# POLITICAL POT

# Results of the Pertiand Primarles of Last Saturday

WILL HAVE VERY LITTLE EFFECT ON GOVERNOR GEER'S CANDI-DACY FOR RENOMINATION.

The Aspirants for Places on the Coun-Work-Who Some of Them Are.

office are working hard to secure the promises of a sufficient number of delegates in the county convention, and the delegates elected last Friday are being constantly besieged by men desirous of support. Since the primaries settled the state contest, so far as Marion county is concerned, the canditheir imming, and they are wasting no of the aspirants. Robert A. Crossan. time in the effort to snatch success for

The Marion county convention will. as shown on Saturday morning, be controlled by the Ger forces, and will doubtless send a solid delegation to the State Convention for the adminjetration. The opposition to Governor Geer claims to control a half dozen or more precinct delegations, but this will probably benefit them very little, as the majority for the administration is so overwhelming, that it is not at all likely that/the minority will be allowed to divide the county's vote in the State Convention.

The result of the contest for control of the Multnemah county primaries, on Saturday last, makes little difference in this county, and whatever the feeling of the majority in Portland may be regarding the nomination for Governor, there is little fear that it will affect the chances of Governor tieer or any of thou rest of the administration.

Aside from the fact that Governor Geer will have a solld delegation from Marion county, he will have equally strong supoprt from a number of other valley counties and several from Eastern Oregon, and this, with his popularity among the common people, which today is even greater than it was four years ago, will be a strong factor, in his favor and will bring him support that will almost make his nomination unanimous.

## County Officers.

The most important county office which is to be filled at the coming election, and for which the convention will have to put forward a strong candidate, s that of sheriff. For four years this office has been held by the Democrats-"our friends, the enemy"-and the Republicans of Marion county are now determined to again secure this office for one of their own men. Among the candidates for this position are four

# NEW TO-DAY.

MONEY TO LOAN ON IMPROVED farms and city property at 6 per cent perannum; no commission. Please call or address Eugene Breyman, Remember the place, 270 Commercial street, one door north of Statesman dwtf

FOR SALE OR TRADE.-1 GOOD 30 horse power skid boiler, about 2000 ft. of 1-in., %-in. and %-in. iron pipe, nearly new, and all in good shape. Address or call on White & Richie, Scotts Mills, Oregon, 3:7-4t (1)

HORSE FOR SALE-WEIGHT 1500 lbs. Nine years old. See C. A. Petzel, six miles north of Salem, 3:7-3tw (1)

WANTED .- I want to rent a ranch stocked, for 3 or 5 years, references, state what you have, "R," Statesman

The Statesman Pub. Co. has on hand several hundred copies of the OREGON CONSTITUTION. The price is 10 cents each as long as they last.

MONEY TO LOAN, -6 and 7 per cent on improved Valley farms. W. A. Shaw & Co., 243 Stark Street., Portland, Oregon.

NOW-Is a good time to bring in your machinery and have your repairing all done. Castings, iron and brass, furnished on short notice. One boiler and 4-horse engine complete for sale cheap. E. M. KRIHTLINGER. Phone 2933. 208 Liberty St.

# ABSTRACTORS OF TITLE.

ESTABLISHED IN 1880 .- Only complete set of abstract books in Marion county, Oregon. Concerning titles, consult us. Salem Abstract and Land Co., Salem, Oregon, F. W. Waters, Secretary and Manager.

## LEGAL NOTICES.

NOTICE OF INTENTION TO WITH-DRAW: INSURANCE DEPOSIT BY THE PALATINE INSUR-ANCE COMPANY, LIMITED, OF MANCHESTER, ENGLAND.

To Whom It May Concern: In accordance with the requirements of the laws of the State of Oregon, relative to insurance companies, notice is hereby given that the PALATINE INSURANCE COMPANY, LIMITED, OF MANCHESTER, ENGLAND, desiring to cease doing business within the State of Oregon, Intends to withdraw its deposit with the Treasurer of said State and will, if no claim against said Company shall be filed with the Insurance Commissioner within six months from the 22d day of October, 1901, the same being the date of the first publication of this notice, with draw its deposit from the State Treas-

PALATINE INSURANCE COMPANY. LIMITED,

By C. F. Mullins, Manager for the Pacific Coast.

men well known throughout the county. Wm. A. Taylor, of Macleay, is one of these, and he is making an active campaign. So is Hon, Charles D. Hart-BOILING HIGH man, of Scotts Mills, and a member of the last Legislature from Marion county. Wm. H. Savage, of Englewood, for a number of years the superintendent of the pavilion at the State Fair, is also after this plum, as is Robert A. Witsel, Supreme Court Yesterday Handwell-known farmer from Turner pre

For the office of county clerk there are but two candidates. John W. Roland, formerly a merchant of Jefferson and who served as bookkeepre at the Insane Asylum, is an active candidate and he is developing strong support from various parts of the county. Mr Roland is an office man of exceptional ability, and would make an excellent county clerk. A. F. Blackerby, of Silverton, is anothen candidate for the place, and is making an active canvass. He ence served this county as assessor. He also is developing considerable strength, and will doubtless make a ty Are Numerous and Are Hard at good showing when the convention

For the office of county recorder three candidates are in the field. S. A. Mc Fadden, of this city, for a time deputy under the present incumbent, is a can-The political pot is boiling high in didate and he is securing considerable Marion county, and candidates for encouragement in the race. Fred A. Legg, the Salem druggist, is another man seriously figuring on the nomination for this office, while J. C. Siegmund, the Gervals merchant, and for years a leader of the Republicans in the south end of the county, is also in the race.

For county treasurer there are four avowed candidates. J. Henry Haas, ing diligently for support.

Only one candidate for county assessor has thus far appeared, in the person of Charles Lembcke, the present incumbent, and it is generally believed that no opposition will appear and that Mr. Lembeke will be nominated by acclamation. The same condition of affairs exists in the case of County Surveyor B. B. Herrick Jr., who has served in that capacity for five terms. Dr. D. F. Lane, the present coroner, is also up for renomination, and thus far without opposition.

Following is a list of candidates for the different positions, state and countyt

#### Governor.

T. T. Geer, of Marion county. W. J. Furnish, Umatilla, S. A. Lowell, Umatilla. H. W. Corbett, Multnomah,

Henry E. Ankeny, Jackson. C. A. Johns, Baker. Secretary of State. F. I. Dunbar, of Clatsop.

C. W. Fulton, Clatsop.

P. S. Malcolm, Multnomah. State Treasurer. Chas. S. Moore, Klamath.

J. H. Ackerman, Multnomah. Attorney General. D. R. N. Blackburn, Linn. Frank T. Wrightman, Marion.

Superintendent of Public Instruction.

A. M. Crawford, Douglas. State Printer.

Willis S. Duniway, Multnomah, P. J. Beckett, Marion. Wm. J. Clarke, Marion. Edward Everett Young, Baker. J. R. Whitney, Linn. F. W. Chausse, Josephine.

Judge of Supreme Court. R. S. Bean, Lane. Joint Senator.

(Marion and Linn) Frank J. Miller, of Albany. Percy R. Kelly, of Albany.

#### W. H. Hobson, of Stayton. State Senators.

Lot L. Pearce, of Salem. Dr. J. N. Smith, of Salem. N. H. Looney, of Jefferson. L. J. Adams, of Silverton. J. M. Poorman, of Woodburn, C. P. Bishop, of Salem, Squire Farrar, of Salem.

Representatives Frank Davey, of Salem. J. H Settlemier, of Woodburn.

Henry A. Snyder, of Aurora. J. S. Ritchle, of Scotts Mills. John M. Watson, of Turner. Henry Keene, of Stayton. Alex. LaFollett, of Mission Bottom Abner Lewis, of Aumsville, E. T. Judd, of Aumsville, John A. Shaw, of Mill City. Charles Sappingfield, Macleay, W. C. Hubbard, Salem.

# Sheriff.

Robert A. Witzel, of Turner. Wm. A. Taylor, of Macleay. Chas. D. Hartman, of Scotts Mil s. W. H. Savage, of Salem.

County Clerk. J. W. Roland, of Salem. A. F. Blackerby, of Silverton, County Recorder. S. A. McFadden, of Salem.

John C. Siegmund, of Gervals, Fred A. Legg, of Salem. County Treasurer. J. Henry Haas, of Salem. Robert A. Crossan, of Salem. E. B. Watters, of Stayton, Fred A. Haas, Salem.

County Assessor. Charles Lembcke, of Butteville County Surveyor. B. B. Herrick Jr., of Salem. Coroner.

Dr. D. F. Lane, of Salem. Commissioner, Wm. Miley, of Aurora. W. H. Smith, of Sublimity,

Justice of the Peace. (Salem District). E. C. Judd, Salem. E. D. Horgan, Salem.

Constable. George H. Irwin, Salem.

the friends of Mrs. L. Pease, of Law-rence, Kan. They knew she had been unable to leave her bed in seven years on account of kidney and liver trouble. nervous prostration and general debil-ity; but, "Three Bottles of Electric Bitters enabled me to walk," she by Garbade. Later Garbade sold his writes, "and in three months I felt like title to the lands to the lumbering

Only 50c. DR. STONE'S

Seven Years in Bed.

# **FIVE CASES** ARE REVERSED

ed Down Decisions

THE STAYTON STREET LITIGA-TION ENDED IN THAT THE TOWN LOSES ITS CASE.

Portland is Enjoined from Corlecting Street Assessments Because of the Posting of Defective Notices-Two Polk County Appeal Cases.

The Supreme Court yesterday handed down five decisions in appeal cases

heretofore argued. They are: G. D. Trotter, appellant, vs. Town of Stayton, respondent: appeal from Marion county, Hon. R. P. Boise, judge; reversed; opinion by Chief Justice R. S. Bean.

This was a suit to quiet title to the Salem jeweler, and a resident of small strip of land on the east and dates for county offices are having this city for a third of a century, is one north sides of plaintiff's property in the town of Stayton, as laid off and the hop dealer, is after the place, as is platted in 1871. The point of contro-Fred A. Haas, the State street druggist, versy is the west line of Third street E. B. Watters, a young resident of and the south line of Ida street. As Stayton, is also in the fight and work- originally laid off the initial corner, from which the survey started, was 2.97 chains north of the quarter section corner between sections 16 and 15, t 9 s, r 1 w. From this point the lots and blocks were surveyed. In 1900 the town council employed Alfred Gobalet, an independent surveyor, to re-establish the lines, and he did so independvey cut off the strip of land off the property of plaintiff, here in controversy. Later the County Surveyor was secured by some of the citizens to survey the streets, and he started from the original base, and his lines in all lines of the dedication. Plaintiff then brought this suit, and the Circuit Court found for the town, and against the plaintiff, holding the Gobalet survey to be the right one, and plaintiff appealed. The appellate court decider in favor of the original survey, and that of the county surveyor, reverses the decision of the lower court, and enters a decree in favor of plaintiff.

> B. I. Ferguson, appellant; vs. Mrs. Ollie M. Pyers, respondent; appeal from Pelk county, Hon. R. P. Boise, judge; reversed and remanded. Opinion by Associate Justice F. A. Moore.

This suit was on petition for review of judgment of an inferior court. Defendant had sued plaintiff in a justice court for the recovery of specific personal property, valued at \$249, with damages of \$25 for its wrongful detention, making in all \$274. Plaintiff claimed the court had no jurisdiction, but the Circuit Court held otherwise. The Supreme Court sustains plaintiff's contention, and reverses the judgment.

J. A. Byers, appellant, vs. B. I. Ferguson, respondent; appeal from Polk county, Hon. George H. Burnett, judge; reversed. Opinion by Associate Justice F. A. Moore.

This action was begun in a justice court to recover possession of personal property. Plaintiff claims ownership and right of possession, of a certain horse held by defendant, because the same is exempt from execution. A defective statement in the pleadings was demurred to in the justice court, and the demurrer was overruled. The defendant then answered over, and proceeded to trial. When the case came up in the Circuit Court, a similar demurrer was entered and sustained. This, the Supreme Court holds, was an error, the defect having been cured by the answer in the justice court.

The Bank of British Columbia, et al., appellants, vs. City of Portland, et al., respondents; appeal from Multnomah county, Hon. John B. Cleland, judge; reverged. Opin-ion by Associate Justice C. E. Wol-

This was a suit to enjoin the collection of assessments for a street improvement, based upon the non-observance of the charter provisions in doing the work. Several points were raised and grounds given why the notice and action of the council were illegal, but the court finds that all were within the powers of the council exend of the proposed line of improvein three days after the passage of the resolution providing for the improvement, a notice shall be posted at each end of the line of improvement, the heading of which notice shall be in letters one inch long. This notice was posted, but the heading was in smaller type than required by the charter, hence not a proper notice, and the judgment of the trial court was, therefore, reversed, and a decree entered restraining the collection of the assessment.

The Larch Mountain Investment Company, plaintiff and appellant, vs. T. A. Garbade, John H. Woodward, C. C. Palmer and the Bridal Veil Lumbering. Company, defendants and respondents, and Wm. Frazier, sheriff of Multnoanah county, defendant and appellant; appeal from Multnoman county, Hon. John B. Cleland, judge; reversed. Opinion by Chief-Justice R. S. Bean.

This was a suit to determine the wnership of \$2271.21, deposited with the sheriff of Multnomah county to redeem from defendant Gurbade certain lands sold under an execution on a judgment against it. The lands in "Will wonders ever cease?" inquire the case originally belonged to the plaintiff, but were sold under execution, to the defendant Garbade. After the sale under execution, the plaintiff deposited the money for the redemption of the land, but this was refused by Garbade. Later Garbade sold his a new person." Women suffering from Sleeplessness, Melancholy. Fainting and Dizzy Spells will find it a priceless office and cluimed the money deposited for redemption. This money was refused them, and as they under an

the plaintiff.

part owners of the funds, they were mand doubtes defendant in this suit for recovery of the funds brought by plaintiff. The decree in the court bew was in favor of defendants, and necessary to make a distinciton beplaintiff, and the decree of the court pelow is reversed, and one entered for

The case of W. M. Ladd, Trustee, appellant, vs. John F. Hawkes, respondent, an appeal from Multnomah county, was argued and submitted by John Ditchburn for rspondent, and F

D. Chamberlain for appellant. The case of J Leve, et al., appellants vs. Wm. Frazier, respondent, was argued and submitted on motion to dismiss, by M. W. Smith for appellant, fact that medium sized animals find. and M. L. Pipes, respondent.

as shown below:

J. Leve, et al., appellants, vs. Wm herein.

F. L. Richmond, respondent, vs. The

Southern Pacific Company, appellant;

ordered on stipulation waiving time, that the mandate issue at once. James Taylor, et al., respondents, vs G. C. Lapham, appellant; ordered on motion that appellants' time to file

their transcript be extended to April 15th. Rosa B. Richards, respondent, vs Meier & Frank Co., et al., appellants; ordered on stipulation that the hearing

of this cause be postponed and reset after the expiration of 60 days. H. W. Hesse, respondent, ys. N. Barrett, et al., appellants; respondent's motion to postpone hearing 40 days from March 3d allowed, cause to be reset for hearing.

W. K. Morley was permanently admitted to practice as an attorney on motion of Jerry E. Bronhugh,

#### New School in Cuba.

Since the American occupation of uba 3,600 new schools have been opened and many reforms have been brought about in their educational system. Some idea of their work can be obtained from their exhibit at the Panent of the original survey, and only te American exposition, for which they straighten out the streets. This sur- were awarded five gold and four silver medals. This is certainly a wonderful record, and one we should all be proud of. There is also a wonderful record behind Hostetter's Stomach Bitters, the famous American remedy for indigestion, dyspepsia, flatulency, biliousrespects conformed with the original ness and insomnia. If you are troubled with any of these ailments we would urge you to try it. It is also a splendid blood purifier, and should be in every household. Our Private Stamp is over the neck of the bottle,

CANDY CATHARTIC Genuine stamped C. C. C. Never sold in bulk Beware of the dealer who tries to sell

THE RUSH IN SHERIFF

**DURBIN'S OFFICE IS OVER** 

"something just as good."

Since the Time for the Rebate Has Expired, There Are Fewer Taxpayers at the Court House-Heavy Collections Made.

As the rebate provision of the new tax law has expired the rush and excitement has subsided in the sheriff's Early breding of swine has been favdepartment at the court house, and all was serenely quiet in the neighborhood of that office yesterday and the place seemed deserted except for the deputies, B. B. Colbath and J. R. Linn, who are still very busily engaged in receipting the mail applications-and for an occasional straggler to enquire about his or his neighbor's taxes. The deputies, who have been laboring almost incessantly night and day for more than fifteen days, worked all day Sunday in looking up and receipting for the Southern Pacific Company's taxes, which alone amounts to \$8961.05 horse has a full mouth when about five and yesterday started in upon the immense pile of over 1000 letters which represent about \$15,000 in taxes.

Up to Saturday evening last a little over \$110,000 had been collected of the 1901 taxes, just half of the entire amount which is \$220,000, and as the that exceptional maturity means a taxes do not become delinquent until the first Monday in April (7th), Dep- should be fed so as to encourage uty. Sheriff Colbath thinks that over half of the remainder will have been collected before the expiration of that

During the March term of the county commissioners' court, which was also during the beginning of the rush of the taxpayers into the sheriff's office, the court made an official visit to this department and very considerately, cept the posting of the notice at each Colbath to employ all of the help necesthough informally, authorized Deputy sary and all of the help that could be ment. The charter requires that with- utilized to assist in the work was en-

> A PRINTER GREATLY SURPRISED. "I never was so much surprised in my life, as I was with the results of using Chamberlain's Pain Balm," says Henry T. Crook, pressman of the Asheville, (N. C.) Gazette. "I contracted a severe case of rheumatism early last winter by getting my feet wet. I tried several things for it without benefit. One day while looking over the Gazette, I noticed that Pain Balm was positively guaranteed to cure rheumatism, so bought a bottle of it and before using two-thirds of it my rheumatism had taken its flight and I have not had a rheumatic pain since," Sold at Dr. Stone's Drug Stores,

Judge M. L. Pipes, of Portland, was Salem business visitor yesterday John Wolfard, of Silverton, was Salem business vicitor yesterday,

Judge R. P. Bolse returned last even ing from a business visit to Portland. Miss Cecelia Haines returned last evening from a visit to relatives in Portland.

Mrs. J. D. Alexander left yesterday afternoon for a visit to relatives in Toronto, Canada. Mr. and Mrs. W. Nehs, of Baraboo, Wisconsin, who are touring the Pacific Northwest in search of a suitable lo-

cation for a future home, stopped off in

this city for a few hours yesterday and

departed for Portland on the afternoon

train. the Lind You Have Always Bon

greement with their client were made GROWING AND FATTENING STOCK

ing any class or stock for the slaughter market it is sound policy to make the time of growth as short as possible. The chief reason for this is the fact that the animal must necessarily visit to the local lodge last night. consume considerable food for support without making any increase, and the longer the period of growth the greater the cost of the food maintenance. Another advantage associated with shortening the period of growth is the as a rule, the quickest and best sales Other orders were made in the court in the markets. The lamb that is fat at ninety pounds live weight, the hog that is marketable at two hundred and Frazier, sheriff, respondent; ordered on litty pounds, and the smooth steer that stipulation that appellants have until goes to the shambles weighing fourteen May 1st to serve and file their brief hundred, are the most desirable as a rule for the purpose of slaughter. Of course there are times when the 130pound wether and the 1600-pound steer will sell readily and well for export and when the heavy hog of 400 pounds also brings as good a price as any other: but these are not so frequently desirable as the lighter and better finished types. In beginning the preparation of stock for the fat market it is the more profitable aim to keep them gaining in flesh, as well as in growth, from the time of birth until they are shipped to market. This means careful and continuous feeding. In the instance of pigs it means the liberal use of skim milk, where this is obtainable, with careful feeding of corn, short, gluten feed, or wheat. To carry a load of Fall pigs along successfully during the Winter months and keep them from doing too well or not well enough, is a nice point in the feeder's art. Fol-, lowing a bunch of corn fed steers is tikely to keep them active enough and give them all the corn they need; and if this is supplemented with a milk slop the progress is likely to be satisfactory. Among calves at this season the feeding is apt to be light. To make steers of the best quality, however, they should undoubtedly have grain the first winter. Corn alone is too enc-sided in its constituents, and consequently if fed alone some of the nutritive qualities are likely to be wasted. Mixed with bran or oats, however, the demands of the calf in growing and fattening are met very satisfactorily. It seems safe to assume that finished beef made by the calves of this season is full fare to Roseburg and taking a regoing to sell for an unusually hisprice, so that the chances are they will properly certified by the Secretary of pay for the extra care that is given the Convention, them now. In the rearing of breeding stock the growing period should be lengthened rather than shortened by the encroach-

ment of fattening. While early maturity in fattening stock is encouraged by securing this quality in our breeding stock, yet there is a limit in the instance of the latter which cannot be completely ignored by the breeder. It would seem that we had about reached that limit. Normally cattle have completed their teething when four or five years old, and that is generally accepted as indicative of complete maturity. Yet our breeding cattle are filling their different purposes before they have passed half way towards this time. Early breeding undoubtedly has assisted early maturity, especially where it has been preceded by early and liberal feeding. Swine have a perfect set of teeth in from two to two and a half years, sheep when about four years, and horses when close to five years. orable to maturity, and the same is true in a degree to sheep. those breeds where large and rapidly maturing lambs have been desired, the ewes have in many flocks been bred as lambs, and where they were large enough, this practice appears to have been favorable to securing heavy weights in lambs. In animals intended for meat early breeding and liberal feeding have been advantageous, but when the production of an animal intended to endure, such as the horse, then a different policy is necessary. A years old, and it seems that it takes that length of time to bring out the best that is in him, either for speed or draft. Of course it depends somewhat on strains, some maturing earlier than others, but it will generally be observed shortened period of usefulness. A colt growth and the building of frame and muscle, rather than for the production of fat. Little corn and more oats and bran, with liberal exercise, are conducive to these ends. In feeding colts it is the worst possible policy to keep them fat and sleek rather than growthy and strong in bone and muscle.-lowa Homestead.

# SPRING HINTS.

Instead of taking a tonic this Spring to give you an appetite and brace you up, I do wish you would try the plan that Jack and I have found so much more satisfactory. As soon as the middle of February, we begin to lessen the quantity of meat on our bill of fare, and to go without an occasional meal. We find that it is easier to go without breakfast than any other meal, but at first we allow ourselves a glass of hot milk, soon after rising, or a cup of coffee, if we think we can't live without it. After a few days we can get along without difficulty, and we always feel better for doing so.

We bribe the children to fast, believ ing it is better to spend money this way than in medicine. It gives their stomachs an opportunity to rest, and to get ready for the change that warm weather always brings to the system. We never coax them to eat when they don't feel like it, for we believe that food taken without an appetite only serves to clog the system. We encourage them in drinking a great deal of water at this season of the year, and try to get them to take hot water regularly before meal time. If this doesn't relax the bowels sufficiently we give a little sulphur in "the good, old-fashioned way, for we believe the body should have a thorough cleaning out every Spring if one would keep well during the Summer.-[Mrs. Robinson, in Am-Bulletin.

Mrs. C. S. Moore went to Portland yesterday afternoon for a visit to rela-

Prof. W. C. Hawley returned last night from Denver, Colo., where he attended a meeting of the Board of Head A DISTINGUISHED VISITOR.

Calvin Whitney, who has the honor To indicate the best conditions for of being the president of the A. B. Chase Piano Co., who manufacture the growing and fattening stock it is first finest upright planos in the market plaintiff appealed. The appellate court tween breeding stock and that intended now, was a visitor with Geo. C. Will olds that the equities are with the for the fat stock market. In prepar- between trains last evening, on his way to San Francisco.

Mrs. Nellie Gustin, of Portland, president of the Rebekah State Assembly. is in the city having paid an official

Chronic Diarrhoea.

Mr. C. H. Wingfield, of Fair Play, Mo. who suffered from chronic dysentery for thirty-five years, says Chamberlain's Colic, Cholera and Diarrhoea Remedy did him more good than any other medicine he had ever used. For sale by Dr. Stone's Drug Stores.

CALL FOR CONGRESSIONAL CON-VENTION.

A convention of the Republican party of the First Congressional District of the State of Oregon is hereby called to. meet in Reseburg, Oregon, Tuesday, April 1, 1902, at 1 o'clock p. m., for the purpose of nominating one Representative for Congress, and to transact such other business as may properly come before the convention.

The convention will consist of 171 delegates, apportioned among the several countles of the district, as follows, to

Benton .. .. .. .. .. .. .. .. .. .. Klamath.. .. .. .. .. .. .. .. .. .. Lake ..... Lane. Lincoln. Linn.. .. .. .. .. .. .. .. .. .. Yamhill .. .. .. .. .. .. .. .. ... 12

The same being one delegate at large for each county and one delegate for every 150 votes or fraction theref over 75 cast for Presidential Electors in November, 1900,

Delegates or others in attendance on the convention may secure a rate of one and one-third fare for the round trip on the Southern Pacific and Corvallis & Eastern Railways, by paying ceipt to that effect and having the same C. B. WINN,

T. W. HARRIS. Secretary. Chairman. td.

f You Could Look into the future and see the condition to which your cough, if neglected, will bring you, you would seek relief at once—and that naturally would be through Shiloh's Consumption Troubles. Cures Coughs and Colds in a day.

25 cents. Write to S. C. Wells & Co.,
Le Roy, N. Y., for free trial bottle.

Half-tones and Zincographs The Best-Nothing Else

Karl's Clover Root Tea purifies the Blood

Yosemite Engraving Co. Etchers and Engravers of

Printing Plates 24 Montgomery St., S. F. Phone Bush 290

VISIT DR. JORDAN'S GREAT 1051 BARKET ST., SAS FRANCISCO, CAL. The Largest Amazonical Museum in the World. Weaknesses or any contracted disease possible of the coldent backattat on the Count. Fat. 16 years. OR. JORDAN-DISEASES OF MEN FOR SELES thoroughly cadenter from system selects the are of Measurer Transport for the great State of Measurer for Hopers. A quick an adical cours for Filing. Pinnages and Visitation, by Dr. Jordan's special passes methods. DR. JORDAN & CO., 1061 Market St., S. F.

and SMOKE Your Lifeaway!

You can be cured of any form of tobacco using easily, be made well, a rong magnetic, full of new life had vigor by taking MO-TO-BAO, that makes weak men strong. Many gain ten pounds in ten days. Over 500,000 cured. All druggists, Cure guaranteed, Booket and advice FREE, Address STERLING REMEDY CO., Chicago or New York. 421

AND HEALING LATARRH CURE FOR CATARRH tly's Cream Balm Sany and pleasant to use. Contains no in COLD IN HEAD

Heals and Protects the Membrane. Restores the Senses of Taste and Smell Large size, 50 cents; trial size 10 cents, at druggists or by mall. ELY BROTHERS, 56 Warren street

