MEN'S HIGH TOP SHOES

Without a doubt we are selling the best

High Top Shoe for \$5.00

we ever sold with or without cap toe all solid asbestos tan. Every pair is guaranteed to give the wearer satisfaction. 15 inch top in same shoe \$5.50. We are showing an elegant line of Ladies' shoes in Patent Button, Vici, Gun Metal and Patent Blucher at \$3, \$3.50 and \$4-they are shoe

See us about Ladies' and Misses' Coats and Capes and Rain Coats.

New line of Furs and Muffs at prices much lower than you can buy them in the city. Our dress goods stock is full of new things in Dress Goods. See us before buying your winter supplies. We want your business on good business principles.

CAMPBELL'S STORE

KEEN-KUTTER CARVERS

Best in Quality, Style and Finish

We have them in genuine STAG BONE AND IVORY HANDLES

"The Best for the Money" our motto

CRAVEN BROS. Hardware

ELECTRIC IRONS

Free on Trial

Women Realize the convenience and la-

The Cost of electric energy used amounts to less than five cents per hour.

Phone 24 and we will send you an Electric 30 Days' Trial

At present there are over 100 Electric Irons in use in this City.

Northwestern Corporation J. I. WHITE, Manager for Dallas

SEASON FISHING

Opened April 1st and we are prepared to furnish you the right kind of tackle at the right price.

SPALDING BASE BALL GOODS

We are headquarters for the famous Spalding line and do not lie down for any others. Give us a call.

W. R. Ellis' Confectionery

We invite you Up-to-date Candy Kitchen in rear. to inspect it

DALLAS, POLK COUNTY, OREGON, NOVEMBER 15, 1910.

AT RECENT GENERAL ELCTION.

even Bills Are Known to Have Passed-Probably Nine Have Been

ment, is still in doubt.

to have passed is as follows:

Section 10. No county shall create power, and in the transmission and any debts or liabilities which shall use of electricity of a dangerous voltsingly or in the aggregate exceed the age full and complete insulation shall sum of five thousand deliars, except be provided at all points where the

ter, subject to the Constitution and the structure, machine or other apparcriminal laws of the State of Oregon, atus or device, and without regard to and the exclusive power to license, reg- the additional cost of suitable material ulate, control, or to suppress or pro- or safety appliance and devices.

MONMOUTH NORMAL BILL, employe.

unds, and shall be known as the damages which may be awarded. out of the fund hereby created.

State on February 25th, 1987.

any fish of any kind whatsoever from pealed. the waters of Rogue River or of any of its tributaries with a seign net, trap, fish-wheel or by any other means except with hook and line, commonly

by both such fine and imprison with this act are hereby repealed,

LIABILITY BILL.

some whatsoever, engaged in the con- ent constituted until otherwise provid- Be it enacted by the People of the some what the Supreme Court State of Oregon viruction, repairing, alteration, remove ed by law, But the Supreme Court State of Oregon al or painting of any building, bridge, may, in its own discretion, take origmanufacture or substance, shall see that ewenty dollars, the right of trial by within sixty days after this act shall appliance or submance. Jury shall be preserved, and no fact hecome a law to locate a site for a all metal, word, rope, glass, rubber, jury shall be preserved, and no fact hecome a law to locate a site for a light for site at this office. Criterion.

ever, shall be carefully selected and OFFICIAL VOTE ON MEASURES IN POLK COUNTY defects, and all scaffolding, stag-MEASURES ADOPTED BY PEOPLE structure shall be constructed to bear ing, false work or other temporary four times the maximum weight to be sustained by said structure, and such structure shall not at any time overloaded or overcrowded; and a scaffolding, staging or other structur more than twenty feet from th ground or floor shall be secured from swaying and provided with a stro Of the 32 initiative and referendum and efficient safety rail or other con neasures submitted to the voters of trivance, so as to prevent any person Oregon in the recent election, seven from falling therefrom, and all dar are known to have been approved, gerous machinery shall be secure Practically all doubt has been removed covered and protected to the fullest e as to the approval of an eighth-the tent that the proper operation of the Presidential primary bill-while a machinery permits, and all shaft ninth measure, the County tax amend- wells, floor openings and similar place of danger shall be enclosed, and a The full text of the measures known machinery other than that operated by hand power shall, whenever necessa ROAD BONDS AMENDMENT. for the safety of persons employed or about the same, or for the safety the general public, be provided with Section 10 of Article XI of the Con- system of communication by means stitution of the State of Oregon shall signals, so that at all times there may be and the same hereby is amended to be prompt and efficient communications tion between the employes or othe

to suppress insurrection or repel inva- public or the employes of the owner, sion, or to build permanent roads contractor or sub-contractor transwithin the county, but debts for per- mitting or using said electricity are manent roads shall be incurred only on liable to come in contact with the wire, approval of a majority of those voting and dead wires shall not be mingled with live wires, nor strung upon the same support, and the arms or sup-HOME RULE AMENDMENT, ports bearing live wires shall be especially designated by a color or other designation which is instantly appar-Section 2 of Article XI of the Con- ent and live electrical wires carrying stitution of the State of Oregon shall dangerous voltage shall be strung at se, and hereby is, amended to read as such distance from the poles or supports as to permit repairmen to freely engage in their work without danger Section 2. Corporations may be of shock; and generally, all owners, ormed under general laws, but shall contractors or sub-contractors and ot be created by the Legislative As- other persons having charge of, or embly by special laws. The Legisla- responsible for, any work involving a tive Assembly shall not enact, amend risk or danger to the employes or the or repeal any charter or act of incor- public, shall use every device, care and poration for any municipality, city or precaution which it is practicable to own. The legal voters of every city use for the protection and safety of and town are hereby granted power to life and limb, limited only by the necenact and amend their municipal char- essity for preserving the efficiency of

uployees; to keep violating any of the provisions of this error committed during the trial; or if, said Board shall cause the same to be

tion of the Board of Regents and their contributed to by any of the following made at that term.

JUDICIARY AMENDMENT.

provision of this act shall, upon conprovision of this act shall, upon conshall direct the following oath:

Section 5. The Board of Trustees

Section 5. The Board of Trustees

The daughters are Mrs. Martie
Section 6. The Board of Trustees

Section 7.

Section 6. The Board of Trustees

The daughters are Mrs. Martie
Shall direct the various counties as to

than one hundred not more than five
than one hundred not more than five
than one hundred dollars, or by imprisonment prome Court and in such other courts
hundred dollars, or by imprisonment than five the shall be sent.

Section 6. The Board of Trustees

Mrs. Emma Singham, and Mrs. Mattle

The daughters are Mrs. Martie
Shall direct the various counties as to

The daughters are Mrs. Martie
Shall direct the various counties as to

The daughters are Mrs. Martie
Shall direct the various counties as to

The daughters are Mrs. Martie
Shall direct the various counties as to

The daughters are Mrs. Martie
Shall direct the various counties as to

The daughters are Mrs. Martie
Shall direct the various counties as to

The daughters are Mrs. Martie
Shall direct the various counties

The daughters are Mrs. Martie
Shall direct the various counties

Shall direct the various counties

The daughters are Mrs. Martie
Shall direct the various counties

The daughters are Mrs. Martie
Shall direct the various counties

The daughters are Mrs. Martie
Shall direct the various counties

The daughters are Mrs. Martie

The daughters are Mrs. Martie
Shall direct the various counties

The daughters are Mrs. Martie
Shall direct the various counties

The daughters are Mrs. Martie
Shall direct the various counties

The daughters are Mrs. Martie
Shall direct the various counties

The daughters are Mrs. Martie
Shall direct the various counties

The daughters are Mrs. Martie
Shall direct the various cou Section 2. Any person to the Secretary pear, rovision of this act shall, upon con- is hereby amended to read as follows: scribe, and transmit to the Secretary pear,

they are elected. Be it enacted by the People of the Section 2. The courts, jurisdiction, and judicial system of Oregon, except Section 1. All owners, contractors, so far as expressly changed by this ouractors, corporations or per- amendment, shall remain as at pres-

Liability County

	structure shall not at any time be		Yes No Yes No Yes No	
	overloaded or overcrowded; and all	Douglas	292128203315	
	scaffolding, staging or other structure	Jackson	404134283127	Ì
	more than twenty feet from the	Salt Lake	302216271427	
	ground or floor shall be secured from	Spring Valley	28 42 36 28 481 30	į
	swaying and provided with a strong	Eola	965293555979	į
n	and efficient safety rall or other con-	Rickreall	61	
1	trivance, so as to prevent any person	South Independence	1372676677578	
п	from falling therefrom, and all dan-	North Independence	1354197617481	į
١.	gerous machinery shall be securely	South Monmouth	125149384350	
ã	covered and protected to the fullest ex-	Buena Vista	52 30 46 23 39 34	j
£.	tent that the proper operation of the	Suver	22 8 14 9 14 10	j
là.	machinery permits, and all shafts,	Luckiamute	972556514559	į
	wells, floor openings and similar places		502438233731	j
	of danger shall be enclosed, and all	Bridgeport		į
n	machinery other than that operated by	Southeast Dallas	1263995627962	į
٦	hand power shall, whenever necessary	Northeast Dallas	813254436046	į
e.		South Dallas	14650117659579	į
	for the safety of persons employed in	North Dullas	886266637459	į
	or about the same, or for the safety of	McCoy	383236332437	ĺ
	the general public, be provided with a	Black Rock	291836111823	ĺ
	system of communication by means of	Pedee	342124252125	ĺ
1	signals, so that at all times there may	North Monmouth	94353834	l
2	be prompt and efficient communica-	North Falls City	923371336346	į
	tion between the employes or other	South Falls City	974698447067	
	persons and the operator of the motive	Buell	302726252231	Į

Eastern Oregon Insane Asylum-Yes, 1056; no. 1301. Constitutional convention-Yes, 446; no, 1684.

Senatorial districts-Yes, 492; no, 1632. Taxation amendment-Yes, 821; no. 1317. State ownership of railroads-Yes, 729; no, 1447.

Increasing salary of Judge by Baker County-Yes, 198; no. 2113. Nesmith County-Yes, 507; no. 1655. Otis County-Yes, 349; no. 1669.

Orchard County-Yes, 284; no. 1723. Clark County-Yes, 297; no, 1718.

Weston Normal School-Yes, 956; no, 1339. Ashland Normal School-Yes, 831; no, 1486. Employees' indemnity law-Yes, 755; no. 1400.

Fishing in Rogue River-Yes, 1142; no, 927. Deschutes County-Yes, 345; no. 1670.

People's Board of Inspectors of Government-Yes, 632; no, 1489. Electing legislators by state at large-Yes, 811; no, 1200.

examined in any court of this State, the Eastern Oregon State Hospital, at Let us meet in a body, consider these a prominent capitalist and railroad or ulate, control, or to suppress or prohibit, the sale of intoxicating liquors
therein is vested in such municipality; but such municipality shall within its

such municipality shall within its

capitalist and railroad orsum points capitalist and rai limits be subject to the provisions of the Control of the employer in all suits for dam- attached to the bill of exceptions the point within five miles of the City of passed. ages for death or injury suffered by an whole testimony, the instructions of Union, Union county, Oregon, and the court to the jury, and any other shall contract for and purchase in the Section 3. It shall be the duty of matter material to the decision of the name of and for the State of Oregon. owners, contractors, sub-contractors, appeni. If the Supreme Court shall at the place selected for said asylum, a Be it enacted by the people of the foremen, architects or other persons be of opinion, after consideration of suitable tract of land for the building State of Oregon:

Section I. For the support and naintenance of "The Oregon Normal school at Mormouth, Polic County" in the formula of the particular work, and for any failure school at Mormouth, Polic County in the formula of the particular work, all the matters thus submitted, that of an insane asylum and for purpose the judgment of the court appealed connected therewith.

Section 2. After acquiring title to the formula of the county and the particular work, all the matters thus submitted, that of an insane asylum and for purpose the judgment of the court appealed connected therewith. School at Monmouth, Polk County, in this respect the person or persons or persons or persons or persons or persons or persons of the payment of salaries delinquent shall, upon conviction of shall be affirmed, notwithstanding any Eastern Oregon Insane Asylum, the

successors in office. If any portion of said fund shall not be used during any structure, materials, works, plant or fourths of the jury may render a ver-Section 5. In civil cases three- the State's best interests. the Secretary of State is authorized to audit and allew all claims otherwise payable out of such fund, regardless of the date when contracted, but no the date when contracted war."

State Hospital and such assistance, the whole number in attendants as shall be physicians, and attendants as shall be that place, and mother of C. C. Sarwashington. Mr. Wait is a plumber of the whole number in attendants as shall be that place, and mother of C. C. Sarwashington. Mr. Wait is a plumber of the whole number in attendants as shall be that place, and mother of C. C. Sarwashington. Mr. Wait is a plumber of the whole number in attendants as shall be thosen by lot as other person in charge or control of grand jurors, five of whom must contions during the pleasure of said
Board, and who shall at once, on the the date when contracted, but no the works, plant, machinery of appropriate the date when contracted, but no the works, plant, machinery of appropriate the date when contracted, but no the works, plant, machinery of appropriate the plant of the least o claim or indebtedness incurred by or lances; the incompetence of negligence on the half of said school prior to the of any person in charge of, directing ion may be made by law for drawing arrival of the insane at the Eastern on behalf of said school prior to the of any person in thanks of the Eastern and summoning the grand jurors from Oregon State Hospital as hereinafter ploye was engaged at the time of the the regular jury list at any time, sep- provided, proceed to the care and PASSES TO FINAL REWARD road Company. section 2. The Oregon Normal injury or death; the incompetence or Section 2. The Oregon County, ingligence of any person to whose or- and for the sitting of the grand jury superintendent, assistants, physicians School at Monmouth, Polk County, assistants, physicians, Oregon," shall be controlled, managed ders the employe was bound to con-Oregon, shall be controlled, managed of Regents form and did conform and by reason court, as the judge may direct. No per-same laws, rules and regulations as and maintained by a Board of Regents and regulations as and their successors in office, appoint- of his having conformed thereto the son shall be charged in any circuit those then employed at and in the and their successors in omce, appoint of his naving conformed thereto the commission of any asylum at Salem ed by and with the authority countries and the said building is red upon them pursuant to Chapter fellow servant done in obedience to the crime or misdemeanor defined or made. Section 4. When said building is red upon them pursuant to the Buell of this place and Henry Buell, Panama Pacific Booster button on my 189 of the General Laws of Oregon, rules, instructions or orders given by punishable by any laws of this State, fully completed and furnished, with Buell of this place and Henry Buell, Panama Pacific Booster button on my 189 of the General Laws or Oregon, rates, instructions of the employer or any other person who except upon indictment found by a all necessary outbuildings, adjuncts, of Fails City, who was well known to cont and let the people down there filed in the office of the Secretary of the employer or any other person who except upon indictment found by a all necessary outbuildings, adjuncts, of Fails City, who was well known to cont and let the people down there

has authority to direct the doing of grand jury; provided, however, that appurtenances, etc., such proportion most of the older citizens here, died at know that I am a fan Francisco any district attorney may file an of the insane then confined in the In. her home in California, October 26. Booster and a good one. Section 8. The contributory negli- amended indictment whenever an in- same Asylum at Salem, Oregon, as said The following concerning her death

ment may be given of dismissal from be so transferred shall be made by the office, and such further punishment as said superintendent of the Asylum at may have been prescribed by law may have been prescribed by law. Salem, but his selection shall be sub-section 7. Every Judge of the Su-ject to approval or rejection of the been ill for quite a length of time. spi with hook and line, commonly alled angline.

Article VII of the Constitution of the preme Court, before entering upon the said Board, and in such selection, unduled angline.

Section 2. Any person violating any State of Oregon shall be and the same duties of his office, shall take and sub-less good reason to the contrary appropriate to the Secretary appropriate to the Secretary and transmit to the Secretary appropriate to the Secretary appropr

numbered measure, and thirty days nor more as may from time to time be created Constitution of the United States, and shall be sent. not less than thirty days had a may from the Constitution of the State of Orethan six months in the county jail, or by law. The Judges of the Supreme the Constitution of the State of Orethan six months in the county jail, or by law. The Judges of the Supreme than six months in the county jail, or by law. The Judges of the Supreme and other courts shall be elected by sun, and that I will faithfully and imment, and other courts shall be elected by gen, and that I will faithfully and im-Section 2. All laws and parts of the legal voters of the State or of partially discharge the duties of a also including the payment of the mi-Section 2. All laws and one local their respective districts for a term of Judge of the Supreme Court of this arise of officers, and employes, for the of her life in this vicinity. She was a laws, general or special, in conflict their respective districts for a term of State, according to the heat of my their respective sinuricis for a term of state, according to the best of my maintenance and general and contin. native of lows. The remains were laid pensation as may be provided by law, ability, and that I will not accept any gent expenses of the Eastern Oregon to rest in Beason competery in Alexan-which compensation shall not be diwhich compensation shall not be drawning the term for which I have been flet day of December, 1912, there is band.—Windsor (Cal.) Herald.

BRANCH INSANE ASYLUM.

Section I. The Governor, Secretary al or patricks of the structure, or in the inal jurisdiction in mandamus, que of State and State Treasurer of the rection or operation of any machin- warranto and habens corpus proceed. State of Oregon, acting in their capac. withstand the action of alcohol. There on and use of electricity, or in the Section 2. In actions at law, where gon State Innane Asylum, are hereby in any quantity desired at the Dallas

725 1274 919 1079 1081

Taxation amendment-Yes, 717; no, 1359.

Annexing portion of Clackamas to Multnomah-Yes, 193; no, 1913. Williams County-Yes, 295; no, 1721. Each county to regulate taxation-Yes, 1015; no. 1179.

Annexing portion of Washington to Mulinomah-Yes, 163; no. 1972.

Creating new counties by vote of residents-Yes, 893; no, 1143. Electing delegates to National political conventions by primary law Yes, 975; no. 1202.

Providing for verdict by three fourths of jury in civil cases-Yes, 1021; no, 1151.

drawn by the Secretary of State on the suffered by an employe the negligence with the Secretary of State concise ings and said Board shall prosecute and on the 22nd anniversary of her anniversary of the work on said branch asylum with the work on said branch asylum with the secretary of State concise ings and said Board shall prosecute the work on said branch asylum with the secretary of State concise ings and said Board shall prosecute the work on said branch asylum with the secretary of State concise ings and said Board shall prosecute the work on said branch asylum with the secretary of State concise ings and said Board shall prosecute the work on said branch asylum with the secretary of State concise ings and said Board shall prosecute the work on said branch asylum with the secretary of State concise ings and said Board shall prosecute the work on said branch asylum with the secretary of State concise ings and said Board shall prosecute the work on said branch asylum with the secretary of State concise ings and said Board shall prosecute and on the 22nd anniversary of her anniversary of her anniversary of her anniversary of the minute shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow servant shall not be a device of a fellow

FISHING IN ROGUE RIVER.

Section 6. The contributory neglidictment whenever an inbe a defense, but may be taken into
be a defense, but may deem best, shall, under the
direction of said Board and of the sube impeached; but incompetency, corsolution.

Same Asylum at Salem, Oregon, as said
direction of said Board and of the sube impeached; but incompetency, corsolution.

Same Asylum at Salem, Oregon, as said
direction of said Board and of the sube impeached; but incompetency, corsolution.

Same Asylum at Salem, Oregon, as said
direction of said Board and of the sube impeached; but incompetency, corsolution.

Same Asylum at Salem, Oregon, as said
direction of said Board and of the sube impeached; but incompetency orsolution.

Same Asylum at Salem, Oregon, as said
direction of said Board and of the suwindow.

San Francisco is immeasurably subera defense, but may deem best, shall, under the
is taken from the Herald, published at
Window.

San Francisco is immeasurably subera defense, bat he limitation of the subera defense, but may deem best, shall, under the
solution of said Board and of the suwindow.

San Francisco will be affection of said Board and of the subera defe

hereby appropriated out of any funds in the State tremmry not otherwise appropriated the sum of two hundred

Best Furniture Polish.

I make a furniture polish that will

Daleymen of Ocean Will Meet in Eugene One Thousand Strong.

Elaborate preparations are being made for conducting the 1910 session of the Oregon State Dairy Convenon. As was announced some time ago, the officers of the Association decided to accept the invitation of the Eugene Commercial Club and hold the meeting in that city on December 8 for a world's exposition to celebrate

gene Commercial Club, was in Port- ion next month and the two rival land last week visiting the creamery-men and making arrangements for co-operation in holding this convention. Eugene, as every one knows, is a live confident of winning the coveted encity and is bidding for conventions. dorsement and both will have repre-They will extend a royal welcome to sentatives on the ground to present the dairymen of Oregon on this occa- their respective claims before the comsion. A splendid hall will be provided mittees of the Senate and House. for the convention session, and also for the display of dairy machinery and the hustling metropolis of the Pacific dairy products which will be on hand. coast, the city which stands to profit

for display of dairy products. A feature of the convention which the Louisiana metropolis, located on will be different from anything in the the Mississippi, sixty miles from the history of previous sessions, and of un-usual interest at this time, will be a ling to its export trade through the demonstration of the effects of tuber-opening of the canal and which will culosis in dairy cows. Several animals will be slaughtered under the direc-Ninety per cent of the exports from tion of Dr. E. E. Lytle, State Veterin- New Orleans go to New York or Eu-

Oregon will meet in Eugene December ropean ports, with cargoes for the Pa-7, to complete an organization and cific coast or the Orient will not apdiscuss matters of importance to dairy- proach New Orleans on their way ing. Dairymen are invited to attend through the canal, either going or this meeting, which will make really coming. The great majority of them three days convention.

thousand delegates to this convention. regular port of call, and I wish to make a personal appeal it of the most pernicious character Francisco, is nil. which will do harm to the industry.

CARLE ABRAMS.

REMARKABLE COINCIDENCE

Been Strangely Similar. the buildings, grounds and other prop- act, be fined not less than ten dollars, in any respect, the judgment appealed suitably graded and laid out and shall Oregon, and Mrs. Charlotte E. Sar- the opening of the Panama canal is the buildings, grounds and other prop-erty thereof in repair; for the pur-erty thereof in repair; for the pur-chase of additional land for the camchase of additional land for the camor imprisoned not less than ten days,
pus thereof, if necessary; for the connor more than one year, or both, in the
change of additional land for the camor imprisoned not less than ten days,
it can determine what judgment be deemed necessary to the establishdence of C. C. Sargeant, son of the
the Mississippi Valley, and the cotton pus thereof, if necessary; for the construction of buildings and additions to the same, so far as necessary; for the same, so far as necessary; for the construction of buildings and additions to the same, so far as necessary; for the construction of buildings and additions to the same, so far as necessary; for the construction of buildings and additions to the same manner and less than 600 retirement of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below, it shall direct such judgment in the court ment and equipment of an insane asymptotic below. the same, so far as necessary; for the purchase of library books, laboratory such persons as the case may be.

Section 4. If there shall be loss of payment of necessary incidental expenses, there is hereby levied an annual tax of one-twenty-fifth of a mill on the dollar upon all the taxable property within the State of Oregon. Such persons so killed, his lin-purchase of library books, laboratory such persons as the case may be.

Section 4. If there shall be loss of the same manner and to be entered in the same manner and to be ontered in the same manner and to be entered in the same manner and to be ontered in the was married in 1878; so was Mrs. Hinshaw.

Section 4. I erty within the State of Oregon. Such tax' shall be levied and collected, as other taxes are levied and collected, and the fund arising therefrom shall and the fund arising therefrom shall be paid into the State Treasury and be paid into the State Treasury and kept separate and apart from other agreement of the state of Oregon. Such the provisions of this act, the direction and specifications and shall subland and collected, and collected, and collected, and displayed the fund arising therefrom shall be paid into the State Treasury and be paid into the State Treasury and kept separate and apart from other court.

Section 4. The terms of the Such that of things necessary or advisable in the fundant in a criminal case guitty power to appoint an architect to draw widow of the person so killed, his linguistic for which a greater penplans and specifications and shall subland, under the provisions of this act, the direction and specifications and shall subland and collected, as one all the fundant in a criminal case guitty power to appoint an architect to draw widow of the person so killed, his linguistic for which a greater penplans and specifications and shall subland and collected, as one daughter has one child, a son; her daughter has one child, a daughter. His son has one child, a daughter. His son has one child, a daughter. His son has one child, a daughter the products to ship provided that that of which the provise the work, under the direction and shall subland and control of said Board, and said.

Section 4. The terms of the Sublative for a daughter has one child, a son; her daughter has one child, a son; her daughter has one child, a son; her daughter has one child, a daughter. His son has one child, a daughter that of a court is a criminal case guit. preme Court shall be appointed by all things necessary or advisable in daughter. Both have lived in Portland by a shorter and more economical funds, and shall be known as the damages which may be awarded.

"Monmouth Normal School fund," and Section 5. In all actions brought to sent of government approach. Monmouth Normal School rund, and section s. In an actions ordered between thall be paid out only on warrants recover from an employer for injuries seat of government annually. At the contemplated, including the furnishing, lighting and heating of sale may be the Secretary of State on the suffered by an employer the negligence with the Secretary of State on the suffered by an employer that the

Avery Hinshaw is the father of Mrs. vacations and travel, yet the mere idea Dr. Huffman, of Portland, and Mr. of New Orleans attempting to hold an successors in office. If any portion of causes, namely, any defect in the said fund shall not be used during any fixed year, the balance remaining shall be carried over until the next year and be carried over until the next year and be carried over until the next year and be causes, namely. Any defect in the fourths of the jury may render a versual fourths of the be carried over until the next year and added to the fund for that year, and the exercise of ordinary care; the the permanent citizens of the county superintendent of said Eastern Oregon of Mrs. Carrie E. Walt, of Seattle, New Orleans is in the summer what the Secretary of State is authorized to the Secretary of State is aut

Sister of Falls City Man Dies in Windsor, California.

Mrs. Eliza Brooks, sister of Samuel

Drs. Freeze & Rice are Experia. When you want the best eyework at thousand gollars or so much thereof as moderate prices, go to Stafrin's Drug 214,719, or 212.5 per cent. Store, every second and fourth Wednesday. Eyes examined in a modern dark room insuring good results. November 23, December 14,

A marriage license was insped this los and use of electron. We have in controversy shall exceed authorized and directed to proceed Paint Store. Save money by buying it. week to George W. Wright, aged 24. It manufacture or use of any dangerous the right of relative within start days after the latest to be stored to proceed authorized and directed to proceed W. P. 1877 W.N. Kelley, aged 21, of Linn,-Lebunon

CANAL EXPOSITION SHOULD BE

Prominent Railroad Man Says Claims of New Orleans or Other Gulf Cities are Ridiculous,

HELD ON PACIFIC COAST.

The matter of the selection of a site the completion of the Panama Canal D. C. Freeman, Secretary of the Eu- will come before Congress for decis-

On the one hand is San Francisco There will be a list of premiums of-fered for creamery butter and also for dairy butter, and cream cheese, and

On the other hand is New Orleans,

arian. This will be an object lesson rope, and they will continue to go that to dairymen which should be a draw- way after the canal is opened to the ing card to every dairyman in Oregon. commerce of the world. Ships from Creamerymen and buttermakers of the Atlantic seaboard and from Euwill touch San Francisco, and in the The Eugene people write that they case of many of the larger ships, San are preparing to accommodate one Francisco will undoubtedly be made a

The Panama canal was designed prito the dairymen of Oregon to be pres- marily to promote trade between the ent. Let us make this the biggest con- Atlantic coast and European ports vention ever held in the West. Dairy-with the Pacific coast and with the lng is not on the best footing and Orient, by providing a shorter and many are of the opinion that it is cheaper route. From a commercial growing worse. Considerable dairy point of view New Orleans' interest in legislation is being planned, some of the canal, compared with that of San

Guy M. Walker of New York City, cently visited San Francisco and while there expressed his preference in unmistakable terms at the same time giving strong reasons for his opposition to New Orleans.

"I am for San Francisco first, last and all the time as the site for the Panama exposition," said Mr. Walker, "and I am unalterably opposed to New Orleans. For New Orleans, or any other gulf city to advance a claim to Avery Hinshaw, of McMinnville, the proposed exposition to celebrate

Ohio and also of the reorganization committee of the Indianapolis, Crawfordsville and Western Indiana Rall-

"I am interested in rallroads in Texas, Mississippi and Louisiana and have been in New Orleans dozens of times, so I think I am qualified to judge. I am going to New Orleans again in a few days. I shall wear a

"From an educational point of view

ond City of the Coast Has Increased Population 211.5 Per Cent.

The population of Los Angeles, Cal., is 219,198, as compared with 102,478, as announced by the Census Bureau, This is an increase since 1960 of

Magnetic Healing. Will cure when others fall. I am now prepared to treat you and to teach this

wonderful science. I E MURPHY. \$10 Shelton street

Have your printing done the Ob-