LAF	YETTE	• .	DREGON.
JUNE		-1	15, 1888.

"For God and Home and Native Land."

MRS. F. A. MORRIS, Press Superintendent Newberg, Oregon.

THE BROOKS LAW.

How public opinion has advanced on the temperance question is shown hardly anywhere better than in the general approval of the action of the court in Philadelphia in regard to saloons, under the recently enacted Brooks law. Five thousand, seven hundred and seventy-three saloons were licensed last year in this city. Of these, but 3,431 ventured to apply for renewal of their Cyclopædia of American licenses; and only 1,258 were granted by the court; considerably less than one-fourth of those of the previous year. Of course it would be vastly better for the welfare of the city,'if not one of these centres of destruction was permitted to exist, but legislation has not yet reached that stage of advancement. Judicial decisions have shown that the courts cannot so use the discretion conferred upon them by the ed. law. Yet the gain so far accomplished is of very great importance. We are unable to sympathize with 14thing short of an immediate and total enactment of prohibition. "CYCLONE' While temperance advocates can take no part in establishing a sys-tem which, by legal Hcense, sanc-take take to be the season of 1888 as follows; At Messner's livery stable, North Yamhil, Satur-days 10 till 4 o'clock, and at other times at my farm 5 miles northwest of North Yamhili till take to take no part in establishing a system which, by legal license, sanc-tions saloons, they may well rejoice in every step of amelioration of the wretched system hitherto existing in Pennsylvania and elsewhere. Were a city in flames, no one would think of keeping back the fire department from saving as many houses as possible, until en-gines enough were at hand to deluge every block with water. Moreover, not only is every saloon a special magazine of temptations to in-ebriates, but those licensed now are on their behavior, because of the re-strictive conditions of the law. Sell-ing liquor to persons intoxicated, to minors, or on the Sabbath day, will credit a license. Enable to many specific or and special ing liquor to persons intoxicated, to minors, or on the Sabbath day, will credit a license. Enable to many and the sabbath day, will credit a license. Enable to many the sabbath day, will credit a license many house. Email while allowed to serve a few approved mares at the nominal few of \$10 in many houses for the law. Sell-ing liquor to persons intoxicated, to minors, or on the Sabbath day, will credit a license. The sabbath day, will credit a license for the sabbath day. Were and solut and the bin speak for himself. minors, or on the Sabbath day, will Each suppression to the superstant to the is an effective object lesson, showing the contrast between the "dry" and "wet" localities. Thus local option has been working for a number of has been working for a number of years in scores of counties in many states. We may well hope that the people of the United States are learning this lesson by heart, so that its practical outcome will be,

hautauquan. It is clear that the United States has a responsibility n educating the natives which she s but meagerly providing for. One oint which Dr. Jackson does not ouch was suggested in a recent report to the government. It is another confirmation of the truth of the awful statement that the first thing civilization carries to heathendom is whisky. The seal islands of Alaska are under the control of a government company which employs native sealers. "Death, due to intemperate habits," has played such havoc with them that the company has been obliged to petition congress for the right to teach more natives the sealing business.

APPLETONS' **Biography**.

## THE ONLY NATIONAL STANDARD.

Containing Over Twenty Thou-sand Articles on Promin-ent People.

This standard work is the only National Cyclopedia of Biography in this country, and is worthy to rank with the great na-tional works of its kind in the Old World, now being published in England, Ger-many, and Belgium. No name eminent in literature, art, music, science or invention will be omitt-

Sold only by subscription. W. W. BECK Soliciting Agent.

Stallion

Citation.

IN THE COUNTY COURT OF THE STATE f Oregon, for the county of Ymhill. In the matter of the estate of Nathan West-



## Notice for Publi

LAND OFFICE

Ho restead entry ection 9. t 2 s, r

and land, viz: H Roberts, A J Earl and

OL.

00

PUBLI

TTAY

FRA

Notice for Publicati

LAND OFFICE AT OREGON Oregon, May In, 1

Oregon, May Notice is hereby given that named settler has filed notice tion to make final proof is support and that said proof will be ma-county judge or clerk of Tillann Tillannork, Oregon, on Saturda 1888, vizt

Homesteadentry, No. 4,439, for 4 and n w 4 of s e 4 and n e 4 at 14.11 n.r. 0 w. He names the following wither his continuous residence upon, a of, said land, viz: John Lattin, Frank Murray as soner, all of Hobsonville. Other

Bewley, of Kilches, Oregon

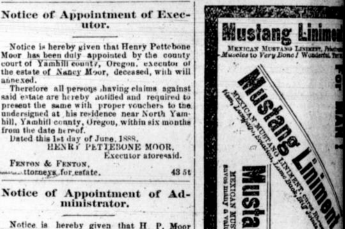
Caveats, and Trade M Patent business condu Our office is opposite can transact in Less Cost than Seud model. Less Cost than those remote from Send model, drawing or photo, a tioa. We advise i, patenta'h or charge Our fee not due til pate A book, 'How to Obtain Pate ferences to actual clients in you b

or town, sent free. 'Addr C. A. SNOW & Opposite Patent Office, Wdshington

Gange Sp Oregonian Railway, L'd, U Portland & Wilamette Valle Until further notice trains arrive and depart from later as follows, to and from Part MALL. 

LAFAYETT: MINED. 

For further information apply topany's Acout at Lafayette, or add uffice, corner Second & Pine Sts., P



are Reliable and In-teresting.

that its practical outcome will be, be

that its practical outcome will be, before very long, the extinction of all saloons. Dr. Cornelus R. Agnew, who died in April, deserved a title we often use but rarely see illustrated —a rounded man. The qualities he displayed in his specialty as an oculist were the highest—fine skill, complete devotion, admirable train-ing and a thoroughly scientific spirit. He was an active citizen, too mainly and public-spirited to withdraw from public enterprises withdraw from public enterprises while he had influences to throw for purity and order. During the war he was a prominent member of the sanitary commission, and since, he has been identified with many Till reform and philanthropic measures. notably the temperance cause, op- JULIA ANN HUNTLEY, Deft., ) notably the temperance cause, op-posing the use of alcohol on scienti-fic grounds and advocating scienti-fic temperance instruction in the schools. Dr. Agnew was an active Christian, one of his latest public services being to assist in dis-tributing the elements at a com-munion service. Such men are rare; true, but it is wise to remem-ber that such men are possible. Dr. Sheldon Jackson touches some grave questions in regard to

some grave questions in regard to

Attest: GEO, W. BRIEDWELL. County Clerk

Summons.

In the circuit court of the state of Oregon for

J V HUNTLEY, Plaintiff.

LS

Suit for Divorce

Alaska in the May number of the Subscribe for the Register

REMEMBER THE **Oregon Register** IS THE ONLY PAGE Paper in the County. Large Circulation ! Special Inducement

TO ADVERTISERS!

Notice is hereby given that H P. Moor has been duly appointed by the county court of Yamhili county. Oregon, administrator of the estate of Eliza B. Moor, deceased. Therefore all persons having claims against said estate are hereby notified to present the same with proper vouchers to the undersigned at bis residence near North Yamhili, Yamhili county, Oregon, within-six months from the date inereof. Dated this 1st day of June, 1883, H. P. MOOR, Administrator of said estate. FENTON & FENTON, FENTON & FENTON, Attorneys for estate. 43-51

## Notice of Final Settlement.

Notice of Final Settlement. Notice is hereby given that the undersigned, B. H. Bowman, executor of the estate of Adeline Follquarta, deceased, has filed bis final account of his administratic of said estate in the county court of Yambill county. Oregon, and said court has fixed Tuesday, July 3d, 1885, at the hour of 1 o'clock, p. m., of said day, at the county court from at Lafayette, Oregon, as the time and place for hearing the same. Therefore all persons interested in said es-tats are hereby notified and required to appear at said time and place and show cause, if any there be, why said estate be not finally settled. Dated this lat day of June, 1888. B. H. BOWMAN, Executor of said estate.

FENTON & FENTON, Attorneys for estate. 43-5t

## Notice of Final Settlement.

Notice of Final Settlement. Notice is hereby given to all whom it may concern that the undersigned executors of the estate of joal J. Hernbrad deceased, have filed their final account in said estate in the county ocurt of Yambili county. Oregon, and that the indge of said court has made an order appoint-ing Tuesday, July 3d, 1883, at 1 o'clock p. m. or said day at the court house in Lafayette. Yam-hill county, Oregon, as the time and place for the heating of said final account and any and all objections thereto. This notice is published by order of the judge of said court, made the 15th day of May, 1888. J. T. HEMBREE, W. C. HEMBREE, Executors of said estate.

Executors of said estate. W. L. BRADSHAW Attorney for said estate.

