837,58.

the Penitentiary ... 1.200 00.

Insane Fund warrants .

insane to Asylum and keep-

(exclusive of interest)

Pentientiary.....

" Incidental . .

veying convicts to

Winten ?- The Oregonium and Bulletin are at war about whether owns both, and from the way he ciency in this department amounts to \$15.handles his tools in the Legislature, 047 29, as per page 41, printed report, which amount we reccommend be paid. Respectwe are inclined to believe that if fully submitted. he does not own both he is in a fair way to do so.

STOP THIEF .- The moral editor of the Gazette is holding up both hands and protesting against the Radical members of the legislature robbing the State, He says all time to come; just so, Carter, we give you credit for telling the most splendid success. There were for a Radical editor to do.

tendance.

there a had State warrants been issued to the bail to be invalid, because it priate legislation be had as may be neces in the discharge of official duties; and

of poor..... 1,112 82 [bassed :

A bill to protect incorporated towns : Radical members from Clackamas are Herald. a bill to aid the Trask River Wagon Road Co. in the construction of a wagon road The action of the House in this matter Grant's amoulatory Cabinet certainly in Tillamork Co.; and a bill to aid in clearly shows that its members are ready work hard for their places. Their chief building a bridge across the Umpqua riv- to stoop to anything to gratify party er passed the House.

19.077 75 The bill granting aid to the Jackson. Grant and Baker County Wagon Road

1.035 50 H. B. No. 23, providing for the appoint-

ing Faud warrants. 2,729 46 to indefinitely postpone the motion to repassed. Carried by a vote of 26 to 24 257 00 mous vote.

the contestants the seats to which they of coansel employed in the case, shutting ribution sometimes comes slowly, but it is sure. would reccommend their payment, together but it is sure. would reccommend their payment, together but it is sure. would reccommend their payment, together but it is sure. would reccommend their payment, together but it is sure. would reccommend their payment, together but it is sure. we the Committee on ways and wears to perform other duties enjoined upon him but it is sure. we the Committee on ways and wears to perform other duties enjoined upon him but it is sure. we the Committee on ways and wears their eyes and their ears alike, the Repub-but it is sure. we the Committee on ways and wears to perform other duties enjoined upon him their eyes and their ears alike, the Repub-but it is sure. we the Committee on ways and wears the perform other duties enjoined upon him by his office. The bond taken in such ed opon this matter, and he wanted Re- members were entitled to their seals. A time and pat upon its final passage. Af publicans to stand by their party friends more shameful outrage of the law, a more ter a brisk discussion, indulged in by at all bazards. Thus, in the face of a de- other disregard of facts, and a more inch-Moores, Dolph and Fay, the Bill passed cision of Judge Upton to the contrary, cusable violation of the popular with law-In the House, the following bills were representatives from Clackamas permitted about Republican fairness. This specto retain those seats which a set of Radi- men will do as a criterion to judge of cut election judges had given them. The their takness in all such cases - Organ

Messis, Barrin, Crawford and Matlock, takes his long vacation, studying lessons spirit, ever to the sacrifice of justice in political economy, perhaps, from that and legal decisions .- Benton Democrat. sea which engulfs everything, but gives

back nothing it has swallowed. But there One of the most prominent members of has been no holiday for the Cabinet, each ment of a State Geologist, was lost by a the Louisville Straight-out movement, member of which may traihfully say it expenses. The P. D. & S. L. Railroad Bill was instanding Penihentiary Build-bar Foul warmany. Each of a State treating st, was fost by a the Louisville Straight-out movement, says the San Joaquin Republican, was Chauncey Burr, the Patrick Henry of the Louis Control of the San Joaquin Republican and the present arduous campaign. Super regio in terris nostri non plena b-Louis plant de control of the San Joaquin Republican and the present arduous campaign. Super regio in terris nostri non plena b-Louis Chauncey Burr, the Patrick Henry of the Louis Chauncey Burr, the Patrick Henry of the San Joaquin Republican and the present arduous campaign. Super regio in terris nostri non plena b-Louis Chauncey Burr, the Patrick Henry of the San Joaquin Republican and the present arduous campaign. Super regio in terris nostri non plena b-Louis Chauncey Burr, the Patrick Henry of the San Joaquin Republican and the present arduous campaign. Super regio in terris nostri non plena b-Louis Chauncey Burr, the Patrick Henry of the San Joaquin Republican and the present arduous campaign. Super regio in terris nostri non plena b-Louis Chauncey Burr, the Patrick Henry of the San Joaquin Republican and the present arduous campaign. Super regio in terris nostri non plena b-Louis Chauncey Burr, the Patrick Henry of the San Joaquin Republican and the present arduous campaign. Super regio in terris nostri non plena b-Louis Chauncey Burr, the Patrick Henry of the San Joaquin Republican and the present arduous campaign. Super regio and terris nostri non plena b-Louis Chauncey Burr, the Patrick Henry of the San Joaquin Republican and the present arduous campaign. Super Republican and the present arduous campaign. Convention. Since that fiasee Barr has understand how they can do so much of 34,797 64 consider the vote by which the bill was become disgusted with his past folly and such small snaries, but for the occasional the manner in which the Administration glimpses of light thrown upon subsidiary The bill relating to the sale of the State party used him, and has come out square- transactions by such revelations as the S. B. No. 4, relative to the incorporation | a large meeting in Newark, New Jersey, | triot.