WEEKLY OREGON STATESMAN, TUESDAY, FEBRUARY 34, 1900.

Dr. Pink Pills For Pale People Save Many Lives

Mr. G. H. Snyder, 1310 Louisians St., Lawrence, Kansas, tells how he was cured by Dr. Williams' Pink Pills for Pale People. He says: "I am now seventy years of age. About three years ago I experienced a coldness or numbress in the feet, then creeping up my legs until it reached my body. I grew very thin in flesh, my appetite was very poor and I did not relish my food. At but I become no hold did not relish my food. At last I became so had I was unable to move about.

Lives are saved by. Dr. Williams' Pink Pills

for Pale People.

I consulted soveral distinguished physicians, one telling me that I had locomotor ataxis, another that I had creeping paralysis. I took their medicines but they did me no good and I continued to grow worse.

"One day nearly a year ago, a friend advised me to try Dr. Williams' Pink Pills for Pale People. I immediately commenced their use, throwing all other medicines away. Before I had finished my first box I found that they were benefiting me. I used twelve boxes in all and was perfectly cured. Although it is oversix months since I used my last pill there has been no recurrence of the disease. My appetite is now good and my general health is better than it has been for many years."

To save a life when medical science fails is a miracle. To restore good health when hope has been abandoned is a miracle. To conquer disease long supposed incurable is a miracle. All this, and more, is accomplished by Dr. Williams' Pink Pills for Pale People. If everybody understood the potent power of this wonderful femedy, much needless suffering would be prevented, many lives would be saved.

Dr. Williams' Pink Pills for Pale People are sold by all druggists. Prepared only by the Dr. Williams Medicine Co., Schenectady, N. Y.

MADE GOOD RECORD

ANOTHER SALE OF HOPS MADE BY O. H. C. A.

A Lot of 170 Bales Disposed of at from

5 1-2 to 7 cents-Directors' Meeting Today.

(From Daily, Feb. 17th.)

The Salem agency of the Oregon Hopgrowers' Association yesterday sold 170 bales of hops at 61/2 and 7 cents per pound. The name of the firm purchasing the hops was not given.

The association has made a very good record thus far in disposing of the hops that have been placed in its pool. Of the several sales that have been made, none have been sold for less than 6 cents. The fact that hops been made, none have been that hops less than 6 cents. The fact that hops have been purchased outside of the as-have been purchased outside of the as-et al., respondents; appeal from Clacksociation for 4 and 5 cents, bears evi-211126

SUPREME COURT IS CROWDED.

Many Cases Have Been Argued and Further Hearing Will Be Tem-porarily Suspended.

The supreme court of Oregon has been busily engaged in hearing appeal cases during the past few weeks, and there are now sufficient of these cases under consideration, to take up con siderable time for their disposal. For that reason the matter of setting more cases for immediate hearing has been temporarily checked, there being none set at the end of this week for hearing during the last week in February. The cases set a week ago, for hearing next week, will probably be the last argued for several weeks, thus giving the justices time to dispose of those cases now under consideration. The cases on the calendar for next week are: Monday, February 19th--N. L. Hersh-

MANY JURY TRIALS HAD A HOT TIME

BUSY DAY IN THE STATE CIRCUIT COURT YESTERDAY.

The Case of Strong vs. Westacott & Irwin Disposed-Several Nonsults and Other Orders Entered.

## (From Daily, Feb. 17th.)

A number of cases were disposed of n Judge Burnett's department of the state circuit court for Marion county, yesterday. At the opening of court the jury in the case of Amos Strong, vs. Westacott & Irwin, tried on Tuesday evening, came in with a sealed verdict finding for the plaintiff in the sum of The plaintiff sued for about \$470, \$20. and the defendants acknowledged owing him \$16.

The case of S. B. Ormsby, plaintiff and appellant, vs. George Howe, defendant and respondent, an appeal from Justice of the Peace H. A. Johnson's court, was taken up immediately, and tried before the following named jurors, both parties having waived a

full jury: R. H. Kenady, M. R. Settlemier, Fred Bents, A. Sauvaine, W. A. Tay-lor, D. D. Coffey, C. L. Watt, G. Stolz, J. A. Tanner, B. B. Smith. Testimony was introduced, at the close of which defendant moved a non-suit, which was granted, and the case dismissed. The action was originally brought to recover two tons of hay, and \$10 damages. He alleged the hay was wrongfully taken by defendant, and withheld from him. Defendant scored a victory in both the justice court and the circuit court. Sherman, Condit & Park appeared for Mr. Ormsby, and L. H. McMahan and John A. Carson for the defendant.

Following the disposal of that case he appeal of the same plaintiff aginst Percy Brown was dismissed by the plaintiff. The case was similar to the first one, the amount involved being \$5 less. 1

The case of W. D. Shaw, plaintiff, vs. A. B. Buren, defendant, an appeal from the justice court, went to trial before the following named jurors Will Evans, R. H. Kenady, M. R. Set-tlemier, W. H. Humphrey, J. R. Jack-son, Fred Bents, J. E. Collard, Peter Curtwright, A. Sauvaine, J. A. Shafer, C. L. Parmenter, Bruce Cunningham. The action was brought to recover \$20.50, alleged to be due the plaintiff trom the defendant. Plaintiff secured judgment in the justice court, and defendant appealed. At the close of the plaintiff's testimony in the circuit court the defendant moved a non-suit, which was granted. W. J. D'Arcy was attor-ney for Dr. Shaw, and Sherman, Condit & Park appeared for 'Mr. Buren. The case of G. W. Edgar, plaintiff and appellant, vs. G. W. Ludwig, defendant and respondent, an appeal from the justice court, was tried before the following named jurors yesterday af-ternoon: Will Evans, R. H. Kenady, E. Hudleson, Willard Martin, W. Taylor, J. R. Jackson, C. L. Parmenter, Fred Bents, A. Sauvaine, John Kennedy, Bruce Cunningham and W. H. Humphrey. The case was originally brought to recover \$71.32, the value of a quantity of grain furnished the defendant, and labor performed. In the lower court plaintiff recovered judgment for \$3.50, from which judgment he appealed, securing a verdict for the full amount claimed-\$71.32. In the justice court R. J. Fleming appeared for Mr. Edgar, the plaintiff in the case, but in the circuit court Carson & Adams were plaintiff's attorneys and Slater & Kaiser appeared for the defendant.

CHAOTIC SESSION OF THE POPULIST CENTRAL COMMITTEE.

"Middle of the Roaders" Were in the Majority-Some Sweeping Resolutions -Will Meet Again.

## (From Daily, Feb. 17th.)

The Marion county populist central committee held an adjourned meeting in the police court room at the city hall yesterday afternoon, and so far as being of an extremely interesting and amusing nature, the session fulfilled all predictions.

Practically nothing was accomplished. Another adjourned meeting will be held at the same place Friday. March 16th, when a county organization will be completed and the plan of action of the party, concerning Marion county, finally determined. At the meeting in March there will be a much larger representation of the party in attendance. In addition to the committeeman, each precinct will be represented by two members.

Of the party's thirty precinct committeemen, only ten attended yesterday's meeting which was convened by Chairman George W. Weeks about 1:30 o'clock. Those present were: Grant Matlock, (Scotts Mills); Geo. W. Weeks, (Howell); J. M. Payne, (Salem No.1); T. C. Jory, (Sidney); F. A. Meyers, (East Salem); R. R. Ryan, (North Salem); T. Y. McClellan. (South Silverton); S. R. Burford, South Salem); I. H. Keyes, (Englewood); I. L. Robertson, (Turner). The last named came late and was there only short time.

Yesterday's meeting was especially interesting because of the fact that the middle of the roaders were in the maj ority, six of the nine committeemen being of that persuasion, while the chairman of the meeting entertains unlike views. G. W. Vedder, of the northern end of the county, chairman and organizer for Marion county of the middle-of-the-roaders, was present and although his faction was in the majority, he made no attempt to depose Chair man Weeks.

Although the discussions at times became somewhat heated, the meeting ess Than Half of the Citizens of Marion adjourned with the best of feeling among the members but the two factions of the party were not any closer united than they were before the meet-In fact, a satisfactory and successful fusion of the two elements is hardly expected, for each division is stubbornly maintaining its position and will not of County Clerk W. W. Hall, at the concede a point. It is not probable court house, is proceeding somewhat that the two factions will become unitslower than during the month of Janed. It is claimed however that the uary, the number appearing being inparty in this county will not endorse sufficient to keep busy Deputy E. J. the middle-of-the-road policy. A maj-Swafford, who is in charge of the regority of the committeemen of the counistration books in the clerk's office. ty, it is represented, favor pursuing a Up to the close of office hours last less radical course, preferring not to commit themselves to the extent that evening, 2729 voters had been registhey would be unable to join and assist tered, being considerably less than onean "independent" or a "reform" move- half of the voters in Marion county, ment should such be inaugurated. One and as six weeks have passed since these gentlemen, when alluded to registration began, and there are only as a fusionist, objected very strenuously to that classification, remarking that his clement might be termed the "noncommittals. Shortly after the meeting was called



For the Complexion | For Red Rough Hands SOAR the hands, on retiring, in strong,

CURA SOAP

and anoin

freely with Curt-

CURA Ointment.

dry,

the great skin cure and purest of emol-

lients. Wear during the night old, loose

For Sanative Uses

ITS remarkable emollient, cleansing

purifying properties, de-rived from CUTICURA, the great skin cure, warrant

the use of CUTICURA SOAF, in the form of baths for



lemishes, no other skin or complexion soap is for a mo-ment to be compared with CUTICURA Soar, because no other soap reaches the cause, viz., the clogged, irritated, or in-famed condition of the Pones. SOAP, because no other soap reaches the cause, viz., the clogged, irritated, or in-famed condition of the PORES.

For Hair and Scalp SPANFOO with CUTICURA SOAP, rinse

with warm water, dry and apply a light dressing of CUTICUEA, purest of emollients, of emollients, gently rubbed into the scalp. This simple, refresh-ing, and inexpen-sive treatment will scothe irri-tated and itching Surfaces, stimulate the hair follicles, clear the scalp and hair of crusts, scales, and dandruff, supply the roots with energy and nourishment, and make the hair grow, when all else fails.

COUNTY CLERK'S OFFICE.

County Listed Thus Far-Rights

of Newcomers.

(From Daily, Feb. 17th.)

make the hair grow, when all else fails. | advantage in the severer cases. Complete External and Internal Treatment of Every Humor. CUTICURA Consisting of CUTICURA SOAP (Sc.), to cleanse the skin, CUTICURA Ointment (SOC.), to a itching and heal the skin, and CUTICURA RESALVENT (SOC.), to cool and cleanse the b THE SET \$1.25 A single set in often sufficient to cure the severest humor when all else fails. Forran D AND CHEM. CORP., Sole Props., Boston. "How to Cure Every Humor," free.

COMING VERY SLOW Scotts Mills ..... Horeb. REGISTRATION OF VOTERS IN THE Hubbard.. .. .. .. ........ Monitor......... Salem No. 1 ..... 97 Salem No. 2..... 107 Salem No. 3..... Salem No. 4 ..... The registration of voters in the office North Salem ..... East Salem ..... South Salem ..... Sidney ... .... ....... ...... 43 South Silverton ..... Silverton..... North Silverton ..... St. Paul ..... Stayton ..... 104 Yew Park .....

dence that the effect of the association has been to stimulate the market.

A meeting of the board of directors of the association will be held in Woodburn today when some action will be taken in the matter of purchasing supplies for the members of the association. M. L. Jones, of Brooks, president of the association, was in the city yesterday, and with James Winstanley. manager of the Salem agency, will go to Woodburn this morning to attend the directors' meeting.

The Gervais Star, under date of yesterday, says:

"Splendid weather prevails, and much work is being accomplished in the hop yards in all sections, especially in the cleaning off of the dead vines. No sales of hops worth noting are report-Those made range from 5 to 6 ed. cents, two lots being delivered in this section the past week at these figures. Hopgrowers are not going to retire from the production of this crop, but purpose giving it another trial the coming year. The renting of hopyards is going on as freely as heretofore, and upon the same terms-one-third to one-fourth to the owner-which really means 8 to ro cents cost per pound to the producer."

Valentine Loewi, in the Producers' Price Current, of New York, under date of February 10th, says of the hop market in that city: Bales.

Receipts for week ..... 2,091 Exports to Europe for week .... 1,362 

week and for the class of goods that comprise the balk of the offerings the prices have been weak, and in some cases lower. Statistically the position would seem to be stronger than it really is, and this is unquestionably due to the fact that the hops remaining unsold are mostly of inferior qualities. Brewers have been securing the best of the crop ever since the new season opened, and it is becoming more and more difficult to interest them in the goods now generally shown. Further lots are going abroad, goo bales arriving this week on direct consignment from the Pacific coast. Inouiries come to hand for fine stock and if such was available more business would result as the English markets have been stilfening a little of late. Our quotations cannot be changed materially, but the top figures look extreme because there are so few of such goods to be had. In the interior of this state but little business has been accomplished, but a good deal of trading is reported on the Pacific coast. Washington papers say that 3000 bales were sold there last week, and only 8000 bales are left in growers' hands.

State, 1800, choice, per 1b.... 121/2@13 State, 1899, good to printer. 5 @ 9 State, 1899, common to fair. 5 @ 9 State, 1898 ..... 5 Pacific coast, 1899, choice...13 @131/2 Pac. coast, '99, good to prime.10 12 Pac. Coast, 1890, com. to fair 5 @9 

Tuesday, February 20th-Sol. Abraham, appellant, vs. the Oregon & Cali-fornia Railroad Co., et al., respondents; appeal from Douglas county. The Coos Bay, Roseburg & Eastern R. & N. Co., respondent, vs. J. H. Nosler, appellant; appeal from Coos county. Wednesday, February 21st-J. Frank Watson, respondent, vs. The Noonday Mining Co., appellant, the John A. Roeblings Son's Co., respondents, and Al. Parker et al., defendants; appeal from Douglas county, Philip Merriam, respondent, vs. The Victory Placer

Mining Co., defendants, Willis Kramer, et al., creditors, appellants, and Willis Kramer, et al., creditors, respondents; appeal from Douglas county. Thursday, February 22d-Jacob

Block, appellant, vs. Sarah Sammons and Joseph Hubbell, respondents; appeal from Multnomah county. Nancy S. Belle, George Swegle, M. W. Swegle. Albert J. Swegle, Olivia Holmes and Emma Bender, respondents, vs. Chas. O. Brown, Emma M. Brown, Frank E. Brown and Maggie F. Brown, appellants; appeal from Marion county.

## THE BOERS AIM LOW.

It is the testimony of all the correspondents at the front that the Boers have a knack of hitting our men about the legs and lower part of the body. The fact is brought startingly into prominence by the enumeration of the wounds received by 309 officers and men treated by the field hospitals with General Hart's brigade. Of the whole only eight received shell wounds; the others were hit by Mauser bullets, 76 in the upper extremity, and 118 in the lower extremity. It is a little consola-tion to know that the wounds "were humane in the extreme," they were small, and there was very little hemtotally disabled may in the end prove to be comparatively small. The pracice of the Boers seems to be to aim low, no doubt with the object of taking advantage of ricochet shots, which are accountable for a good deal of the peculiar mischief done to our troops .-Pall Mail Gazette.

> Everybody dreads a long story teller.



During the day the court made orders in the following cases:

W. H. Fle.cher, plaintiff, vs. George Appleyard, et al., defendants; action for money; motion to strike out part of the second amended answer argued. Gideon Stolz, plaintiff, vs. John A. Evans, defendant; action for money; default and judgment with order to sell attached property. Susan Tucker, plaintiff, vs. Gust

Heyden, defendant; action for money; judgment for defendant on verdict.

At 4:30 o'clock the court adjourned to 9 o'clock this morning, when the case of the State of Oregon, plaintiff, vs. George Gray, defendant, indicted for carrying concealed weapons, and for indecent exposure, will be called up for hearing. A. W. Prescott ap-pears as counsel for the defense.

FOR SCHOOL DIRECTOR .- The election for a school director to succeed Thos. Bruce, whose term will expire, will be held on the second Monday in March. Already the names of several citizens are being talked of in connection with the candidacy. Some of his friends will probably urge J. M. Lawrence, the well known grocer, to allow his name to be used as a candidate for the place to become vacant. He has not yet consented to this, so it is said. But Mr. Lawrence would no. doubt make a good director. The name of Mr. Fletcher, of North Salem, has also been mentioned

BOARD MEETING .- The board of directors of the Salem Chamber of Commerce held a meeting at the office of the secretary, H. B. Thielsen, yesterday afternoon. H. G. Sonnemann's resignation as director and treasurer having been tendered; after its acceptance J. H. Albert was chosen as treasurer and H. D. Patton to fill the vacancy in the board. A resolution was passed stating in substance that owing

payment of dues.

THE DRIED FRUIT MEN.-There is a prospect that the dried fruit men of Oregon will soon form an association. It is the intention to make the organization a strong and effective one, and, to this end, it is understood that a study is being made of the associations of the same kind in California. It is likely that a meeting will be held in Salem soon to get the matter under way.

Nobody watches a job so closely a man who is in the same busine

to order, R. R. Ryan introduced a very comprehensive resolution, which after a three hours' very earnest debate, was adopted by a vote of 6 to 3. The resolution follows:

"Resolved .- That we, the peoples party central committee of Marion county, Oregon, do hereby re-affirm the Omaha platform adopted by the peoples party at Omaha, 1892, and also the platform and rules of organization and government of the peoples party adopted at Cincinnati, Ohio, September 5 and 6, 1898, by the straight peoples party convention, called by referendum vote; and be it further

'Resolved-That we endorse the candidates named at the above convention subject to endorsement by the peoples party, namely, Wharton Barker, of Pennsylvania, for President; land Ignatius Donnelly, of Minneasota, for vice-president, and be it further

"Resolved-That we are in favor of action entirely independent of the republican and democratic parties, or either of them, and we most cordially invite all voters, who are desirous of direct legislation, with the initiative and referendum and imperative mandate. government ownership of all public utilities, with the issue of all money a full legal tender, by the government. direct to the people without the intervention of banks, to unite with us in the campaign of 1900.

When the resolution had been disposed of, Mr. Vedder was recognized by the chair and in the short talk that he made; stated that he would not insist on the resignation of Mr. Weeks and himself as chairman of the two factions, at this meeting, and expressed a willingness to defer such action until the adjourned meeting in March. Circuit Judge R. P. Boise and Mr.

Darby addressed the committee, cautioning them to be considerate in whatever action they might take. Mr. Vedder and others contended that for the party to pursue other than an independent-course would result in sure political death to the organization.

The meeting to be held in March will be a contest by the two factions for supremacy in this county. There will be a full representation of the committee and other delegates and a live meeting may be expected. The state populist central committee

will meet in Portland nex? Thursday, the 22d inst. "I take it," said the tourist, "that this is a strictly agricultural county?" "Yes, indeed, said the local statisti-cian. "I figure that our people have bought more gold bricks per capita than the people of any other county in the state". the state."-Puck

**BEECHAM'S PILLS** taken at night will make you feel right, act right and look

right. They cure Constipation. 10 cents and 25 cents, at all drug stores.

eight weeks left before the books will close, it stands to reason that the voters who desire to be registered must come in a steady stream from now on if hey wish to be listed before the end

of the term. Many of the precincts, especially those at a distance, are barely represented on the books of the clerk, and efforts will have to be made, on the

part of those who will be interested in getting out a full vote, to either bring the voters to the clerk's office, or make it possible for them to register nearer home, as they may otherwise be barred from voting. Of course, provision is made in the registration law for voters. who are not registered, to prove their right to the franchise at the polls, and thus be permitted to cast the ballot,

but this mode of securing the right to vote without being registered in the regular way will be found extremely cumbersome, and may, in many iustances, be found impossible, as witnesses have to be brought before the precinct election boards to prove the

voter's right to cast his ballot; prove his residence and his citizenship. And, should many undertake to go through this program on election day, it may easily happen that the judges of election will be overwhelmed with work and will result in many being unable to cast their votes before the hours of closing the polls. For this reason the voters will find it to their advantage to register, and to register early, as the county clerk's office will also be overwhelmed with work during the closing weeks of the time fixed for registration.

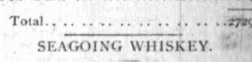
There are many new settlers in Marion county, lately arrived from the Western and Central states, who are not entitled to vote at the June election and these gentlemen are not, as a rule, registering with the clerk; they should be urged to do so, however, as all of those now here, and those locating here before May 1st, will be entitled to vote at the presidential election in November, and the present registration covers that as well as the June election, the law contemplating only a biennial registration of the voters. Many of these new settlers, if informed of their rights, would doubtless appear for registration thus entitling them to vote next fall, and in their cases, as in

chose of young men reaching their majority between the dates of the state and presidential elections, a memorandum on the registration books, giving the date when the voter in question would become entitled to cast his balot, would be sufficient notice to the

judges of election, and would prevent a wrongful use of the ballot.

Below is given a list of the Marion county precincts, together with the number of voters registered in each up to last evening, exclusive of those who have been listed by country magis-trates and notaries, the reports of reports of which have not reached the county

clerk's office: Butteville..... 46 Englewood..... 147 Fairfield.....



Reasons for Sending It Twice Across the Ocean Before Putting It on the Market.

Large shipments of whiskey in bond will be made from Baltimore to European ports within the next month or two. A shipment of 1,500 barrels " is now nearly ready for export and about 4.000 barrels more will soon be ready. While some of the whisky will sent by Baltimore owners, the most of it will be from Cincinnati and other Western cities. After being kept in European warchouses for six months or a year the greater part will then be brought back to this country, for sale, The whiskey to be sent out is of the 1801 and 1892 distillation, which must be taken out of the bonded warehouses because the eight-year limit has expired. Whiskey may be stored in bonded warehouse eight years without being subject to the internal revenue tax of \$1.10 a gallon. At the expiration of eight years it must be taken out. Rather than pay the tax and lose the use of the money until the sale of the goods, some owners prefer to ship their surplus stock to the other side and store them there until needed. claiming that the cost of freight both ways and storage in Europe will be less than the cost of meeting internal revenue requirements at a time when there is no demand for the goods. The tax is only required to be paid when whiskey is put on the market for consumption, so that goods shipped to Europe in bond are not taxed. They are brought back as required by the demands of the market here. Goods remaining in this country out of bond are supposed to be on the market.

This method is pursued by dealers and distillers who overload themselves. The output in 1892 was heavier than the demand, and it is part of the surplus which is now going to Europe to await the time when it must be brought back to be placed on the market .---Baltimore Sun.

Legal Blanks, Statesman Job office.



to the valuable assistance of the daily newspapers of the city, they be continued as active members, without the