Fassed by the Tillamook City Council--Engineer's Letter on Cost Water System.

A meetiag of the city council was held in Monday evening, with Mayor J. L.

be deemed guilty of gaming, and the same is hereby declared unlawful.

SECTION 2.—Each and every person on Monday evening, with Mayor J. L. Briggs presiding, and the councilmen present were W. H. Reynolds, Albert Mason,

allowed, were:			
W. H. Eberman	87	50	
Wade & Briggs	12		
J. A. Taft Co	29		
Water Company		00	
Recorder's salary		00	
Marshal's salary	45	00	
Dr. Wiley	1	50	

\$10.50 was deducted from the water convicted of keeping a gambling house as defined in section two of tais ordinance, shall be punished by a fine of not \$10.50 was deducted from the water and the bill for \$19 for electric lights was referred back to the committee because the rate charged the city was higher than that charged private individuals. The that charged private individuals. The Headlight was given the city printing at regular rates.

The provided, that each person so convicted shall be imprisoned one day for every two dollars of such fine.

Mayor Briggs had received a letter from engineers in regard to an estimate so all ordinances and parts of ordinances of cost for constructing a water system for the city, which, after being read, was referred to the committee having the matter in hand. It was as follows :

Mr. J. L. Briggs, Mayor, Tillamook, Or. DEAR SIR,—Your letter of the 28th January received to-day.

The dates you mention are all necessary and in addition would like to have your decision on the number of gallons per capita per diem you will require; also the number of fire streams you will require to be maintained at one and the

That is, the data required would be:

1st.—The number of cubic feet per minute at the point where it is taken city. Set my hand and official seal this 5th day of February A. D. 1902.

(L. s.) Thos. Coates, City Recorder of Tillamook City, Oregon.

2nd.-Cross section and plan of creek nature of the creek bed and banks, for the purpose of figuring cost of head works.

3rd .- A profile and plan of the main line

to be served by smaller mains at the nance number 74

nish you with the necessary plans and specifications ready for letting contract for 5 per cent of contract price. This includes five trips to Tillamook to inspect

Section 2. If any person or persons within the corporate limits of Tillamook within the corporate limits of Tillamook.

become an inmate thereof. Section 2. Any person who shall open, set up or keep within the corporate limits of Tillamook City any bawdy who shall knowingly aid or assist in setting up or keeping any bawdy house or who shall reside in or become an inmate of any bawdy house, or house of ill fame, shall upon conviction there-of be punished by a fine of not less than

ten dollars and costs nor more than fifty dollars and costs and in default of pay-ment of such fine shall be imprisoned in the city jail at the rate of one day for each two dollars of such fine. Section 3. In all cases of prosecution under this ordinance common fame shall be competent evidence in support of the complaint, and every house or place used for the purpose of prostitution, fornica-

tion or lewdness shall be taken and deemed to be a bawdy house within the meaning of this ordinance Section 4 It shall be the duty of the city marshall, in the absence of complaint by any other party, to institute prosecu tions for the violation of this ordinance whenever he shall have reasonable cause to believe that any person or persons have been guilty of a violation of the

Section 5. Ordinance No. 32 and all ordinances and parts of ordinances in conflict herewith are hereby repealed.

State of Oregon, County of Tillamook,

Tillamook City. I, Thos. Coates, City Recorder of Tilla mook City, in Tillamook County, Oregon, do hereby certify that the foregoing copy of Ordinance No. 131 of said City has been by me compared with the origiis a true and correct copy of such origi-nal Ordinance and the whole thereof.

ny hand and official seal this 5th day of February A. D. 1902. THOS COATES.

In testimony whereof I have hercunto

City Recorder of Tillmook City, Oregon

Ordinance No 132. An ordinance to define and punish gaming and the keeping of gambling houses, and declaring the same unlaw-ful, and to repeal ordinance No. 22.

Rouge-et-noir, Lansquenet, authority of law, is riot, and any person Commons' last Thursday.

IMPORTANT ORDINANCES Rondo, Yingt.un (or twenty one), Poker, Draw Poker, Stud Poker, Solo, Brag, Bluff, Thaw, or any banking or other game played with cards, dice, or any other device, whether the same be played for money, checks, credits, or anything of value or representative of value, shall

who shall open or set up or cause to be opened or set up, or who shall conduct sent were W. H. Reynolds, Albert Mason.
S, A. Brodhead Geo. Grayson and F. L.
Sappington. Bills against the city and allowed, were:

27 50 shall be deemed guilty of keeping a gam-ing house, and the same is hereby declared anlawful.

Section 3.-Each and every person who shall be convicted of gaming as defined in Section one of this ordinance, and each and every person who shall be

in conflict herewith are hereby repealed. J. L. BRIGG

State of Oregon, County of Tillamook, SS. Tillamook City

I, Thos. Coates, City Racorder of Tillamook City, in Tillamook County, Oregon, do hereby certify that the foregoing copy of Ordinance No. 132 of said City, has been by me compared with the original Ordinance No. 132 and that the same s a true and correct copy of such original Ordinance and the whole thereof. In testimony whereof I have hereunto

set my hand and official seal this 5th day of February A. D. 1902. (L. S.) Thos. Coates,

Ordinance No. 129.

An ordinance to restrain and prohibit intoxication, fighting and quarreling and k.—A profile and plan of the main line showing elevations, distances and nature of soil.

Indication, nguting and quarreling and unlawful or indecent act or practice and to defend what shall constitute the same; to define and prohibit the use of nature of soil.

4th.—Plat of city showing the districts and obscene language, and to repeal ordi-

The people of Tillamook city doordain

to be served by smaller man, at the present time and also approximately the district to be served by extensions on the basis of estimated population for the next ten years.

The present population of the city and an estimate of what it will be in corporate limits of Tillamook City, Oregon, be upon any street, alley or other public place in a condition of intoxication, such person, upon conviction. next ten years.

With the above data given correctly it is usual to make an estimate of cost within 10 per cent of what it can be let more than twenty-five dollars and costs, within 10 per cent of what it can be let for by contract.

We will, if furnished with the above data, make you a preliminary estimate of what it will cost you to put in a system, for \$100.00, and if the estimate I cost meets with approval, we will furst the purposes of this ordinance, a person shall be deemed in a condition of intoxication who is drunken with a person shall be deemed in a condition.

of spirituous, malt or vinous liquor. Section 2. If any person or persons struction and at your acceptance.

In estimating a system it is usual to do so on the basis of about 100 gallons per capita per diem, and also to estimate on maintaining at least four firstreams at one and the same time within a radius of about 500 feet.

Yours very truly,

HUBER & MAXWELL,

Engineers.

This in of spirituous, malt or vinous liquor. Section 2. If any person or persons within the corporate limits of Tillamook City, Oregon, shall arrange or engage in or offer to engage in any night or quarrel to take place or carried on within the corporate limits of Tillamook City, in any manner, such person shall be deemed guilty of fighting or quarreling, and upon conviction thereof shall be punished by a fine of not less than five dollars and costs, and in default of

The following important ordinances were passed, every councilman voting for them

Ordinance No. 131.

An Ordinance to prohibit and punish the keeping of bawdy houses, and to punish the immates thereof, and to repeat ordinance No. 22. peal ordinance No. 32.

The people of Tillamook City do ordain as follows:
Section 1. It shall be unlawful for any persons or person to open, set up or keep within the corporate limits of Tillamook City any bawdy house, or to reside in or become an inmate thereof. act or practice, and upon conviction thereof shall be punished by a fine of not less than ten dollars and costs nor more than twinty-five dollars and costs, and in default of payment of such fine shall be imprisoned in the city jail one day for

Section 4. No person shall use any profane or obscene language on any street, or in any public place or assemblage within the corporate limits of Tilla-Every person convicted of a mook City. Every person convicted of a violation of this section shall be punished costs and not more than thenty dollars and costs, and in default of payment of such fine shall be imprisoned in the city jail one day for each two dollars of such fine. Profane language is hereby defined as any words of a blasphemou orderly manner to the annovance of oth Obscene language is hereby defined as such words as are commonly consid ered lewd, foul or indecent or offensive

to persons of pure minds. Section 5. Ordinance No. 74 and all growing edinances and parts of ordinances in A. J. H. conflict herewith are hereby repealed.

State of Oregon, County of Tillamook,

Tillamook City

I. Thos. Coates, City Recorder of Tilla gon, do hereby certify that the foregoing copy of Ordinance No. 129 of said City has been by me compared with the origi pal Ordinance No. 129 and that the same is a true and correct copy of such original Ordinance and the whole thereof.

In testimony whereof I have hereunto set my hand and official seal this 5th day of February A. D. 1902

THOS COATES, City Recorder of Tillamook City, Oregon.

Ordinance No. 130.

An ordinance to prevent and restrain the disturbance of meetings, and any riot, noise, disturbance or disorderly assembly in any street, house or place and to prevent and punish improper use of streets and sidewalks in Tillamook lity, Oregon, and to repeal ordinance

The people of Tillamook City do ordain as follows;
SECTION 1.—Any use of force or vio-

SECTION 1.—Each and every person who shall deal, play, or carry on at any place within the corporate limits of Tillamook City any game of Fare, Monte.

guilty of participating in any riot in any street, house or place within the cor-porate limits of Tillamook City, Oregon. such person upon conviction thereof shall be punished by a fine of not less than twenty-five dollars and costs, nor more than one hundred dollars and costs, and in default of the payment of such fine, such person so convicted shall be imprisoned in the city jail one day

disturbance or taking part in, or abetting any disorderly assembly in any street, house or place within the corporate limits of Tillamook City, Oregon, upon conviction thereof shall be punished by a fine not less. upon conviction thereof shall be punished by a fine not less than ten dollars and

or drive any horse or mule through any street thereof, at a greater speed than at present, six miles an hour, upon conviction thereof such person shall be panished by a fine of not more than twenty dollars and costs nor less than five dollars and costs, and in default of the payment of such fine such person so convicted shall be imprisoned in the city jail one day for every two dollars of such fine.

Section 4.—If any person shall within the corporate limits of Tillamook City, Oregon, willfully disturb, in:errupt or disquiet any assembly or congregation of people met for the purpose of worship, whether in the house or open air, either by uttering any profune discourse, or indecent act, or making any unnecessary noise within the place where such meeting is held, or so near to it as to disturb the order and solemnity thereof, such person upon conviction thereof shall be punished by a fine of not less than five dollars and costs nor more than twenty dollars and costs, and in default of the payment of such fine, such person so convicted small be imprisoned in the city jail, one day for every two dollars of

Section 5.—If any person shall will-fully disturb or break up any public meeting or assembly of people other than those mentioned in section four of this ordinance lawfully met for lawful purposes, whether such meeting or assembly be met in a house or in the open air. such person upon conviction thereof shall be punished by a fine of not less than five dollars and costs nor more

Approved. J. L. BRIGGS,

Mayor. State of Oregon, ounty of Tillamook,

Tillamook City. I, Thos Coates, City Recorder of Tillamook City, in Tillamook County, Oregon, do hereby certify that the foregoing opy of Ordinance No. 130 of said City has been by me compared with the origin nal Ordinance No. 130 and that the same is a true and correct copy of such original Ordinance and the whole thereof.

In testimony whereof I have hereunto et my hand and official seal this 5th day of February A. D. 1902.
(L. S.) THOS COATES,

City Recorder of Tillamook City, Oregon.

SPRUCE.

Rev. John Sooser representing the Ger-nan Reform Church preached Sunday at one, left an appointment for A pril 2nd. Mrs. Peters is quite sick with severe pains in her side.

We are in need of a creamery or cheese actory in this vicinity

If you want to see Mr. Hayes' lip hang

SAND LAKE.

in Tillamook county where social har- but to let him die. mony reigns supreme as it does in the settlement of Sandlake. There is none of that narrow minded back biting and prejudice found so prevalent clsewhere-They all harmonize socially and in a bus iness way. They visit, kiss and shake and go merrily on their way. Mr. Editor, we would suggest that you and your contemperary move your printing establishments to Sandlake during the coming campaign, and bask in the suniness way. They visit, kiss and shake and go merrily on their way. Mr. Edicoming campaign, and bask in the sun-shine of Sandlake society the while. We think it would have a tendency to temper those editorials and thereby harmo nise the different factions through the

[The Editor would like to harmonize the different factions in the republican party, but when men like Sappington and his faction want to be the whole thing we feel that it is an impossibility to try, and the only salution to the difficulty is the survival of the attest.]

And now it rains and the grass is

has been troubled with eczema so long is very much better.

NESKOWIN.

The schooner Anita came in the bay on the 24th, after a load of cand went out on the 28th. of canned salmon,

Captain Labell, of the Anita was seen our vicinity last Sunday. The weather began to moderate on the eve of the 29th, which was very welcome after such a cold snap.

Nora Redburg left for the valley on in the county road to Slab creek.

bring the girls along next time. Dan Fletcher's ranch. The two boys intend to go to Alaska some time during the Biddle hoys to the newspaper

Mr. Goers and family have moved to made confession to me. Ed's was made their ranch recently purchased from Mr.

osler.

Miss Lona Christenson visited at A. M. next cell. Jack did not confess until yes. ommon's a few days this week.

Mr. Morris took a load of fish to the complete in every particular, and they will never be revealed.

It has been demonstrated to every pany. Limited, Francisco, Calif. Common's a few days this week. valley recently.

Miss Myrtle Foster visited Mrs. C. Fletcher and Mrs. Gardner this week.

The mail carrier was accompanied by John Westenberger, an old resident of Slab Creek last Friday.

NEHALEM.

Mr. D. Vedder has returned home and the machinery for his shingle mill will be on the next boat.

A co operative cheese-factory is the talk now, in place of the corporation concern projected.

Francis Cronen is now raftsman for buncan Chisholm's logying camp. Your plan for raising funds for bridges

costs nor more than twenty-five dollars Mr. Editor, is all right and equitable and costs and in default of the payment for residents are taxed for every dollars of such fine, such person so convicted shall be imprisoned in the city jail one day for every two dollars of such fine.

worth of improvements made, where-oy the value of the non-resident property is enhanced. Two bridges are needed for Section 3.—If any person within the corporate limits of Tillamook City. Oregon, shall willfully ride or drive any administration Nebalem has had noth horse, mule or other animal upon any ing in the line of roads, ferries or bridges sidewalk therein, or shall willfully ride and a change will be a God-send. Commissioner Parish is o.k., but powerless

First Oil in Oregon.

Willis Dodge a special messenger, ar-rived in Baker City last week, says a dispatch, bringing with him a bottle of the irst oil struck in the celebrated Malheur Basin. The oil came from the Newell well, now being sunk by the Newell Oil Company, of Nampa, a short distance from the town of Nampa, It was obtained at a depth of 110 feet. The oil

analyzes 78 per cent paraffine.

Much excitement prevails at Nampa over the discovery. The Newell com-pany will continue to bore, and expects to get a gusher in a short time. The Mountain Home people have organized, and will commence boring in the same neighborhood in a short time. miles from the Newell company's well another with a three inch bore has reached a depth of 450 feet, and has also struck oil. It gives off 25 barrels per day. Engineers say this is the upper end of the Malheur Basin. There is con-siderable excitement in Baker City ove the announcement of these discoveries.

BRUTALITY OF THE POSSEE.

Detectives Showed No Mercy On The Fugutive Riddles.

BUTLER, Pa., Feb. 2.—The terrible fate of the Biddles is the sole topic of conversation here today, and a curious throng of people have been defying the storm, than twe dollars and costs nor more than twenty-five dollars and costs and in default of the payment of such fine, such person so convicted shall be imprisoned in the city jail one day for every murderers. A great deal of sympathy such person so convicted shall be inaprisoned in the city jail one day for every two dollars of such fine.

SECTION 6.—Ordinance No. 73. and all other ordinances and parts of ordinances in conflict herewith are hereby resorted. man Ed Biddle was, that he should exert such a wonderful influence over men, and particularly women. The jail doors were closed all day, and no one but the doctors who attended the autopsy and the Coroner's jury got in. Even the re-porters were excluded from the inquest, which was held in the jail.
The verdict of the jury is that Ed Bid-

dle came to his death by a revolver shot fired from a revolver by himself, and that Jack Biddle met his death from a gun not wound inflicted by the officers in the discharge of their lawful duty.

The testimony taken at the inquest was voluminous, and some parts of it quite sensational. The testimony given by Deputy Sheriff Rainey Hoon reflected severely on McGovern, one of the Pitts-burg detectives. Describing the approach of the posse after the converts had been shot and had fallen from the sleigh, Deputy Hoon said:

"McGovern and I walked up to them.
They were both lying on their faces. I walked up first, and McGovern swore at me for it. He hit Jack on the back of the head with the butt end of his Winthe head with the butt end of his win-chester when he was on his face. Then I turned Ed over on his back. I was first to touch either of the men, and he was going to shoot them again. He stepped that route. It is apparent from the time that route. It is apparent from the time

side of Jack Biddle were from the shot will be made without serious difficult fired by McGovern, after he was lying after the winter weather is settled and face downward on the snow, at close the trail is in better condition.

"He hit him a good hard biff with the

butt of the sun. An autopsy held on the Biddles this torning bore out the statement that the

Biddles intended to kill themselves rather than be taken alive. It disclosed that Jack Biddle suffered from nine wounds, but, excepting the one that penetrated the kidney, none of them would have been fatal. Ed's terrible sufferings were A. J. Hembre, J. Atkinson and W. C. King made a trip to Woods Saturday. The powder marks are The little child of M. Sommers which visible on the skin. Death was caused by hemorrhages, and the man suffered un-told agony to the last breath. Another tinue a credit system, and have concludwound found on his body was on the same side, but it did no damage. Both ed to sell for spot cash, small profits and bullets found in Edward were 32-caliber, quick sales will be our watchward. We and in the opinion of the doctors who kindly ask all who are indebted to us to held the antopsy there is no doubt that come in and settle their accounts and

The postors of nearly all the churches greatly oblige. in Butler to-day referred to the sensa-tional capture of Mrs. Soffel and the Biddles Rev. Father Walsh, rector of St Paul's Roman Catholic Church, who ministered to the Biddles in their dying ours, spoke touchingly of them to the The grading is all finished on the charge members of his congregation. He touched The grading is all hushed on the charge in the county road to Slab creek.

Quite a surprise party at C. Christenens last week. Come again, boys, and oring the girls along next time.

Members of inscongregation. He touched briefly on their statements given out, and said it was for every person to decide for himself as to the innocence of guilt of the men. When seen at his resi Whiteman has rented Charlie and dence this afternoon Pather Walsh said

Besides the statements given out by and officers, both Ed and lack Biddle on Friday night, and there was no one present but myself, and Jack, lying in the

Alley recently.

Miss Myrtle Foster visited Mrs. C., Miss Myrtle Foster visited Mrs. C., Miss Edna Wood was a visitor at Mrs.

Miss Edna Wood was a visitor at Mrs.

Commons' last Thursday.

"While ministering to them almost every hour after they were brought to jail, they often would talk to me of how they were wrongly accused of crumes is keeping the royal dragoons busy.

It is absolutely certain that the earth-quake disturbances in Mexico were not caused by anything the Pan-American congress did.

STATEMENT AND THE PROPERTY OF DR. T. P. WISE, Dentist,

Graduate, Northwestern University Dental School, Chicago, Ill., Class of '98.



I am equipped with instruments and appliances to do modern dentistry. You need have no fear that your work will not be up to date in every particular. If it has not been up to the standard heretofore, you had better change dentists and seek one who knows

The teeth are very delicate and sensitive organs, and the dentist who cares for them should be as gentle and careful as is possible. The modern way of doing dental work is such that the patient need not suffer the tortures that used to be inflicted on them. Painless method of extracting.

Will remain only as long as busy.

Office on Main Street, Opposite COURT HOUSE.



Will leave in a few days' for the Portland office, to be absent for a short time. Watch for date a return.

They denied positively that they killed Grover Kahney in Mount Washington, and Ed told me in the most emphatic terms that he did not shoot Detective Patrick Fitzgerald.

"The poor boys died like dogs, literally riddled with bullets, and some one should be held responsible for the inhuman action in shooting them when entirely helpless, unarmed and unable to make the slightest defense," Rev. Samuel Cronin Wett, of St.

Mark's Evangelical Lutheran Church, in his sermon tonight criticized severly the woman, whom he held responsible for the whole affair. He said: "The Biddles and Mrs. Soffel made a vain flight from justice, and retribution swiftly came on them. The blindness and infatuation of this woman in leav-ing her husband and helpless little child for a gang of desperadoes is the worst criminal act thus far in the history of

the 20th century."

Mrs Soffel is reported to be spitting blood tonight, and her condition is not considered favorable.

Much Scurvy at Nome.

SEATTLE, Feb. 3 —The first mails to arrive from Nome, St. Michael, Council City, Rampart and other points in North-western Alaska were brought down from the Norths on the steamship Dirigo which arrived this morning Mail came on the Dirigo from Nome as late as November 15, from Conneil City as late as November 7, from St. Michael as late as November 21, from Rampart as late as December 17, from Eagle as late as January 26, and from Dawson as late as EVERYTHING STRICTLY FIRST CLASS

January 13.
Nothing but first class mail was re going to shoot them again. He stepped back and shot Jack again, after he was on the ground. I turned Ed over, and said: For God's sake, don't shoot again let me die. Mr. Holiday turned Jack were required to make the trip from that route. It is apparent from the carriers to make the trip that they must have had a very severe time of it. Two months and two days were required to make the trip from Special Prices on Buggies and Spring We doubt if there is another locality over, who coaxed him not to abuse him. Nome to Dawson. The contract time for "The slugs that entered the arms and de of lack Biddle were from the shot

Scurvy is prevailing in and about Nome was apparent. Many or the poor pro-spectors who were unable to get out in the Fall are "hibernating" in their cabins, and it is among this class that the most pronounced cases of scurvy were found. The poor of Nome were proving a heavy tax on the charity of the camp. Destitution was general. The winter was mild, and an early break up was looked for. Travel over the intry was greatly impeded by the mild charge at Tillamook, Oregon. weather. In many places the tundra had been too soft to bear up travelers and communication withoutlying camps was cut off.

To Our Patrons and Friends.

After a careful review of our past year's business, we have concluded that

MCINTOSH & MCNAIR.

While a crowd of Yakima Indians were driving a band of about 500 ponies from the Washington side of the Columbia River to The Dalles, which are to be shipped to the cannery at Linuton, near Portland, the ice broke and a large number of animals fell into the cold water of the river near its middle, which is very deep. Many sank to the bottom of the icy waters and were seen no more. some were rescued at once, while several are heavier than gold, tin-white, and

The Oriel House,

MRS. H. L. HEIGHT, Proprietor.

First-class accommodation for the traveling public.

660 Commercial Street, Near O.R. & N. Wharf, and landing,

ASTORIA, ORE.

Edwards & Sladden.



SHAVING. HAIR CUTTING. SHAMPOOING,

C. A. BAILEY. STUDEBAKER WAGON

Special Prices on Buggies and Spring

C. A. BAILEY, Tillamook, Ore.

EUGENE JENKINS, WATCHMAKER & JEWELER.

WATCHES, CLOCKS and all Kinds of Jewelry Carefully Repaired and Guaranteed at reasonable Prices:

Silverware and Jewelry always kept in stock. Engraving done on short notice free of

Also a nice line of Watches, Clocks,

NOTICE TO CREDITORS.

Notice is hereby given that the undersigne is been duly appointed by the County Court Notice is hereby given that the undersign has been duly appointed by the County Con of the State of Oregon, for Tillamook connexecutor of the last will and testament MARY S. DOWNS, deceased, and all perso having claims against the estate of said deceas are hereby required to present the same, wi proper youchers as by law required, to me the office of B. L. Eddy. Attoruey-at-Law, Til mook City, Oregon, within six months from the difference of the control of the large of th

d le hereof Dated this February 6th, 1902. SAMUEL DOWNS, Executiv of the last will and testament of Mary S. Downs, deceased

NOTICE OF FINAL ACCOUNT.

NOTICE OF FINAL ACCOUNT.

NOTICE 'S HERREY GIVEN,—That the undersigned administrator of the Estate of A. G. ANDERSON, deceased, has presented and filed in the County Court of the State of Oregon, for Tillamook county, his final account in the administration of said estate, and that by order of said Court duly made, the 4th day of March, 1902, at the hour of 10 O'clock a.m., is the time when the lieuring on said final account will be had, and any and all persons having objections to said court on or before said date of hearing.

Dated this 5th day of February, 1902.

F. M. LAMB, Administrator.

PLATINUM METALS

remained in the terrible cold waters for usually occur in small scales and do not remained in the terrible cold waters for almost an hour covered with water, all except their heads, before they were rescued. A large crowd of citizens watched the work of rescue from the river bank.

Usually occur in small scales and do not amalgamate. They are valuable. Send for sale to the Welsbach Company, Broad & Arch streets, Philadelphia, Pa. Analysis free. For information concerning methods of saving the metals, weits to the Waratah, Mingrals, Company, weits to the Waratah, Warat write to the Waratah Minerals Comrany, Limited, 140 Ellis street, San