of both Houses have reported the surprised at the fact, and a faint surprised at the f Republicans from the couties men- might have been sincere in the elabor tioned as entitled to participate as ste attacks he made last spring on the Mongolians. Heretotore we have done the sitting memb rs, until such time bis judgment the credit to imagine that as the cases can be reached in or- he was then simply catering with poli spective Houses. The reports on sion to ref r to that subject elsewhers. so included. credentials, which were ad pted instified by the circumstances, session, Or-gon had been deprived of on Elections; which carried. The contestants appeared before the frage by the passage of the right of sufcommittee, and they f iled to pro- foorteenth and fifteenta amenament . duce any conclusive evidence in He quoted parket cally from W shingsupport of their claims, yet even a the provisions of the Constitution." sugaral, printed. 1 rima faci showing entitles them to bad been attacked, and while "di - her to 24:00 copies, lust; Tesvitt wan Houses. We hold the proposition samed authority" he said that while good that every case, though ap- form of law, our Constitution must 18, noes 1 respectful hearing, and, if necessaate investigation. So far it seems justice. The Democratic contestants, who appear and make their claims in the face of conclusive and that steps be taken to secure that at overuling evidence, are influenced. probably, by a hope that partisan prejudice may decide in their fadeceived. The conduct of the Sen-the action of Congress relative to them. He also called attention to the State ate at the last session in the case of action relative to the Agricultural Cot-Dolph and Sels has been severely commented upon throughout the the institution. State. From assurances given by those in the majority at the present was alluded to as having a'ways time, a different course will be pursued in the determination of each poses of reform, and prison discipline,

The Republican sitting members haps even a source of profit. The are not only armed with certificates abundant water power may be made to was read the first time. from the proper authority, but they are also prepared with tull proof to over throw the claims of the con- two years ago, early action is necessary from Douglas in the case of Mr. in Southern Oregon. It is plain still like to use the smart sayingboth under the law and the facts, which they invented last spring that his position is simply that of agent or employee of the collector. and sustains no more relation to the made for siding railroads; and his regovernment than that of Senator marks in this connection were entirely Thompson of Clackamas, who acts benefit of railroads, and the necessity as Deputy Surveyor, or that of Sen- of fostering and encouraging such enator Trevitt of Wasco, who has terprises, been acting as agent for Mai, General Steele in the disposal of Gover ment property of Idaho.

We leave the whole matter to the judgment of the Legisla ure Governor and the Secretary of State with considerable expectations, atting the question of an independent (warranted by proceedings up to Court to , be electors to 1872. Allored Wills. this time) that they will act fair- to the necessity of providing for a State Insane A ylum. Expressed the ly. The working majority is suf- opinion that hard work and much legficient to make their power indispu- islation was before this Legislature, as table, and this fact renders any taws passed to regulate titles of public and Paquet. merely partisan course as unneces- lands. sury as inexcusable. Party exi- prompt organization of the Houses, Harrison. And on motion of Mr. P gences may sometimes override and exhorted them to have wisdom in quer one hundred comes of the comaircess, but when they do not ex- and in their ex-cution he would try to st any unfair course is doubly dis- show fairbfulness and firmness. I on rable.

Mistaken Identity. The Republican editor of the Portland Herald is endowed with more cheek and brass, than any two "confidence" men we know of. He actually has the impudence to advise a Democratic Legislature as to what shall be its actions, and how the thing must be dope. This, coming from a Republican, a direct insult to the Democratic mem- ceremonies. bers of the Legislature. Our view of the matter is, that the editor is labor ent Legislature is Republican in com- at all former sessions has been "Chieplexion, and that he, being a member of that party, has a right to come for- during the present session. ward and give his advice (?) The gettleman, we are sorry to say, is much ken in his belief. Our time will come. and there perhaps, he may give vent to ponderous suggestions; but until then, for modesty's sake, we would advise and adopted, being the same published diotion carried. him to keep quies. Be patient and by us ye-terday. don't get excited.

At 10% o'clock on Wednesday mornto Reed's opera House, which was fillted with the American flag festooned about it, and pots of flowers were arwas making its way thither, and the band preceded its march, discoursing otherwise.

The exercises were introduced by music on the piano by Mrs. Berry, would to-morrow introduce a resolu- received and discussed, and finally some reliable facts relating to the after which the President of the Senate called the convention to order, and | members of the Committee on Elections | to read 1000 copies of each. introduced the Chaplain of the day,

After a prayer by the Chaplain, Excelency, Gov. Geo. L. Woods, in- Committee as follows: truduced to the audience Hon. L. F. Grover, Governor elect, who took the oath of office, which was administered by Chief Justice Prim, and then com-

Hampened wish an appropriate reference, to the many blessings of Provi-dence, or joyed by our State, which has a territory of equal extent with many of the greatest States of the n. 8 at . f great fertility, a climate celigisful and calubrious, with abun cant resources, that promise us a position of the greatest importance before many years aball bave elapsed.

JUHN CHINAMAN. The "vital questo n" which occurred to Governor Grover's mind, as the most imperiant to lend herce and point to he loauguest address, was the "Chia self ergament. More than half his was occupied with its discussion, and with what taste be recapitu- and Pershoaker.

The Gregon Aeekly Statesman.

Federal Relations-Lieuallen, Holtz- passed to lay the reto on the table us Mining-Holtzclaw, Lieuallen and Pushbaker Printing-Trevitt, Herman and Pow-Railroad-Cochrag, Baldwin and

Cornelius moved to print 50 copies of Standing Committees, which peased. clude "Printing" and "Railroads" der and determined upon by the reeratic prejudice. We shall take occa it was decided that they were already

Trevitt presented the petition of W. T. Newby of Yambill, contestant for seat of Mr. Watts, which was read and moved its reference to Committee On mo ion of Trevitt it was ordered has the officers of the Senate be fur Burch offered J. R. to have 500 cop . on's address, relative to "inva ion of of mes age and documents, and of In-

a hearing before the respective countenancing opposition to even as ted 3,000, tost; Cornelius offered to amend by inserting 1 300, which was ecepted by Burch, and carried. Ayes. Balowin offered resolution that the contest for D to 1 s be referred to Com

uittee on Elections, which was carto be the determination of the fine snew the rights of the States, able committee rooms, which was Respondent Hendershott gave notice that be

would introduce a bill to suppress it- and taken up. A motion of respondent Burch offered a resolution that the cont sted election to the 7th Senutorial District be reterred to Committee for on Elections, which passed. Baldwin gave notice of a bill to de-

fine the boundaries of Grant county. Fay gave notice of a bill to tax upcavaralized foreigners. Header-bott gave notice of a bill to cresse school tax from 2 to 4 mills, siso, of a bill to regulace sale of -wamp lands. Al o, of a bill to reguate sale of public lands belonging to

amend the election law. Trevitt asked leave to introduce two S. B. No. 1 Providing for celin road to Wilhous, is agood one, we found quishment of title of land- to Unsten it so in a mortified sense, that is, it

read second time by fitte, which was Silverton in a very short time. There done, and the bill was referred to the | wew-re againes-used that the road wa-No appropriations having been made Judiciary Committee S. B. No -, giving consent of the good and would a mit of fast driving. testants. The cases from Yambill, to do justice to public creditors and State to purchase by United States or but charity compels the belief that stop payment of interest. He said lands for lighthouses, etc., was read our informant had not been a half mile Benton and Clackamas counties some warrants might have been issued by consent the first time, and the rules that way For within a hundred years Committee.

HOUSE.

ASTERNOON NESSION.

House met at 2 p. m. The Chair announced the following standing Committees: Ways and deans-Whiteaker, Ostran-

Education - Lockbart, Hutchins and for a smashed bugger, impatience wa-Judiciary-H-im, Dorris, McClain. ey and Whaliey. Military Affairs-Savage, Munkers prings we found a space of perhapand Starkweather. Roads and Highways-Hunter Grant

Ergro-sed Bills-Waldron, Porter Indian Affairs-Tompson, Comegy

Printing-Fulton, Drain and Apper Corporations-Dorris, Clark and Commerce -Porter, Burnett and Courtes-Hutchinson, Fulton and

Dunbar. Federal Relations-Grant, Dashiel Mining-McCoy, Wells and Kelley Public Lands-Burnett, Amis and the water drukers must have been a

puters were ordered to be printed. Whiteaker moved that the petition of | behind logs and trees in every direction cont-stants be taken from the table .- night be seen both old and young Whiteaker moved the petition from following the example and flocking t the piano, by Miss Blanche tiray, and benediction by the Chaplain, after Yambill be referred to committee on take a dr nk and descant on the mer

Hare moved to refer to special con-Whiteaker hoped the amendment ready a score of wall authenticated Here withdrew amendment, and the enthusiastic individual whom we me! notion carried, the petition being so declares that if he ever feels the pre-

Dorris moved to increase the name monitory symptoms of a chill coming The Senate met, and after reading ber of the committee to 5 instead of 3 on he will go right there and stay and approving the minuted of yester: Lockhart made point of order that two weeks. Mr. Without the enterprisdone. This, coming from a Republican, lay, took a recess until 2 p. m., for rules cannot be changed without on-the purpose of attending the inaugural day's notice, which was sustained by link proprietor, has assumed control the chair. Petitions of contestants from Clacks- ceed in making it both a pleasant and

After the reading of the manutes a dehate occurred as to the propriety of mas, Messre. Straight, Be the and popular place of resort, but at present -tyling Mr. Simpson, Secretary, or Chief Carmichael, was read, asking that the ing under the impression that the pre- Clerk, of this body. The term user petition with the evidence be referred a committee, and on motion of Clerk." and the President ordered that Whiteaker it was referred to committee the precedent so set should be followed on elections. H-im moved to take up petition of and looks like a common stred wash

Mesers. Carlisle and Galloway contestants from Benton, which was carried Helm moved reference to a special

which they were receiving yesterday. Dunbar moved a special committee nies made a report, which was received of five be appointed. The original A message from the Senate announce ed that body had failed to concur in

A resolution was introducted to pregural addrets. The sale tekes place to day at Iu p. m.

order designated, from the State House W. R. Calloway and D. Carlisle, ecn-Helm, of Linn, introduced petition of Davesport moved to amend by inser-Helm s id the number was too large. Davenport said he understood 800

appoint a committee of three for each motion was intended to cover that Helm objected to the printing of the and the propriety of constructing in- message by the late State Printer. sane asylum, etc., to report by bill or Message from the Senate with joint oclick in the evening. Everyone i resolution from that budy to publish invited to attend. On motion, the resolution was one thousand copies of Governor Wood's message and documents there-

Mr. Davenport gave notice that he with, and 500 copies of loaugural, was have filled that reserved space with amended, after considerable discussion, clothing trade. They have lots of new During this debate, the pending goods, just purchased and brought House took a recess until 2 o'clock, House resolution was laid on the table. from San Francisco. Those goods are Some of the D-mocratic members re | the newest styles, and we have confiminded the House that in 1862 the Re | dentially discovered that the boys have publican majority was disposed to print spent all their money for those goods. battle ticket of her stake in the quar-At 2 p. m , the Senate met, and the nut tew copies of Gov. Whiteaker's

me-sage, but that gentleman, now s m-mb-r, opposed any reduction. Pagget moved that the hours meeting be 9 a. m. and 2 p. m. Alexander wanted to amend to 1 p m., which Apperson thought would not be convenient Alexander said this town was never

known to have sufficient accommod -- demanded protection. He could neith tions, and thought all members should er be coaxed nor driven away till the bring their tents and comp out. Dunbar said much work must be off contented. It was the first Demodone in committee as well as in the cratic victory he had ever seen celebra

The amendment was lost and the resolution extried, fixing hours at lu Dunbar effered a resolution to invite oulletin board at Reed's Opera House, the clergy of the State to open exer a copy of their time table to take effect cises with prayer, which was adopted September 14th. Trains are to leave On motion of Whitesker a commu nication from Secretary of State was East Porcland at 7 a. m. and 1:30 p. m. taken from the table, which was read arriving at the end of the track fon containing a vet s message by Governor bours later, and starting in return has Woods of the bill to tax Chinamen, as hour later. The rate of speed north passed in the session of 1868.

Whiteaker was ralled to the chair hour, south of that point not to exceed by the Speaker, and a motion then ten.

SALEM, OREGON, WEDNESDAY, SEPTEMBER 21, 1870.

we can undertake to s.y.

IMPROVAMENTS AT THE FAIR GROUNDS.

We learn that many very necessary

improvements are being made by the

til next Widnesday.

Supreme Court. Tuesday, Sept. 13th, 1870. McArthur J. announced the decision

of the Court in the case of Pittman vs. Pittman, effirm og the decision of the Court below, Chenoweth and Williams for appellant, and Strahan & Burnett In the case of Hayden, Smith & Co. vs. Steadman, respondent, moved the Court, for a rule on the Clerk of the

below to certify up the record the cases; granted. Wait for the motion, Wilson con'ra. On motion of O. Hamason, Theodore Burmest r was admitted as an attorney The case of Dearborn vs. Smith et al. was argued and submitted The Court

adjourned to Wednesday at 9 a. m.

Wednesday, S. pt. 14th, 1870. Court met at 9 a. m , and after dis pusing of some preliminary motions: took a recess for the purpose of attend ing the loauguration of Governor. I the atterpoon the case of H II vs. Me!len et al, appeal ir m Polk county was Hendershott offered resolution that argued and submitted. Sullivan for the Secretary of the State furnish sun- supellant, Hayden, Myer, and Curl to The case of Ramford va. Bamford, ap-

> peal from Multuomah, was tran-ferreto strike out depositions was sustained, and the case was then argued and sub mitted. Chenowet hfor appellant, Hit respondent. The Court adjourned to Toursday morning at 9 o'clock.

To Wilholts and Back.

Bastily summoned from the office to

make a flying trip to Wilnoits' Sod-

some intrinsic merits for there are al-

of the place, and will no doubt suc-

Irans -The large water tank is in

its place at the top of Chemeketa Hotel

Cunningham & Co. had the whole

idewalk literally covered with plows

fli e, for F. O. McCown and J. M.

toil and exposure. One young lady as Cochran gave notice of a bill to the first place the road, we have no ended to within a thousand feet of the impress on that over one hundred per- ton, and finding the task too much for sons have solemnly assured us that the her, very prudently gave it up. She not only escaped suffering, but enjoyed Corsent was granted and the bill must be good for wagon makers. Tak any of them, for they were up among the clouds and could see nothing b low them but tog. Prof Powell returned Trevitt moved to suspend rules and Beau's stable, we made the distance to to the foot of the mountain and then reascended with Prof. Collier's party from Forest Grove. They had instru ments with them for a regular scient fl exploration, and for estimating the same as Col Williams n's measurem n will involve an examination as to will involve an examination as to be legalized. Action might be necwill involve an examination choung to satisfy just claims that would have being suspended, it was read the service being suspended, it was read to be suspended, it was read to be suspended, it was read the service being suspended, it was read to be however it is a good bill road un'i as definitely settling the question bow at the whole hundred who had said it make a speech, but congratulated at J. H. Reed was called, and said the the battle was fought and won, and ed to the U.S. Senete, and had onmore remark to make, which must find response in each breast, "come up for and Governor Grover came for ortificial advantages of the plate ward and said, "Mr. Kelly is not bere. tome and take a drink." (Immence ap Hotel Arrivals.

| (SEPTEMBER | 14tb., 1870.) |
|---|--|
| OPERA HOUSE. | |
| Thes Dawling, H. Thestson, John Cranterd, T. G. Richmond, D. S. Cassell, J. H. Lappens, E. L. Applegate, Mas. Harley, W. Sonnon, B. Kohn, J. S. Wute, Mrs. H. Bardwell, J. Kays, W. Clallowsy, J. Myere, A. Lancoln, W. Harn, A. Morris, Mrs. W. Shannon, W. H. Marshall, J. Laniger, | Mrs A J Dun J R K-spers, M Brown, T S Smith, Turo Burmes Jack Alphia, J J Murphy, Miss Witten, J H Washing J M gone, J Bardwell, JE Cark, J Mack, W Apperly, J Simpon, E Cabalie, J J Whitney, Rev Joab Pov Mrs W Smith J Yolman, J Hutchinson |
| J Datelin, . T G Richmon I, | J Crawford, A B Smith, |

Francis Porter, P Demick. A H Gordon. O D Manick, T A Turner, J Tilleps,

Messages in Western Union Telegraph Bowen's house, set for yesterday, was ostponed on account of the Inaugura tion services intertering vesterday .-Some nice furniture is to be disposed , and probably bargains can be bad, REV. JOAR POWELL -This eminent been invited to visit Salem with the ex the Senate. He is engaged to reture and hold a meeting near home on Saturday, but will preach to-night in Salem at Reed's Opera House, at 74 HAVE OPENED -M orphy & Cocasmis

> coat over the label of death has looked his fate full into the face, and mad

FRIDAY.

for that gentleman's reputation, he centive, and assume a virtue if he would be willing to try them all.

shall be sure to oppose it bitter-

Thursday, September 15, 1870. etter on Elections.

Dunbur moved its reference to Comredentials had decided the question y reporting Mr. Dunbar as entitled to ule the resolution out or order. Dorris argued the question at length, and usged the appointment of a select appointed McCtain, Fulton and Caid- usual rates.

ery, illegal, and out of order, and due a partisan feeling. Mr. Whiteaker had not heard of the beard. resolution, but thought it could do no erm, and was legitimate, and should

ested in. Grant thought Dunbar had a right to ried. -peak for himself, but not to vote on Lune had a wrong view of the matter. should be referred to Committee

E ections, which was appointed for Elections being burdened with busi

nestioned, and the Committee on ost, and the resolution was referred to t Darris, Whalley and Caldwell. Etkins, of Linn, offered a joint reso-

White-ker thought the report on the peniten lary would be in before many tion would be premature before its reception The vote being taken, the resolution failed to pass Lockbart offered a resolution that o-uments due members should be en-

reloped pefore delivery. Passed. Paquet offered House joint resolu ion that a committee of 3 of such House be appointed to report Joint Rules. Passed. Amis of Linu, gave notice of inten tion to introduce a bill to abolish caste. Also, a bill to awend the law exempt-

Chair proposaced the motion out of smbly," which was made to apply to Davesport took an appeal from the 1868, who has been acting as Deputy Collector of the United States revenue. Othey suggested a motion to dis- for the counties of Coos, Curry and sharge that committee would be in Douglas. The report went on to state Davenport withdrew his appeal, and general election held in June, 1870, recommenced his inaugural with a re- Paquet made the motion to discharge ceived a majority of the votes cast for committee. State Senator, from Danglas county.

Whiteaker opposed the motion as an seat no r occupied by the said Herman. insult to the committee. Davesport said such was not the Mr. Cornelius presented the minor-The Chair was said to be attority report of the same committee, denying that Mosher was 'entitled to the seat now occupied by Binger Herman, sause for the discharge of the commufor the following reasons:

Election laws of Oregon."

"FIRST, because his election was Helm said he had not been attorney. or drawn papers, or done any act as irregular, iliegal and unauthorized. attorney to gather testimony. He ist. "The records on file in the office thought the opposition was to him as a morrat, and the statements were the Secute, show that said Binger made for a purp se. He denounced erman was duly elected a member of this Senate for the term of four years. and that in the session of 1858 he was House cannot in end to insult the com admitted and qualified without object tion, and is still such member.' 21. "That no vacancy has ever been the attorney of the sitting members declared as required by Section 45,

of Oregon.

or sgent.

he Heads of Departments."

appo nument from any of such bodies

Deputy is not an officer under the

in this Senste, and that B. Herman

INVITATION ACCEPTED .- Hop. J. H.

Douthit, President of the Lun county

gestive chill, is reported to be on the

this week. We ask our readers to

bear with us and we will try to have

possible. The fault does not lie with

Dren -At his residence in Salem,

was born in Obio, February 6th. 1802,

moved in early life to Illinois and

thence to Oregon in 1746. His death

faughters all grown, to mourn his loss,

and in their affliction they have the

mpathy of a bost of friends. The

the carrier, please remember that.

not be for a long time yet.

Douglas, Coos and Curry counties

Senate adjourned.

34. 'That no writ of elections was issued by the Governor as provided by Davenport would only correct the Section 17, Article 5, of the Constitution of O egon. ' hop as a Democrat, and did not im-4th. "That no notices of election were ever given to the legal voters of said district, or any part thereof; that held, at the time said Mosher claims Mr. Hare would vote to discharge the his election, as required by the election laws of Oregon, Section 6, Title 11. and that therefore said election is pull and void, and a traud upon the legal voters of said District. "SECONDLY. That no grounds exmittees, their action might conflict. ist for such contest, as claimen by contestant, because, 1st. "That a Deputy Collector is not a lucrative office, or appointment under the United States, or under the State

men would never be satisfied with a might all be referred to the select comto at least attempt to play the ex- mutee, of which he was a m-mber, and l'alton thought the opposition was bound to set up their complaint at any thing the Democrats could do. He cold some specdotes in a fluent voice the Chinese question, the Governor and lew tone, and begged pardon and

Dunn s at-d what he had heard to sible, his position is not a lucrative the profits. Let them oppose the make him believe the Chairman of the Chinese treaty and Chinese immi- committee was so situated as not to be gration and do what may seem to able to do him justice in this case. Helm replied, snuounding his deterbeight of the peck, which they made them best towards accomplishing minstion to do instice. He alluded to stated salary or compensation, and 11.218 feet. This being so nearly the their wishes in that respect, but the cases of 1866, and said he would holds no definite time, subject to the not act as he said the Republican party discretion and pleasure of the Collect of three years ago, when he found the let them at least have self respect for then. D-morracy had refused to or, who employs him and compensates Whalles thought the discussion had 5th. "That the Supreme Co tician, lest the public who are well The regular computer was that o in the State Constitution, similar to -bet in provided by law for that pur ours, has decided in 20, California Re-Sarenape s .- About 9 o clock last informed show out the disgust that pose. It looks as it the gentleman en ports, page 143 that Congress has no evening the Salem Brazs band, accom is forced upon them, when the r tertained suspicion of that committee power to vest in a Collector the ap The Committee on E ections are men o' pointing of an inferior officer under panied by a number of citizens, paid a common sense is so openly insultvisit to Gov. Grover at his office in the Factory store. After playing a few factory store. After playing a few topula ion of Oregon, and would moter the thought the reference to Attorney General, reported in 33 Miss. came forward, and in a few well chosen prefer that the Inaugural address must action of Legislatures was only under a like Constitutional chause, it words thanked them for their compi - of its executive should possess quat-

ment, and expressed a conviction that ities to command respect. The ef. Grant wouldn't go back to the dark United States, and the same is unirone but a sound Democrat would be fort of Governor Grover was in bed failed to furnish any proof to mittee bas examined." Fay was then called. He would no many respects creditable, and to some ground to their suspicion against the make a speech, but congratulated at extent we agree with it, but we starkweather thought the anxiety of morratel-cord to the U. S. Senate. cannot command nor will the world the Democrate on the special committee respect this tirale-for it is nothing bemorrary could hardly want to refer was ted nothing and had nothing to else, against the Chinese. There his case to a party charged, in evidence is no matter concerning which we to be adduced, with importing votes to feel more indifference, than this one of to be the case, and to rid the case of Chinese immigration. Let the Chi- or judice, bethought gentlemen should shieb action was confirmed by vote of ne willing to submit the case to the the Senate.

Am's moved the previous question which was carried. burst against Mongolian suffrage. On the motion to discharge the committer, the vote stood, ayes 21, noce So the motion was lost The House adjourned.

The Senate met at 10 a m. The min Mr. Burrows that the Gas Company utes of yesterday were read and ap- has filed up their iron retort and have proved, and then adjourned to 2 p. m. HOUSE.

AFTERWOOD SESSION. The House met at 2 p. m., proposiions and motions being in order, Mr. Coy gave notice of a bill relating to and posish vegisney.

Mr. Redergave notice of a bill re-

Mr. Alexander gave notice that he Half Fans .- The P. T. Compans should offer to morrow a resolution to and the O. & C. Stage Company with amend rule 8, so as to increase the their accstomed liberality, have inommittee on elections from 3 to 5. Mr. McClain moved to appoint a formed Mr. Jno. Minto that they will committee of 3 to revise the rules of carry visitors and articles of exhibition, toe House, which passed and the Chair to and from the Sate Fair at half the well as such committee.

Message from Seunte received an- CIRCULAR STAIRWAY .- Messrs, Donhe duties of Committee on Elections, nouncing occurrence in ordering 1000 aldson & Pagh are putting up a fine of the Message of Governo Wood's and the Imagural of Governor Mr. Whiteaker said that in the back and in making the ascent of the three part of the hall what was said by the floors, it describes three complete cir-

Speaker or at the deak could not be Mr. Alexander gave notice of a reso stantial but highly ornamental, lution to be introduced to-norrow, to ncrease the committee on elections to tive to qualification of members rela Oluey inquired if the order of busi Agricultural Society, informs us that

ness was finished and desired to intro- the Judges of the Supreme Court have duce H. B. No 1. A bull to require the proper marking Dorris thought be should not be al- of salmon prepared for market, which annual Pair in that county, and will owed to speak on what he was inter- was read first time. Only moved to leave Salem on Thursday of next week iny on the table and be printed. Car- for that purpose, to return on Sat-

Lockbart introduced H. B. No 2 urday. the resolution. The gentleman from an act donating lands to the Coos Bay Improving .- Hon. Lancing Store, Wagon Road Company, which was who had been confined to his room for read first time. On motion it was to ferred to Committee on Public Lands several days from the effects of a con-Only moved that H. B. No. 1 be mend. Some of the other wing of his

taken from the table and referred to party have said that the sickness is a Committee on Commerce. Carried. Amis introduced II. B. No. 3, a his electioneering in the Scantorial conbill to discourage caste in this State, test, but the Judge's friends say that The bill provides that no person shall be will be able to stir them up a little wear hair of unusual length or plaited, yet before he dies, which we hope will or done up in a que, without paying month; licease to be issued by County | A Bad BREAK .- Yesterday, as Mr. J. The proposition to amend by refer. Cerk and be collected by the Speriff D. Hoiman, assisted by some of the Persons found breaking this act shall workmen on the Chemeketa Hotel, was be arrested and made to work on the rossls 10 days in case of conviction. Amis moved that the Chair appoint glass windows, by some mishap the box a committee of 3, to whom the bill be slipped and the jer broke one of the ution to appoint a committee to exam- referred, which motion was carried, window lights into three pieces. It nd the Chair named Amis, Hare and was put up however, and will be used

orter ws such Committee. The Chair appounced as the Stand. -very one who can afford to break a ing Committee on Claims, which he \$200 pane of glass. Lounced, Caldwe 1, Carson and Dunn Amis moved that 100 copies of the hill to abolish casts be printed. Car-Bikins gave notice of a bill to reg-

ulate fees of the county officers of Lin Chair announced that he appointed Paquet, Lockbart and Savage as con-Mr. White-ker moved that of any ordered printed 100 copies should be turnished. Earhart gave notice of a bill for pro tion of minorities in corporations Joint Stock companies.

SENATE AFTERNOON SESSION. Secute being called to order, Holtz

law, from the Committee on Elections made the majority report in the Don-Paquet moved to reconsider the vote less county contest, quoting the Constitute which contested cases in Benton ration of Oregon, Article 2, Section igible to a seat in the Legislative As- next at the M. E. Church.

Corbett acted as sexton and did the bonors well. The sermon, despite the eccentricities of the speaker, was good and well received. At its close he commenced to sing this well known bymn " For to play on a golden barp". An unfortunate contretemps caused a momentary confusion, and from that out the \$2 per Annum in Advance. scene was indescribable. At one m ment good order, and the poxt the powerful voice of the speaker drowned amid the chink of falling half deliars thrown on the floor, two little colored boys scrambling to pick them up, cheers, yells, stamping, etc. Two pieces were sing in this manner and the meeting broke up in bad order. RIVER SURVEY .- Lieut. W. H. Hener,

of the Corps of Engineers, U. S. A., who is engaged in making a survey and is therefore entitled to hold the of the Willamette River, for the perpose of enabling Congress to act upon an appropriation bill for the improvement of that river, has completed the examnation of Chitwood's Bar, a mile below town, and yesterday moved his camp to Matheny's Bar. On Wednesday they took some 3,000 soundings, and during the time they have been at work bave made a complete and acurate charbeing done under the supervision of Col. Willismson, U. S. A., who is now in town. The work on the Willamett will be left in charge of Mr. Charles F. Brown, while the officers go to Umpqua to organize a surveying party there, and after these two rivers are well under way the survey of the Manramento will be commenced. Col. Williamson intends to complete all three of these rivers during the present year, if possible. The Willsmmette will probably be surveyed as Righ as Corvallis.

AT ins Orsha House. Ale.

Rev. Joab Powell preach. Mr. Wm.

Supreme Court Proceedings.

THURSDAY, Sept. 15, 1870. In Mays vs. Fitzgerald, appeal from Wasco county, Thayer, J., announced the decision of the Court, that the Wasco county election cases be placed on the docket at the foot of the 3d District. Humason for appellant, Wilson for respondent.

In the case of Fulton, appellant, vs. Earhart, respondent, motion to dismiss appeal, Upton, J., announced the decis-ion of the Court, denying the molion. Bonham and Lawson for appellant, 2d. "That under the United States Williams and Willis for respondent. Constitution, Section 2, Article 2, it is provided that all officers under the Desrborn, appellant, vs. Smith, respondent, appeal from Donglas county United States can only be appointed Prim, C. J., announced the decision of the Court reversing the decision of the dent alone, the Courts of law, or in Court below. This is a case in which the respondent was beaten on demor-3d. "That as a Deputy receives no rer in the Court below, over a year ago, that judgment was reserved in the directly or indirectly, but from the Supreme Court of 1869. The leave was then tried on the merits in the Court below, and the appellant beaten, and now that decision is reversed in Supreme Court. The Court decides other or appointment under the United States, but simply that of an employee that a transcript of judgment from a Justice's Court, filed in the Circuit 4th. "That a deputy receives no Court, to obtain a lien on real estate, must contain sufficient to show the jurisdiction of the Justice's Court. Williams and Williams for appe

> Grant appellant, vs. Ruch, respondtion of respondent to dismiss because the bond was not filed within ten days after service of notice; and cross-m tion of appellant for leave to file apother bond, now argued and submitted. Humason for appellant, Wilson for re-

Argument concluded in Bamford ve. Bamford, and case submitted. On motion of R Williams, John J. Whitney was admitted as an attorney, and on motion of J. Kelly, Chas. Gardper was admitted as an attorney to this

During the argument of Whitney vs. Johns, the Court adjourned to Pri-Therefore, your committee, in minorday at 9 o'clock.

ity, recommend that this Senate declare The Great Fire at Chicago-Farcontinue the sitting member from ther Particulars. Chicago, Sept 5 .- The losses by the

fire last night are now figured to ag-gregate \$2.756 000. This, however, The Committee on Eurolled Bills re ported that they nominated Thomas B is only an estimate, and others place Merry of Jackson, as Eurolling Clerk. the amount at over \$3,000,000. Whatever the loss, the insurance probably covers two-thirds of it. The number The Committee on Engrossed Bills of lives lost is still unknown, but there reported that they had nominated J. J seems a sad certainty that at least 12 Graves, of Lone county, Engrossing Clerk, which was ratified by vote of the Senate, and the cierks so elected were duty sworn in, after which the

15 men and boys perished in the flomes. One of the emdlovees in Far- . well & Co.'s store, who was coming down stairs with a package of valuable shawls on his shoulder, was struck by bricks from the falling walls. He re-To BE TURNED ON .- We learn from ports that from 15 to 20 men and bors The excitement was so great, however, made some gas on trial. If nothing that many exaggerated statements in repard to the loss of life were made. goes wrong the gas will be turned on and this must be taken as rather doubt-

ful. The morning papers give a list of 15 persons injured and six persons A number of advertisements were missing, who were known to have been "knocked into pi" when our accident happened the other day and they are engaged in temoving goods from the burning building. Never, perhaps, in the bistory of the city of Chicago, bas miss their advertisements they may be there been so much public excitement assurred that all will be made right in over a fire. The block burned was in be first in the city, and its total destruction is the cause of Individual regret. As stated last night, the fire is upposed to have originated in the spontaneous combustion of oiled rags n the upper story of Laffin Brothera & Co.'s paper wrrebouse. But this is not yet certain. Toe high mansard roof forming the sixth story of the building is held responsible for the extraordinars rapid spread of the fire, which throughout bailled every effort of the fire department. The intense It is about the center of the building. goods on the opposite side of Wabash. avenue to the extent of \$10,000. The anxiety of the people to have a detailed when finished is to be not only sub esgerness for further war news, church

> pots, or at the office of the papers themselves. No extra editions, however, were issued. Later-Up to this hour, 8:30 s. m. no bodies have been recovered from the ruins. A painful rumor is afford that Charles, a young son of Charles B Farwell, was seen to enter his father's store and never was seen again John V Farwell, the senior men of this firm, is absent on the plaint attending to his duties as Indian Com

an unprecedented ruu on the newspa-

per offices, and by 8:30 a. m., not a

copy of the Times or Tribune could be

had in the streets, in the news de-

ROBBERY OF THE METHODIST B. CONCREN SAFES .- A dispatch dated

dispensation of Providence to prevent New York, Sept. 1st, says: It was discovered yesterday morning that the great cafes in the rooms of the Concern, No. 895 Broadway, had been Property to the tents of the safe were private property; bonds, money, piate, etc., dopos clergymen for safe keeping, and is seems varied in amount according to engaged in putting in the large plate the circumstances of the depo savings of parish preschers, and the large accumulations of fortunate and fashionable prelates. Every ble article of value was taken, but ree istered bonce were found among to the perpetrature. The officials of the work grow out of the effort to enlarge, Concern are very reticent, and refuse to talk to reporters about the matter, saythat hands have up to this time, been bliged to work all night to get out the ing that they had been advised by the detective to pursue this course and bave asked that this statement be not Daily at all. So the carrier has not published. The only persons having rooms on the floor, with the exception of an artist and one other person, are churchmen connected with some of the Methodists concerns. A rather strange circumstance of the depredation is that been able to deliver it before day during he Daily out in good time as soon sa be safes are in no wise injured, but they were opened with keys, and as they were fitted with combination locks pt. 24th, 1870, Rice Dupber, in the to open them, the thieves must have obtained combination numbers or characters. The safes were of Marrin's make and were considered first-class of their kind. 68th year of his age. The deceased

> INFORMATION WASTED, - Where would the fourteen "folid" Democrate ic votes from east of the meantains have been if Teal and his friends had succeeded in electing Lockwood to the Senate to place of Travitt?

which was admirably adapted to the ecusion, and music by the band. His

menced the delivery of his INAUGURAL ADDRESS.

ganism, and the reference to harlots we teave our readers to judge. We The Committees on credentials acknowledge that we were, are still cion stole over us that the gentleman

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THE CONSTITUTIONAL AMENDMENTS. without dissent, we must say are next, that since the last Legislative we yield to superior force under the

parently untenable, is entitled to a "stand as a landmark of liberty," whatever that might mean. He recommended that O egon should ry, to the closest and most deliber- join in a call for a convention of all cied. he States to revise the National Cotstitution, deeming it necessary to dep esent Legislature to act with and the powers of the general Govern-

The Governor briefly recommended least one of the public buildings of the State shall be immediately erected.

STATE UNIVERSITY. The Governor alluded bruefly to the vor. In this we trust they will be | condition of our University lands, and lege, and stated that the funds, w-li managed, will form a solid basis for

THE PENITENTIARY and a moderate outlay will enable this nstitution to be self-supporting, pe - S ates, for I ghthouses, etc.

the legality of the votes cast, That essary to do justice in such cases. He recommended that "equitable ad justment" should be brought to be in journed to 9 a m. to-morrow. Herman, is one of eligibility, he sny case where the amounts were having been employed by the col- larger than would have been the case with an open Treasury. This idea has lector of internal Revenue to ass- the merit of being Democratic, with sist him in collecting revenue taxes out being particularly sensible. The joke sounds stale, but our opponents

> PUBLIC IMPROVEMENTS. He alluded to the State funds for in ternal improvements, and to the grants

OTHER MATTERS. He suggested that Insurance companies should be taxed on business done means should be appropriated to proare efficient clerical aid for both the

a school law needed to be framed, and He closed with a compliment on the

which the procession reformed and re-

Legislative Assembly of Oregon. Sixth Regular Session. Wednesday, Sept. 14, 1870.

House met at 9 a. m. minutes of vesterday read and approved. Committee on Inauguration ceremo

Mr. White-ker presented the petition for seats in the House, from Yambill Stamps. Also, that the Senate had county, and moved that the same be concurred in the resolution to appoint referred to the Committee on Elections, accommittee on Insane Asylum. It was agreed that the loster be lad ing, according to programme, the pro- on the table until 2 o'clock this afe r- vide for printing 4000 copies of Inau-

testants for seats in the House, from message be also published. ed for the occasion with a large audi- Benton, and, on motion, the same was ence. The stage was tastefully decora- laid on the table until 2 o'clock this The message was already printed. Whiteaker offered joint resolution to copies were already printed, and his ranged along its front. A salute of 13 House, to consider the subject of the number. guns was fired while the procession care and treatment of the State insane,

> tion to change rule 8, to increase the from 3 to 5 members

President appounced the Standing Judiciary-Stout, Baldwin and Her

Ways and Means-Cochran. of Baker, and Pershbaker. Elections - Hendersbott, Holtzclaw and Cornelius. Claims-Patterson, Hoult and Pow-Corporations-Burch, Crawford and Cornelius. Counties-Hoult, Hendershott Brown of Marion. Military Affairs-Holtzclaw, Burch and Cornelius.

and Witham E-sucation-Crawford, Baldwin and Engrassed Bills-Trevitt, Holtzclaw and Witham. Baker and Moores. Roads and Highways-Herman, Lieualten and Hault. Punlic Lands-Hendershott, Cochran

W Vail. C R Dodge. T Hayes.

L S Shadd. HOW DEAD PRUSSIAN SOLDIERS AR ner, arranged, in view of this difficulty that each wife and mother shall spedi if he be master of the field, will be re

BADLY SCARRO.-When the guns were being fired yesterday, at the time of the inauguration, a handsome specimen o the genus Shepherd dog rushed into our domicile, and in plain mute language packets and parcels of these little hunoise ceased, when he quietly trotted d, but yet every man who buttons his TIME TABLE - We notice that the O & C R. R. Co. have posted on their

Wm Dickson.

W S Peterson. Peter Smith. Simon Oir ers. J B Smit.,

LENTIFIED .- A Berlin letter in the London Telegraph says : Mark one in as a proof of the fashion after which these Teutons prepared to fight. In recent wars popular feeling has demanded that rank and file, captainand general, shall be equally and impartially mentioned in the lists of the slain ; but difficulties have arisen, beroll is called after battle, the missing m-y b only wounded or prisoners rmany bas in her solid, calm man ly know the best or the worst about ose who go to fight "with God, for King, and Fatherland." Slips of parchment, like luggage labels, have sich German soldier is plainly written and one of these will be fastened inside his coat when he goes into action. quested to collect and return these labels, of which about a million have been provided, grim tickets for an unknown journey! Think of the German wire or motter sewing it on-thmeterial war," the awful traveling label whereupon no loving hand may write, "with cere," seeing that its bearer goes into the Valley of the Shadow of Death, to come forth again or not as heaven shall decree. Sewn on with German thread, ripped off perchance, with French knife, whol-

STAMP DUTIES .- It is of interest to our readers and to know the fact which the Tariff bill passed by the last Congress, does away with stamp duty on recripts and on promissory notes, for laws relating to liens, mechanics' and sums less than \$100. Bank Check others. and documentary stamps are stil to be used, but the tax removed from re- by which contested cases in Benton ceipied bill-, and from small notes has county were referred to select commit-been perhaps the most annoying tee.

It we have had, and its removal is a Helm thought the motion out of States, or under this State, shall be all sermon will be preached on Sunday thing to pleased with.

The Governor's Raid on the Chi-

ruling of the Chair.

State Agricultural Society, at the Fair Group Is. An addition 40x70 feet bas been made to the Pavilion, and the Had our new-fledged executive whole interior has been whitewashed or painted. The front and the gatview of some of the important queshave been painted, and the general aptions he treated of afterwards, and pearance will be much improved given them to us as a matter for Sheds and stables are being prepared, and the pro-pect is that the grounds preliminary consideration, we could pay for contestants, and prepared to perhaps have borne his excruciating prosecute the case, which he considered and buildings will be in much better condition this year than ever before raid on the Chinese, as matter of OBSTRUCTIONS .- It is fortunate for afterthought. But, unfortunately some tolk- this the City Ordinance egainst obstructing sidewalks, makes employed the first moment of execan exception in favor of merchants moving their goods with diligence utive license to impose upon an inscross the walk, or else Uzafovage & telligent audience, one of the most the whole thing as a fabrication. The Wright would be in a bad fix They disgusting pieces of demagogism have been as busy as beavers receiving ever perpetrated in this communigoods the past day or two, and their 700 packages of all sizes keep the place ty. We did not believe it possible and no objections had been made by in a constant state of confusion. Where for a well bred man toso far forget the Judge Chenoweth. He challenged the mey are going to pu' so many things respect due to his position as exec- gentlemen to show testimony and give after they get them in-ide, is more than utive, however new he might be L'CATED.-We have received the therein, and the consideration due gentleman from Lunn. He only knew Washington Standard of ceptember 10, a first c'ass audience, to say nothe peach his motives, but be bought the contained the salutatory of Mr. Beriah ing of the convened Legistature so tacts warranted the excusing of this Brown, late of this place. Mr. B. pro far as to insult the common underposes to publish an independent Dem tanding by references to Chinese peratic paper, in which politics shall be made secondary to the local inter- pagan sm and harlotry and the preests of that section of the country, and tense that the millions of Chinese would arise in each case, and it would proposes to eschew personslities and stand ready to pour like a flood upinvective, 'in the confident expectation on the shores of America and over-same manner. In case of several comthat his invercourse with them will be long continued and mutually profitable power our free institutions. There He made an appeal to the magnanimity are occasions when demagogism of the majority. The sitting members BAD EFFE T.—Several of the party of may become sublime, when the for action. ladies and gentlemen of Salem, who tricks of a politician may at last be Dorris never knew a criminal wh ascended Mt. Hood a short time since. excusable, but when success has was satisfied with a jury, and these are still suffering from the effects of crowned the effort. the demagogue committee composed of Democrats. To might afford to rise above himself have consistency, the contisted cases

as much of the magnificent scenery as If anything can be made out of and all Democracy are welcome to sat down. whenever we see it coming we

Legislative Assembly of Oregon.

House met met at 10 a. m. Minutes of vesterday were read and approved. Dorris offered a resolution that a seect committee of three be appointed to ovestigate the claim of W. R. Dunbar

Whalley read the clause relating to and thought the certificate of election was evidence to the absence of any contest, or notice of contest, and bought the action proposed unneces

Mr. Grant read the Constitution rel 5 members. ng to residence. Dunbar wanted to offer a few re

tirely willing to have the matter inverligated, and did not want a seat if pot Oluey said the election not being ness, be should vote for a select comence to Committee on elections was

ine and report on condition of the ion of the resolu. suppo

ing personal property from tasation. On motion of Whitenker, the vote on committee to investigate and report is likely to be overlooked by many that on Pentientiary, was reconsidered and laid on the tabl Helm gave notice of a bill to amend