The arrival of General Sherman in Oregon is a matter of considerable general interest, for the people of the United States recognize him as one of those men who most materially aided to put an end to the civil war, by proving himself to be an able and efficient commander of the armies marshalled to defend proved to be a matter of easy accomplishment, but firmness and laws that would satisfy every county we will attend to ours. He believed confidence were requisites both to in the State.
S. J. R., relating to the appointment man was the first General to show bellion, and to exercise the energy adopt, which carried unanimously. necessary to its overthrow. War was read and adopted. Chair announced as the additional is no child's play. The pantomines of McClellan were not warfare. He merce, Messrs Savage and Olney. shunned conflict by dilatory advantimid to advance, and too powerful to retreat. It was only when Caldwell. ed and preserved, and to them, and without being read. Carried. owes its very perpetuity.

Intion was offered recognizing his ter.

Lockhart roze to a point of order, as visit the State Capitol, which was the House No. 20. met on the part of a number of po second to the motion, there wa-Democratic speakers by violent authing before the House. of his campaigning. These remaks plained that be offered the resolution Thompson, Loughlin and Drain. came from men who were arrant great majorities by which the peoand the rejoicings with which they heard of General Sherman's victo- adopting the resolution. ries. The House might do well to not Secessionists, and that failing quires one day's notice make themselves ridiculous.

## Partisan Legislation.

Mr. Dorris, of Lane, makes a direet appeal to the Democratic majority in the Legislature to grant | debatable. him their partisan support in an attempt to divide the office of County Clerk of Lane county so as to sepa- invite Gen. Sterman, "invite G rate the office of Recorder from that convenience, during the session of the inaugural, and thought this bill was can bear testimony to their richness the lowest possible notch. As to Constitution, we have no objection eivilized war. to make when it shall be found adnot prepared to beleive that because | selves. the Democrats of Lane, in a fair submitted the Democratic nominee elected the Republican candidate, the Democ- not susceptible of smeniment. racy of all Oregon, assembled in the State Legislature will go! through the forms of partisan legis- the whole subject. lion, as Mr. Dorris plainly commands them to, to please his fancy to command votes outside of bis cerely hope the House will not the reof throw the weight of all its Democracy into any measure that young Also, a bill for the relief of B. F man may thrust before it. And in Bonham as Territorial Librarian. this connection we will say that we the relief of Artimas Dodge. believe they will not, as his rancor and prejudfee are too apparent.

## Legislative Assembly of Oregon.

Sixth Regular Session. WEDNESDAY, Sept. 14, 1870.

The Senate met at 10 s. m. Prayer Baldwin presented a memorial, pray ing the Legislature to remit the indebt edness of Grant county to the State. in amount \$2,600, the county being \$7,000 in debt, and county buildings Clerk. having lately been destroyed. Referred to Committee on Ways and

FIRST READING OF BILLS.

Fay presented S. R No. 11, asking the Governor to state the condition of and which set aside for the University,

Caldwin introduced S. B. No. 13, to amend the law in relation to interest. Fay introduced S. B. No. 1s, relating to roads and highways.
Cornelius introduced S. B. No. 12, to amend the law relating to assess-

Sandy up the Columbia river to the

Cochran, on leave introduced S. B. private incorporations.

Cocbran moved to go into Committee of the whole Senate on the Benton Co. Hendershott stated that many wit-

somathing should be done soon. The Senate went into Committee of the Whole, when Mr. Burch stated that resterday half the members were either away or asleep, and the Senate

had netter refer the care to a Special The Comittee rose after an amusing President of the Senate. discussion and the Senate referred the and declare the vote cast vesterday for

case to a Special Committee of Brown, that the convention proceed to canvas of Baker, Livuallen and Moore. United States Senator. Adopted.

The Chief Clerk of the House read

SECOND READING OF BILLS. S. B. No. 7, a bill to tax un-natural- the Journal of that body on election of ized foreigners was read and referred to Committee on Federal Relations.

journed.

Metion to adjourn lost. S. B. No. 8, relating to fees of offi did. Cers, was read second time and referred.

S. B. No. 10, to tax stock of National
Banks, was read second time, and referred to committee of from the 4th of March, 1871. ferred to committee on Corporations.

The convention was then dissolved. The House adjourned. After which the Senate went into Convention to .canvass votes cast for United States Senator, and then ad-House met at 2 p. m.

APPERNOON. Senate called to order at 2 p. to , sixing the Legislature to strend the peal from Douglas.

## The Orggon Weekly Statesman.

O'Regan called for ayes and nays.

Chair appointed on Joint Committee

a chance to be eloquent.

against the Chinese. The majority

ted down; ayes 3, noes 37.

Amis moved to reconsider.

The House refused to adjourn.

Helm rose to point of order.

which was read.

day. As it was impossible to dec de

the status of the bill it was, on motion

of Olney, passed informally by,

welcome to General Sherman.

H. B. No. 13, amending section 144,

chapter I, of Code, was read second

City, was read second time and refer-

sisting of Mesers ---

red to Judiciary Committee.

read third time to morrow.

visit the Penitentiary, Mesers.

the relief of Umatilla county.

honors, when was read first time.

ter, of the M. E. Church, South.

by suspending rules, and passed.

ATTERNOON

Fay gave notice of a bill to amend

Hoult from Committee on Counties.

and time and ordered engrossed, amend-

S. C. No. 9, relating to roads, was

end second time, and on motion of

schools, was read second time and re-

S. B No. 13, to amend General Laws,

sec. I, chapter 24, title 5, was read

second time and reli rred to Committee

smeaded on motion of Cornelius, and

referred to special Committee of three.

Chair appointed as such Committee.

A communication from the Governor

relative to swamp and ove flowed lands

into Committee of the whole on S B

After the Committee rose and report

Senuce, by which the smendments to

S. B. No. 8, and the topics of the me -

man, was received early to the afternoon.

and was the occasion for remarks from

Messrs, Mosher, Cochran and Baldwin

the military, and they owed no obliga-

tion to go out of their way to en

tertain military men. The memories o

vote being ayes 9, noes 10.

the war should be forgotten, and so the

PORTLAND.

mick, of California, fell from Couch's

Portland is badly off for a hospital

sick, he is taken to the county poor

A man named Green was burt by a

H. Wendt's tailor shop was burglar-

ized and relieved of some fine dress

wharf, and was seriously injured.

From the Oregonian : John McCor-

ed, their report was adopted by the

those matters in such committee.

sage were appropriately referred.

lerred to Committee on Education

business and straighten it up.

a third time to morrow.

VOL. 20-NO. 8.1

House met at 10 a. m. Minutes were O'Regan moved to send an answer not be entitled to costs; judgment re-to Wayor Goldsmith. versed; Watson, appellant, vs. W. R. rend and approved. The Speaker invited the Rev. Josb Fulton thought we had better talk Willis and Kelsay, respondent. Powell, who was present, to open the about the civil laws of the land insession with prayer, which he did very stead of to seek and search after these were taken up, and the argument conmarch from Atlanta to the sen acceptably, making a special petition military gentlemen, who have unnecestinued, pending which Court adjourned that they might be able to perform the sarily shed so much blood. If General to Thursday morning at 9 o'clock. almost impossible feat of enacting Sherman will attend to his business

its inception and fullfillment. Sher- of a joint committee to see if a more the dispatch came too late. suitable building can be secured, to be Grantsaid tell him "we can't go and seased for the use of Legislative As | have more important business. appreciation of the power of the re- sembly, was read, and Dorris moved to S. J. R , to have Joint Rules printed, | decided vote, but the Chair said it car-

members of the Committee on Com As the Committee on lassue Asylum | der that the Chair bad announced the and care of the insane, Messrs. Alex- result and ayes and mays were called placed in a first rate condition. ces and retrograde marches; too ander, Earhart, Whalley and Hunter. too late. To be added to the Committee on

Military Affairs, Messrs. Porter and Hare, relating to assessment of taxes, Grant and Sherman became the Whalley presented a communication moving spirits of the campaigns that as printed copies were on each desk, it read. the Union was effectually sustain- be referred to Committee on Commerce

Amis moved that in the trial of any their able lieutenants, the nation contest for a seat in this House, no member whose seat is contested shall be allowed to vote upon any motion In the H use, vesterday, a reso- calculated to delay action on the mat-

services and inviting Sherman to the resolution conflicted with rule of volumes of the reports of the decisions The Speaker decided that there being

Dorris came in with second to the attacks on him and denunciations resolution of Amis, and the latter exto test the meaning of rule 20 of this

rebels and who evidently forget the | Starkweather said he was in the minority, and they could be overpowered in this State, which was read and the by votes, but he did not believe the accompanying amendments adopted. tle of Oregon sustained the war, majority would willingly set aside a Danbar moved to strike out the were no appeals from the 1st District; standing rule for any partisan purpose | words "male" and "his" which mad- the 2d and 3d have been disposed of: He thought time would be lost by

Hare rose to a point of order. The to clip their hair to within six inches der by agreement and to day the docker resolution is in the nature of an amend- of the scalp, and forbid plaits and of he 4th District will be taken up. remember that all Democrats were ment to rule 20, and under rule 54 re- braids. The amendment caused a per ceptible impression. The Speaker didn't think it was cal-

> but to test the sense of the House. sufficient, and opposed the resolution | that line if it took the whole session. Dunbar moved to lay on the table. be misled by the opposition.

Holman rose to a point of order, a gidn't want them brought down to the the invitation. Holman rose to a point of order, a didn't sale had bestowed a rotton to lay on the table not being level of Chinese. He had bestowed a Fall Opening.—Mrs. Howell pre-Chair sustained the point of order, hopes to clean on their long-tailed, sents her compliments to the ladies, and the resolution was tabled.

of County Clerk. He puts the Oney moved to strike out the words case in the plainest possible form: "bero of Atlanta," and to insert Gen
"bero of Atlanta," and to insert Gen
"conflict with no law, is a general styles are superb. says they have a republican elected eral of the army of the United States. bill and applies to every class. He Hosse Killer .- As the great Circus and acting as County Clerk of Lane Atlanta' referred to the burning of at. He was earnest in wanting to get those towns down South, when the shut of these people, and meant to ac from Portland, one of the best horses

Amis moved to insert after the word ness. the division of the office of County "Here," the words, "who devastated inhiereminally the people of a great por the bill didn't go far enough. It pro be able to show in the ring. Clerk, as is provided for in the State tion of our country, against every usage of vided for driving the he Chinamen out

the House on its merits.

Whiteaker move to refer the resolu- for the others.

Olney, wanted his amendment also election, not being satisfied with Alexander offered amendment to be the Hameserie position alexander offered. Lockhart said a motion to refer was Fulton acceded to the motion of

> Dorris moved to lay on the table. Grant moved to indefinitely postpone

An interesting debate followed as to which motion had the precedence. The prudent Democrats wanted to out their views. and pamper his prejudice. As to act decently, while the fractions ones, the incumbent, we have not the vote General Sherman a left handed

pleasure of his acquaintance and compliment of the most ultra charac. Chiorse shoes, blouse and loose tron- and a little girl, daughter of Mr. D W. The Chair decided the question to be any way. We know nothing of as to referring, and instructing com- every vote, and his purpose was to whistle, and sheering suddenly, landhis election, save that he was able was adopted. mittee to report to-morrow, which amend the bill, so as to carry out the ed the occupants of the buggy in the

ducisions of the Circuit and District The cursavegenerally out of sight. The was come. credit. We judge the case solely Courts of the United States in Oregon. specific indications of case are shown upon Dorris' shaping of it and sin- Also, a bilt to dis neorporate Trustees by the fews be enquerated in the f Trinity School, and of-pase of fanos amendment.

He'm gave notice of a bill to amend theman from Clatsop, but couldn't rid general laws relating to testimony. Alexander ga e notice of a bill for

II. B No. 6, to separate the offices jury persons old maids, put in a plaint of County Recorder and County Clerk again. of Lane county, was read second time. Dunbar moved to refer to a select tended to effect unfriendly legislation committee of three. Dorris hoped not, as he had drafted could do it, but he wanted to prevent

the bill with great care, and he didn't injury against his constituents. He want to have the bill pock-ted. He could go against wooden shoes, but wented a Democratic Recorder in Lane. some of his neighbors wear their boots He demanded a political vote, and gave over their pants, and loooking about the majority notice to walk the chalk. town be found a number of Democrats, There was a Republican Clerk in Lane including ex Gov Curry, were who their ounty, and considered that the Demo- hair over six inches long. Some citicrats must realize the necessity in the zens, not having width of forehead, case. He couldn't find time, however, shave their heads a little, and he felt to explain how the Democrats of Lane that if we want to send the Chinese to came to elect a Republican County China, we should do it without trout-

Hare wanted practical legislation. Dorris wanted to see an office made or a Democrat in Lane county. He Fay gave notice of a bill to grant aid did not want his bill mixed up with for a wagon road from Jackson county those to be brought in from other

counties. Davenport couldn't see that the bill Public lands, and which are for sale, were auxious to make changes in re- scalp, with a reference to a Democratic 1867 one of the County Commissioners spect to fees, and as to the division of precident in that respect and thereupon the duties of County Clerk. He Democracy indignantly laid the mothought all the propositions should be tion on the table and did it suddenly considered together, and all acted on and indignantly. Ayes, 31; noes, 10. consistently. He favored reference to the Judiciary Committee, which Dun- but the Chair ruled that the bill and

Whalley said there was no intention to claim such action for Multnomah Trevitt introduced S. B. No. 16 to conty. He believed parties a local seked leave of absence until Monday. aid construction of a wagon road from | not have weight in such local legisla-

Whiteaker, of the House, moved

The House voted on the motion to The motion to refer to the Judiciary reconsider the motion to lay on the table as follows: Ayes, 21; noes, 22 Committee prevailed. Some Republicans voting aye for mis relating to fees of officers east of the chief, but Democrats enough were Cascade mountains, was read second willing to kill the bill who voted no. time and referred to Judiciary Com- and they were probably willing to get

rid of a troublesome customer on such H B. No. 8, to regulate fees of wit- terms. evidence in the contested cases and referred to Judi- us of the bill.

A discussion followed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending, we were informed as to the stat- bia River, intending as to the stat- bia ciary Committee. The Chair thought it was permanently disposed of.

Olney thought the bill was on the table to be taken up at any time. At 12 M., the two Houses met in Dorris thought the bill was "alive oint convention in the Representatives' in a .icklish state." Hall, which was called to order by the Grant quoted Cushing's Manual.

House adjourned.

Wednesday, Sept. 21st, 1870. ion of the Court in the case of Fulton, ources. Mr. Kelly being present, was invited appellant, vs. Administrator of the

o take a seat within the bar, which he estate of Huntington, respondent. When the complaint alleges that the rain. delendant contracted to pay, and the proof is that the contract was by the following items: defendant and another, the evidence is

and Willis, for respondent.
Thayer, J., anneunced the decision of the Court in the case of McDonald, The Speaker, having given notice of the Court in the case of McDonald, that a dispatch had been received in appellant, vs. Evans, respondent, apand after a session in Committee of the reception to be given Gen. Sherman, When the plaintiff recovers in part, was declared insane on the 6th inst.

SALEM, OREGON,

The Wasco county contested cases

CITY AND COUNTY. we had better inform him we are busy Amis thought we should tell him

lieus -The sociable last night was a successful affair, and the gasmade it a brilliant one. During the week there have been six

Holman moved to lay the motion of arrests for drunkenness. So much lov over the Senatorial election. Two men were arrested last evening in the attempt to run off Mr. Hughes'

delivery wagon. Cross' Market is being painted and Dr. Ellis is visiting physician to the

Insane Asylum, and not the Peniten-Olney introduced H. B. Nof 16, to Chas. Stewart is putting-up a cooper protect salmon fisheries, which was shop alongs de this building.

Dorris introduced H. B. No. 17, to Coming Home. - We lears that Mr. prohibit the taking and killing of game | Thomas Cross and family, are experor trout, at certain seasons, which ted home next week from their trip to Whalley, on leave, introduced H. B. England. We are pleased to learn 18, to disincorporate Trustees of that the talk last summer of Mr. Cross Trinity School which was read Also intending to go to Chicago was a false B. No. 19, to purchase of M. P. starm, and that he will engage in the Deady a certain tumber of the bound pork packing business more exten-

of the U. S. District and Circuit Some Scow - A Portland paper is in-Courts of this State, which was read tormed that a large lumber boat is beto inquire if more commodious build, jug built at St. Helens, which it says ing could be leaved for use of Legisla-Amis moved that H. B. No. 3, be ta- pressed in full and the Great Eastern ken from the table, which was carried. Will be employed as a tender.

This is the bill to discourage caste | Suranna Count. - This body is clear ing off the docket etendily. Their the bill apply to all persons male and, the Wasco election cases from the Lith This would compel the ladies District were taken up out of their or-

GENERAL SHERMAN .- The City Coun-Amis wasn't ready to have the vote cil met last evening and appointed a to do honor to Sherman is only to culated to suspend or rescind rule 20, taken. He did not want the bill ridi- committee: consisting of the Mayor culed out of the House. He was sin- and Aldermen Skoff and Wade, and Dorris thought the standing rule was cere and intended to fight it out on Mesers. John F. Müler and J. B. Mc-He didn't quote those words, but he Clane, to communicate with General Amis did hone the House would not couldn't have expressed hims if better | Sherman, and tender him the hospital-Amis went on to defend the ladies, and ities our city. We hope he will accept

> rat enting posts. [We have understood and offers them her fall style of Millen-Davenport offered joint resolution to that Lish Applegate claims to have erg. We were indiscrete enough to invite Gen. Sherman, "the hero of At- written the bill for him, but it seems to venture in and take a look at some

Grant thought the words "hero of brought forward no measure to laugh and Menageric was on the way here complish what be undertook. They a valuable animal, was suddenly taken unite in the effort to get rid of Chiin order to get through they were oh Dunbar explained that he thought liged to put in one of the ring horses. so that he became almost too lame to

of the county and made so provision Augusta Display. - We were altion to Committee on Military Affairs. Fulton explained the necessity of most repeal for being obliged to work visable and necessary. But we are that they might amend it to suit them cultivating the Chinese. If they were hard until 1 o'clock, on Wednesday to stay here they must be educated and morning, by seeing on the way home. after the long cues and the baid faces, displays of the Northero lights. Piland female suffrage, and crew so elo love with the Chinese for offering him banks of beight crimson hang on the Hare wanted no objection made to the bill. Let it go its course and

O Reagan said a nightmare hung over the Democracy, and they imagined Sposition when none was intended ting to be a useful man in the item He was not opposed to their carrying line. Not content with shaving his Dumbar's amendment failed. Ayes 4. buggy, and vesterday as he was extrise-Olney wanted to amend to prohibit ing his team by taking a friend sers. He repelled the suspicion of ric- Pientice, to the Pair grounds, his intent of the title. It availed no b- duch. The little girl was pruised Whatley gave notice of a bill to pro- ing to bob off the hair, if the whole slightly and the buggy somewhat party, which strikes us as to his vide for the purchase of volumes of body was wrapped in heatter raine of damaged, otherwise no great barm

made by hose who have occasion to Amis had much respect for the genridicule the bill. He opposed any tiridge across the Ash swale on that Falton, whose voice is admirably calculated for practicing law before a Courts that such a notice does not save the county from paying any damages that may or sustained through the negligence of its officers. It may be worth while for some one to at tend to this matter, and save a bill of

## GENERAL NEWS.

ling our own citizens. Just then the anti-caste bill became so moving, that The Mountaineer says: Why will not it threw the speakers chair out of gear, our County Court tell us what was the and Mr. Lockbart, the protem occureason that while in July, 1869, the anpant, had to pick bimself up, which be qual report made our debt only \$6,000, L. November following it was found by on Olney's amendment, which was yothe grand jury to be almost \$16,000, Davesport moved to amend the and that fact is known to at least one said publicly on the streets of Dalles city that the levy had been put down from twenty-seven mills to sixteen mills so that at the election in the fol Amis called for the original motion lowing spring it could be said in the canvass that our taxes were lessened. all that pertained to it lay on the table. That is true, but we have now a terrific debt hanging over us to answer such Etkins then moved to adjourn and

A party of Indiass went to the garden of Mr. Rice, on Fifteen mile creek. and loaded a pack train with fruit and vegetables. The owner tracked them until they mingled with the other Indi-

ans and gave it up. The surveying party that were camped on the opposite bank of the river, started on Thursday morning up the Columed, to run the survey up to Priests Rapids. They will leave the river and strike across the country at the first favorable place they find to do so. Our people East of the Mountains will realize the fact after while that we are going to have a Northern Pacific Rail-

JACKSON COUNTY.

The Sentinel says: Mr. J. B. White caught the largest trout ever taken in Rogne River. It measured 32 inches Judge Upton announced the decis- in length and weighed 12 pounds and 9

James Adaey, a cripple, bas had bis popy stolen from him. Jrckson County is badly in need of

A letter from Roseburg contains the Lester McCree, a teamster of Lookfatal. Judgment affirmed. Bonham ing Glass Valley, had his leg broken and Lawson, for appellant, Williams on the 7th inst., his team running away with bim.

W. A. Mills, an old pioneer, who was for many years proprietor of the Store, the father of Charle Store, has

WEDNESDAY, SEPTEMBER 28,

Not to be invited.

recently been in town circulating a petition for the pardon of his son.

A new Court House for Douglas county is nearly comp'eted. It is the finest, best, and most substantial building of the kind in the State.

The new steamer for the Roseburg and Umpqua trade was launched at the enough, and to the effect that they mouth the River a few days ago, and is twed no consideration and should pay now nearly finished; she will make her bim none. Mosher said pathetically rial trip to Roseburg upon the first fall that he didn't rejoice now over Aut e

miles partially completed.

Simultaneously with the inaugurstion of Democratic officers (Judge and want him to come and see them. District Attorney) Sol Culver, the ring leader of the Cole's Valley ball recm murderers, appeared in our midst. will be remembered that he raceped from the custody of the Sheriff in 1866. and it was generally hoped that he had left the country for Lis country's good.

From the Nors we learn the following: As some loaded wagons were going down a steep grade, theibrake of one of the wagons gave ways and the top of the wagon shead, and the two teams thrown to the foot of the bits doing a good deal of damage, though the driver escaped. Seven soldiers have been court-mar-

Fort Alcatrez for terms of various length at packing sand. Mr. J. M. Sciton and family, some of the first settlers of the county, left for Portland on Thursday, with the inten- view the improvement of our State.

tion of making that place their home. PORTLAND

From the Portland papers we learn that General Sherman's reception at Portland was most enthusias ic. A imittee of reception had been arpointed by the City Council, consisting of the Mayor, and Councilmen Lewis, Congle, and Halleck. Senator Williams was selected to make the formed by Marshal Phil Saunders : the itary Band, taking the head of the column. Then came the carriage with State during this session. General Sherman, General Schofield and Senator Williams. Next came ed. the carriage with the City Committee. and then citizens in carriages, while citizens on foot packed the street from

side to side, and cheered and shouted wagon road, reported amendments. welcome with a will eral in a speech. Sherman made an apcheering. Gen. Schofield and Senator mittee of the whole House. Corbett were called, but declined making speaches, and after the National to adopt the report of the committee air by the bands which solivened the which motion was carried. occasion, the gathering broke up at a printed. Carried.

lose no time in reducing both his the cities destroyed. He wanted to should never override his measures by sick and died in a few minutes. It the corner of First and A streets, owned House and recommended his indefinite fees and his official importance to have the matter come squarely before ridicute. He wanted the minority to was working on a baggage wagon, and by H. C. Leonard and occupied by a postponement.

The crew of the back Loveid, loading

Many business houses were illumi- for their benefit. The census shows nated in honor of the distinguished that general taxation would not be re-visitors of the city.

FRIDAY.

Discouraging Caste.

The way the House discouraged caste in their proceedings the other He favored the repeal of the \*x\*mpday was a caution to new beginners; Mr. Amis, the Lane county Chinese," to use his own elegant tion. phrase, is evidently a new beginner, Mr. Amis is an "honest Democrat," and hates the Chinese, as how could be help but do so, after all the operation of the law new, in conthe fury against them during the perison with the amendments proposed late campaiga. Mr. Amis, like for catching his one idea this time, crease in proportion. After a certain snumer, since his election, drawing save the time of the House by early up this bill to discourage "easte," action on this bill. and it contained all his genius boil- form, se a bachelor would be taxed ed down and intensified. We say more than a man with 12 children like his colleague. The committee it contained, for alas, if the speakers liked the law as it now stands, which ruling holds, the bill now contains ex mpts \$300 and allows the deducnothing, it lies perdu, lost, defunct. Whiteaker moved to lay the report "on the table," and all Mr. Amis' on the table, which was adopted. summer work and his legislative thunder is gone to waste. We in- non-concurrence in House amendment sist on it that sal volatile be applied to both Mr. Amis and his bill, and that each be allowed to run their allotted course in due season, with- its amendment to Senate Bill No. 3. out accidental and untimely squeich

At the same time we beg permission of our Democratic friends to that they legislated this poor bill on "caste" to death, and plumped county. Lockbart objected that the jurous it into chaos, in the effort to save it were summoned, and parties livigant from Davenport's amendment. If they have not had enough of that bill yet, they had better give the parties litigant. the next performance upon it in a more commodious building with a moderate charge for admission, and we will insure a full house, if the STATESMAN can make a trifle by

The Judiciary Committee astonished the House yesterday, by making a report on the bill, which really, de facto, seems to have been in Mr. Helm's pocket all the while the House was ridiculing it. That the consideration of the bill to regulate committee is trying the sal volatile the times and places of holding Coun ty, Circuit and District Courts.

The question being on the motion to lowed to bring it to life once in a the vote was, ayes 25, noes 16. while to save the members the ex- Lockbart moved to suspend the rules pense of spending their money for the vote stood ayes 20, noes 13, and other amusement. Really, howev. the bill was read third time. On the er, the committee is right. On Sat- final vote the bill was defeated, aye. urday the bill was referred to them Hutchinson moved th with an amendment, and made the of one from each county be appointed to visit the penitehtiary, and report on special order for Tuesday. So we the same, and as to the best course to and we advise the House to keep a pursue in regard to improvements and buildings, which was adopted.

On mution of Lockhart the House file of the STATESMAN for conven- excused Judge Olney, who is in feeble ient and reliable reference. It bealth, from rising when he wished to

might save them some trouble. to lay an amendment to the adopted. in good teste, though we gave so brief commendation, "a bill to discourage a report of the matter that he appeared by it be wanting in respect for the mittre of the whole House. esolution to honor Gen. Sherman. Hare wanted to to know how the

The House quanimously resolved, yesterday, to treat General Sherman had it in its keeping all the while. politely, and invited him to visit Salem. Starkweather thought the bill was The Senate refused to concur. The relaunched into chaos. marks of members were courtrous mitted to that committee. Whitenker rend the history of the bill from his enlendar.

tam and Gettysburg. Fay, with more The Coose Bay Road Company are truth than pathos or policy, says they the bill was yesterday, when the flouse preparing to receive the land grant from | never made him feel good, and this is acted upon it. the Legislature; they have about 20 the first he ever heard of Mosher's joy Olney explained that at that time the hold of a heavy cast iron lathe and over them. Sherman has the satisfacof the Judiciary Committee. If there tion to know that the tebels never did tightfully, the House had no control

New Railroad Organization.

The Oregon Branch of the Pacific R. R. Company completed its organization in this city yesterday, the 22d. The object of this Company is to stand ready to carry into effect the amendment of Senator Williams to the Humbolds Branch Railroad bill, should team of six horses was forced on the that measure become a law. The place of business of the Company is Jacksonville, O egon, and smoog its officers and corporators we are pleased to see the names of many of the se ling citizens of Southern Oregon, of all tialed at Fort Klamath, and sent to political parties. This is as it should be, and the Company has our hearty wishes for its success, as well as every other body of citizens who have in

> Legislative Assembly of Gregon. Sixth Regular Session.

> > nousz.

THURSDAY, Sept. 22. House met at 10 a. m. After prayer by Rev. Father Goens, the minutes

Resolved, that we welcome General military composed of the Washington Sherman, the General of the arm'es of and Emet Guards, headed by the Mil. the United States, and invite him and his Staff to visit the capital of the

Public Lands, to whom was referred Hare looked on the bill as an in-Senator Williams addressed the Gen- portant one, and wanted to see the act of Congress properly carried out, and propriate reply and retired amid great moved to refer the matter to a Com-Choir surgunced the question to be

Lockmart wanted to have the report

colored family named Johnson, was de- Amis explained the bill, that it was strayed by fire on Tuesday night. Loss, latended to secure a just operation and make the exemption from taxation correspond to the number at the house hold by exempting \$100 to each in- ed. with wheat for Cork, deserted in a dividual, instead of \$300 to avery body, and have gone into the coun- family. The law was for the benefit of the poor, and should be con-istently the bill. He argued to show that Oregon shows less favors to the noor

owed them consideration Helm thought Mr. Amis could'ut reach the object sought by this bill taxation and farbids any exemption

Whalley favored the report because hater of the "pig-tailed rat-eating will as personal property from taxathe hill proposed to exempt real as gentlemen from Lane. He saw more in it than the report of the committee ment. He argued the case to about

Starkweather said almost all taxmany another Democrat, is a man payers were householders. At time passes families recreace in numbers. of one idea, and he is to be excused and the means of the househo der lafrom Grover. Mr. Amis spent the assistance to a family. He wanted to

Dorris thought the bill was not unli-Roads and Highways.

Mes age from the Senate, appointed to the Senate bill No. 3, to provide members with postage stateps. Paquet moved to lay on the table,

which was lost. The House then voted to recede from S. B. No 23, relating to times of any places of holding courts was read first time.

The rules were suspended and the the bill read second time It was represented as necessary to be allowed a quiet laugh at the fact pass the bill, or else Judge Thayer would have to leave his sent on the Supreme Bench to hold Court in Currs

were sure to be there from San Francisco, and the bill would cost -Coos county \$1,000, and be great damage to Dor Is wanted the bill to pass as it

came to the House. Fulton favored the bill. Apperson favored Lockhart's amend-Hare moved to postpone further action until to-morrow morning. Lockbart said there was no time to

lose if the bill was to pass. His amendment merely delayed its operations to Coos county 90 days. APTERNOON SESSION.

House met at 2 n. m., and resumed strike out the last section of the bill, and read the bill third time, on which

Porter, from Committee on Com merce, reported H. B. No. 1, relating On Wednesday Mr. Holman moved to marking salmon prepared for mar-Sherman resolution on the table, and Helm, from Judiciary Committee, his motion carried. His motion was reported H. B. No. 3 back without re-

Olney moved reference to the com

\$2 per Annum in Advance.

Bestructive Fire.

Judiciary Committee got hold of the bill, which was placed on the table About 4 o'clock yesterday afternoon Helm explained that the committee the men at work in Boothby & Stapleton's Sash Factory, discovered that the engine room had taken fire, probably Whalley gave the history of the bill, by a spark escaping from the furnace. and was satisfied it had never been An attempt was made to put it out, but the building being full of combustible materials, the flames assumed Helm said it came to his committee formidable dimensions in an instant. Attention was immediately turned to Davenport wanted to know where saving the contents, and the men-

bill was in the pocket of the Chairman carried it bodily out of the foundry and machine shop adjoining. over it. If not there rightfully, the In the mean time the alerm had been liouse may have acted legally yester- given, and the fire department was out. It was found that the

worked with a will. A number took

H B. No. 16, for protection of Salto reach the fire from any accessible out fisheries, was read the second water. The hose of both companies time, and ordered engrossed and read was united, and one engine set at the H. B. No. 9, to define more particuintersection of State and Commercial arly the duties of county Surveyor, streets. The flames had spread too. was read second time and ordered engrossed and read a third time to-morbuildings, and all that could be done was to save the adjoining residences. A heavy stream of water was kept Senate announcing a retusal to conour with M. J. Resolution to extend om hinery of the foundry, to save II. B. No 11, relating to foce of them if possible. In the mean time er citizens were busy saving adjoining county officers, was read a second buildings, in which they partially succeeded, by great efforts. Lines were formed and buckets passed to the top being absent, it was passed over in-

time, and referred to the Judiciary Mrs. Townsend, were saved with the H. B No. 10, to aid the construc- greatest difficulty. A noticeable feation of a capal and locks at Oregon | ture was that our ted to a Special Committee of five, con- bearthy. The Legislature adjourned about the first of the fire and many of H. B. No. 12, relating to filling of an the members madned the brakes and asaffidavit and undertaking for an arrest. sisted in carrying water or in any was toud second time and reler other way that seemed to be of service. Others, too, from a distance, deserve Il. B No. 1, was read second time credit for the spirit with which they as amended and ordered ongrossed and lent a hand. Prominent among these we noticed Col. Cornelins, of Washington county, and Mr. W. W. Brown, Chair announced as Committee to of Amity, who rallied their acquain-Hunter gave notice of a bill for the sances and set a great many men to relief of Union county. work. Sensior Hendershot, and Grant, illim gave notice of a bill relating member from Polk, worked like heroes,

a ferries, also of a bill for the relief of but mention of names must necessarily be invidious where so many did well. Thompson game notice of a bill for In less than an hour from the first slarm the whole building was con-Amls wanted to get hold of the bone samed, together with Mr. B. F. Drake's residence on the west, the house occu-Pequet introduced Il. B. No. 20, re-pled by Mr. John Collins and the barn ting to license to sell spiritous belonging to Mrs. Townsend. Starkweather moved to print H. B.

are variously estimated at from \$25,060 certain they will fall short of the form-II. B. No. 21, for the relief of B. F. er figure and will probably be not far abam, which was read first time, from \$21,000. Boothby & Stapleton iso H. B. No. 22, supplemental to set lose about \$10,000; B. F. Drake, to perpetuate testimony, was read \$10,000; Mrs. Townsend, \$250; C. tret time. Wicks, \$250; — \$500. There was no insurance. Mr. Drake saved a lathe intact, and two lathes and a planer, a steam engine and some other machin ery, damaged to some extent. The suf-The Senate met at 10 a m., and was erers are all men of high standing in onened with neaver by Rev. Mr. Baythe community, and a large circle of friends heartily sympathize with them

in their mis ortune that there were no serious personal accidents, and but few Hendershott introduced S. B. No.

INCIDENTS Is, to should the act to organize the Worthy of note. Mr. Churchill at-Rurch introduced S. B. No. 19, tempted to enter the building for his ereating a commissioner of Statelands. cost, and the flames set fire to his bair. Pay introduced S. B. No. 20, re- dr. Starr dashed water on him and preating to Clerk of Supreme Court and venting any serious damage A little boy who had better been at Mosher introduced S. B. No. 21, to home with his mother, had a narrow aid the wagon road from Jackson to escape from being struck by a bucket falling from the roof of a house. It

The occupants of several of the housfix times a d places of bolding Courts es nearest the fire moved their furniture n the State. Owing to the necessity for safety, but the precaution was needof regulating the time of holding courts less. so as not to interfere with the present | Our friend Jerry Patterson lost a term of the Supreme Court, the last new hat, and his face, inside the post named bill was read 2d and 3d time, office window, looks disconsolate, Our reporter lost a light bickory cane, of little value, but prized as a e f. Some gentleman removed it from

> receive thanks on communicating with this office. CITY AND COUNTY ITEMS. Iveus .- We have received the first

> a feure near the fire, for which he will

reported S. B. No. 8, regulating the number of the Daily Visitor. The Judges of the Supreme Court ments having been made in Committee | went to Albany yesterday and will reof the Whole. The bill makes reduc- turn this evening. ion of fees of county officers and the The excitement of the fire caused no amendments to it still farther reduce to omit the Supreme Court report and

other items.

The most common remark last night Burch, swas referred to Committee on | was that Salem needed a steam fire engine. S. B. No. 11, to provide a uniform A purse lost containing \$25. If the finder will leave it at this office, he will receive \$5 for his honesty.

Wheat is quoted at 70 cents a bushel

this week, at the Salem mills, and prospects are favorable for a rise to 75 Goods HAVE ARRIVED .- W. L. Wade. of North Salem has received these Messrs Cornelius, Cochran and Moores. goods which were on the way, and is prepared to sell them on most reason-

able terms. Those who trade with

and sait springs, was read by the him know what that means. APPOINTMENTS .- The Governor has On motion of Trevitt the Senate went appointed C. B. Bellinger, Notary Public, for Mulmomah county, and mangural of Gov. Grover, and the atternoon was spent in consideration of Oregon, in other States; also Alex. Campbell, has been appointed Port

Warden for Columbia District. ASOTHER SOCIABLE.-This evening the ladies of the Congregational Church will have a sociable at the Opera ilouse-one that will be worth attending, and we will give notice that all are specially invited to attend. . Don't who were opposed to inviting General forget it or you will be the looser. Sherman. These gentlemen claimed There will be very fine music as part that the civil service was superior to of the attractions.

the alarm was given that a boy had been drowned in the race of the Salem mills, and and active search was made in the water and all along the race. After some considerable time the body was discovered playing marbles in an

How to CURE THEN -A friend of ours who was appoyed at having his When a stranger is hart or becomes hands covered with large and unsightly warts has recently rid himself of caving bank, on the Sixth street grade. by means of a sun glass. He had From the Herald: Marabel Saun- thirty five warts, and got rid of them ders petitioned the Council isst even- all. The operation is represented as ing for the erection of a new jail, the painful for a moment, but they soon present makeshift being wholly inse dried up and pealed of leaving no cure, and untenable except in the sum- scar. Many of our readers may profit by trying the same experiment.

THE COMING BALL. - The notice of the coats. Portland thieves put on style. Inangural and Senstorial Ball will be A stranger was run over by a car- found in another column. It will no risge, and had his anale crushed. doubt be a grand affair, and attended The Willamette Iron Works are by many from abroad. These festivi-S. & Co.'s new building.

Thomas Mountain had his hand brolies are, of course, a gratification to our political enemies, but if they desire to celebrate important events by ken in a scrimmage on the wharf. | making a fine social jubilee, there is The sloop Bell has arrived with pro- no reason in the world why all who are sociably inclined should not grace About twen'y borses are training for The beroes of the hour are very clever A new steamer has been launched at them this time, and spare no honest

measure to beat them next.

Office and residence corner Union and Orders can be left at Souther's Dray Store. Attorneys and Counselors at Law and Soulcitors in Chancery,

DALLAS, OREGON. Prempt attention given to business. Specialty. Collections and transactions in Real Estate. Office up stairs to the Court House. decider J. C. GRUBBS, M. D., Physician and Surgeon, Offers his services to the citizens of Sa-less and vicinity OFFICE-At Dreg Store of Grabbs & Co., on State street, one door east of Express SALEM, OREGON.

JAMES A. RICHARDSON, M. D. Physician and Surgeon, of the houses, which were covered, as far as possible, with blankets and kept wet. The residence of J. Q. Wilson, on the north, and the house owned by (Late of Bellevus Horpital Medical College, N York City)

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DR. J. W. McAFEE

Has removed his office to Griswold's Rieck over

Meyer's Store -68-01 U scrattere Commercial street, Where he will be found at all hours of the lay-

By L. S. SHIFF.

GEO. H. CHANCE ASSITTED BY T. L. NICKLIN

Dentists, We are glad to be able to announce SALEM, ; ; ; ; ; OREGON. THE continued paironses of those superci-A sting PERMANENT AND PINISHED OP-EHATIONS correctly solicited. Artificial Next as good as the best, and as chesp as can be had at any office in the State. NIPROUS CXIDE for Painless extraction Rooms over Wade's Store and adjoining Ment



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the or other will stone here to the north half of Sings Millinery, Dress Trimmings.

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to liew even line war. He bear MRS. MOXLEY,

mart be trot but A a property bush sentes

ESERVES this space until she receil, beautiful stock of mode she has neway from the East to arrive sood by relatences of the modern arrangement of the second strangers.