# **Brother** Fork and Sister Spoon...

And all the rest of the silverware family are in snug quarters at Barr's Jewelry Store In other words our stock of silverware is very large and complete, exceedingly choice in every particular.

We handle both the Wallace and Rogers brands. Triple plated knives and forks at \$4.50 per set. 1847 Rogers A1 tea spoons \$1 25. Table spoons \$2.50. Wallace tea spoons from \$1.50 to \$2.25

Mill Feed-Bran, \$18; shorts, \$20.

Pork-Gross, 5@51/2c; dressed, 61/2c.

Beet-Seers 3@31/2c; cows 3c; good

Chickens %c per pound,

Spring chickens-12%c.

Veal-6@6%c, dressed.

Mutton-Sheep, 21/2c on foot.

Potatoes-50c per bushel. Wool-Coarse, 14c; fine, 15c.

Butter-161/2c per pound (buying);

per set. Table spoons from \$3.00 to \$4.50 per set, and fancy pieces of every kind at very low prices.

## Barr's Jewelry Store **Leaders in Low Prices.**

Corner State and Liberty Sts,. Salem STEINER'S MARKET. Chickens 8 cents per 1b. Spring Chickens-12%c. Eggs-17 cents cash. MRS THE MARKETS. PORTLAND, Or., July 7 .--- Wheat Walla Walla, 66c; Bluestem, 67c. Tacoma, Wash., July 7.-Wheat-Bluestem, 671/2c; Culb, 66c. San Francisco, July 7 .--- Wheat-Extraordinary \$1.13% - Cheap Liverpool, July 7 .--- Wheat --- September, 6s, 3d. Shirt Walst Chicago, July 7 .- Wheat-September, opening, 73%@ 73%c; closing 73%c. SALE Flax, \$1.73. THE MARKETS. The Shirt Waist season is now on and we are over-stocked and The local market quotations yesterpositively must sell them regardday were as follows: less of cost. Wheat-57 cents. Oats-Nominal at \$1.05 per cental. Hay-Cheat, \$7,50; clover \$7.00; timothy, \$10; wheat, \$8.

50c "lour-75 to 85c per mack; \$2.70 to shirt waists for 13 per barrel. Eggs-17c, cash. 25c 75c helfers 4c. shirt waists for **48**C

SALEM'S PARK

WEERLY ORDSON STATESMAN. TURSDAT, JULY S. 1902.

Unused Fourth of July Celebration Money Is Needed

FOR THE ERECTION OF A NEAT BAND STAND IN SQUARE-LADIES READY TO UN- J. R. Jordan ..... DERTAKE THE WORK AND J. F. Short .. .. .. .. .. BEAUTIFY THE PLACE:

The Fourth of July committee has A. D. Pettijohn ...... ome of its funds left, and when all D. Siewert. bills are paid will have a tidy little bal- John Schwab.. .. . beautify Salem, and the unexpended O. C. Reeves...... balance in the hands of the Fourth of David Mangle ......... be an excellent beginning in this direction.

er ladies early this spring began a Wm. Williams ......... movement with a view to securing the Roy Reeves ...... erection therein of a neat, cosy, comfortable band stand, suitable for con-certs by the bands, and at the same time sufficiently roomy to make an excellent speaker's stand for Fourth of July celebrations and other public gath-erings. Miss Harbord and her asso-elected in cumbent, W. Y. Richardson, ciates had the matter under way when the Capital City Improvement League was organized several months ago, and the matter of improvements was transferred to that organization. But nothing was done, although the erection of a the different accounts, as follows: ular place of meeting.

Miss Harbord and her associates have again taken up the matter, and are urging the erection of neat structure in Marion Square, suitable for the purposes of meetings, one that will be a credit to the community and an ornament to the park. The building could be erected at a comparatively small cost, and would be a vast improvement over the unsightly shed now disgrac-ing Salem's beautiful forest park, and which, at the celebration on Friday, caused many Salem people to feel heartily ashamed of the short-sightedness that allowed such a thing to be used as a speaker's stand in Oregon's Capital City.

The money in the hands of the celebration committee should, if it is possible to do so, be turned over to Miss. Harbord and her associates, to be ex-pended in beautifying Marion Square as outlined above-by the building of a neat structure for a band stand and speaker's rostrum; it could be sufficiently high to leave room underneath for the storing of a number of benches, that could also be constructed for very little money. The ladies have an offer from an architect to design a neat building free of charge; there is nearly,

G. C. Sir Chas. C. Hall ..... .. .. L. Townsend. W. G. Walker ..... MARION L. A. Dickenson ... .. John J. Burdett ......... Chas. A. McKee. 

whose term expired yesterday morning. checked over the accounts with that official and filed a report with the coun ty court showing the amount of cash on hand, at the expiration of his term, to be \$54,696.96, which was credited to

Institute Fund .. .. .. .. .. Tax Sales ....... Special road fund ..... City of Salem .. .. .. .. .. .. City of Jefferson ..... City of Woodburn..... City of Hubbard ..... School district No. 2 ...... School district No. 5 ..... School district No. 8 ..... School district No. 9 ..... School district No. 11..... School district No. 14 ..... School district No. 20...... School district No. 22..... School district No. 24..... School district No. 44..... School district No. 48 ..... School district No. 58. ..... School district No. 60...... School district No. 73..... School district No. 74 ..... School district No. 76 .....

School district No. 79 ..... School district No. 85......... School district No. 86...... School district No. 88 ..... School district No. 103,..... School district No. 118 ..... School district No. 123..... Total .. .. .. .. .. ..



In the Supreme Court, yesterday, Chief Justice Bean retired from that

position, and became Junior Associate

IS UPHELD.

STATE NORMAL SCHOOL

#### MONMOUTH, OREGON

Graduates of the school are in con stant demand at salaries ranging from \$40 to \$100 per month. Students take the state examinations during their course in the school and are prepared course in the school and are prepared course in the school and are prepared to receive state certificates on gradu-ation Expenses range from \$120 to \$175 per year. Strong Normal course and well equipped Training Depart-ment. The fall term opens Sept. 16. For estalogue containing full infor-mation address.

E. D. RESSLER Pres.

Second Hand-**Bicycles** We have them from REED OUT OF OFFICE - THE \$5.00 up to \$17.50 BARBER SUNDAY CLOSING LAW

> All in A1 shape. This rainy weather of the last two days has enabled us to put several of these in good shape. If you are in need of a bicycle call in and look them over

Shipp& Hauser

In the meantime don't forget we are in / the **Bicycle Repair** Business

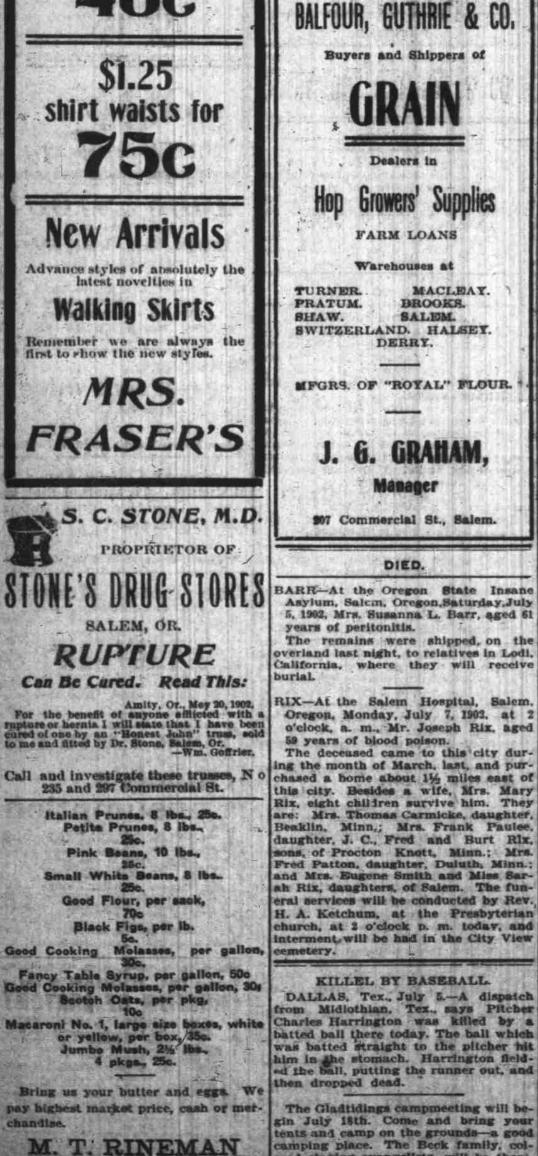
\$35.00 and \$40.00



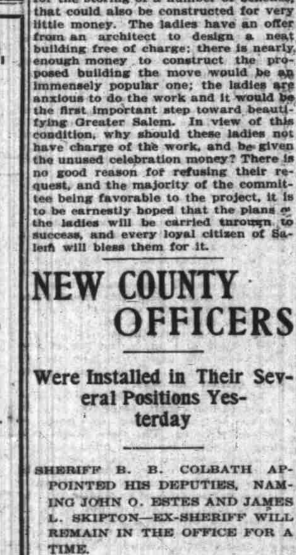
6 51

19

7 47



132 State Street



The new county officers were sworn into office yesterday forenoon, and at once took possession and began their duties.

Sheriff B. B. Colbath, on assuming the office, named John O. Estes and James L. Skipton as deputies. Ex-Sheriff F. W. Durbin was also sworn in as a deputy, and will assist Mr. Colbath for a time. Mr. Instes was deputy under Sheriff Durbin for the past three years, and is a good officer. Mr. Skipton served as deputy sheriff in Benton county for three years before coming to Salem six years ago, and has a good record as an officer. Sheriff Colbath's appointmenets give excellent satisfaction, and show the good judgment of the new sheriff in a favorable light.

County Clerk J. W. Roland also assumed his duties and installed the deputles named in Sunday's Statesman. County Recorder J. C. Slegmund has temporarily appointed his prede-cessor, J. H. Roland, as deputy. Treasurer W. Y. Richardson, for the present, needs no deputy.

### The County Court.

The Marion county commissioners' DALLAS, Tex., July 5.—A dispatch from Midlothian, Tex., says Pitcher Charles Harrington was killed by a batted ball there today. The ball which was batted straight to the pitcher hit him in the stomach. Harrington field-ed the ball, putting the runner out, and then dropped dead. court continued in regular session yespresent and a considerable amount of business was transacted. The first thing the court did was to take up the

were also ratified. tents and camp on the grounds—a good camping place. The Beck family, col-amount of their bonis, follows: ored singing evangelists, will be there. Come and hear them, Come and hear them,

A grat number of claims were also audited and ordered paid, a portion of which, follows:

Poor Accounts. Claimed. A. H. La Croix ..... \$5 00 Boedigheimer & Disque 1 50 B. A. Jones..... 8 00 Skipton & Page ..... 2 00 S. C. Stone ..... \$ 87 A. S. Epply..... 5 00 Roth & Graber..... 1.00 Robt. Bosey ..... 2 50 T. Holverson & Co..., 2 00 D. J. Fry ..... 9 75 M. M. High...... 98 88 A. H. La Croix..... 5 00 D. F. Lane ..... 15 00 A. M. Clough .... 8 00 J. J. Dalrymple..... 2 25 Salem Hospital..... 66 00

Justice of the Peace E. D. Horgan, of Salem district; was sworn in by the Marion county court yesterday and as-sumed his official duties relieving Justice of the Peace J. O'Donald, retired.

#### RATES AGAIN REDUCED-

From all points. Before you make definite arrangements for that trip East let us quote you rates via the Illinois Central Railroad. Our rates are the loweat to be had, and it will pay you to write us. If you haven't time to communicate with us tell the agent from whom you purchase your ticket that you want to travel by way of the Illinois Central, and you will never regret the trip. If any of your relatives or friends in the East are coming West while the low rates are in effect, write us about them, and we will see that they get the lowest rates with the best service. Through tourist cars, person ally conducted excursion cars, free re-

clining chair cars, in fact all the latest conveniences known to modern rail-roading. For particulars regarding ates, time, service, stop-overs, differint connections and routes, etc., etc., all on or address B. H. Trumbull, Commercial Agent, 143 Third street, Portland, Or.

W. M. Fine, first guard at the Penful, he prosecuted this appeal. The legitentiary, has resigned and is going to islative act complained of was chalhis home at Oregon City, where he has lenged on the ground that it was in derogation of the Fourteenth Amendaccepted a more lucrative position. ment of the Constitution of the United Mr. Fine has been one of the most States, and to section 1, article 1, and reliable and attentive officials at the section 23, article 4 of the Constitu-tion of the State of Oregon. The petition holds that there is no Sunday law, and, therefore, the closing act was in-valid in that it was class legislation. The court holds that it is not class legislation, and that, as the law is valid, and not contrary to the Constitution, the petition is dismissed and the judg-ment of the lower court affirmed. ficials there.

#### Agriculture.

Columbus, O., July 7 .-- Secretary Wilson delivered the address at the inaugural exercises of the Graduate School son, appellants; appeal from Union county, Hon. Robert Eakin, judge; of Agriculture tonight. Speaking of the agricultural possibilities in Alaska, he affirmed. predicted that the day is not far distant when the value of its agricultural products will exceed that of its mines. H. M. Palmer, et al., county co

The maximum temperature for the Jackson, county superintendent, con-24 hours previous to 3 o'clock p. m. stituting the District Boundary Board

is the duly appointed and acting Fish \$54,696 96 oner. A demurrer to the alter native writ was sustained on the ground that the office of Fish Commissioner was abolished by the Legislature in 1901 and ceased to exist on March ist of that year. The plaintiff insisted Allowed \$ 00 that the question of the repeal of the act under which the plaintiff was ap-1 50 pointed could not be considered by the court because the case comes on a demurrer to the alternative writ but the 3 87 appellate court holds that, if the act 00 has been repealed and the office abol-.00 ished, the court will take judicial knowledge of the fact. The court in its opinion recounts in detail the fisheries legislation of 1898, and the creation o the office of Fish Commissioner. It further details the legislation on the same subject had in 1901. The court says that this last act contains no repealing clause, and repeals by implication are never favored; and that when two acts upon the same subject exist, effect will be given to both, if possible But where they are repugnant or when the new act revises the whole subject matter and is plainly intended as a

presented his bill for salary and ex-penses for three months and that the

Secretary of State refused to pay any

more than an amount sufficient to cov-

er the salary and expenses for January

and February; plaintiff alleges that he

Bieycle Sundries of all kinds. idde Hauser 258 Commercial St.

James Taylor, et al., respondents, va G. C. Lapham, appellant; on motion to dismiss appeal; motion allowed and appeal dismissed. Opinion by Chief Juntice R. S. Bean.

Mary W. Gaston, appellant, vs. The City of Portland, et al., respondents; appeal from Multnomah county; affirmed, May 26, 1902; petition denied. Opinion by Associate Justice C. E. Wolverton.

Julia Richardson, appellant, vs. Bertrand Orth, et al., respondents; appeal from Multnomah county; affirmed December 16, 1901; on motion objecting to taxation of costs; objection overruled. was appointed. The judgment of the Opinion by Associate Justice C. E. Wolvertôn.

Minor orders were also made in the following cases:

Flora Hubert, et al., respondents, vs. The Washington National, Building. Loan & Investment Association, appellant; ordered on stipulation that appellant have until August 15th to serve and file its brief.

J. Levi, et al.; appellants, respondent; ordered on motion that appellant's time to serve and file a reply brief be extended to July 24th.

M. S. Crossan, respondent, vs. Wm. Grandy, appellant; ordered on motion and affidavit that respondent's time to serve and file his brief be extended to July 15th.

The U. S. Mortgage and Trust Company, respondent, vs. P. A. Marquat', et al, appellants motion for rehraring denie

, Fred Nodine respondent vs. The First National Bank of Union, appellant; motion for rehearing denied.

H. Wollenberg, administrator, respondent, vs. J. F. Rose, appellant; motion for rehearing denied.

The steamer Altona has been placed on the Willamette river to take the place of the Pomona, the latter having been sent to the boat yard for repairs. The Altona will run alone for two weeks, coming up from Portland Mon-days, Wednesdays and Fridays, and toing down the river Tuesdays, Thursdays and Saturdays. The boat was formerly on the Yamhill river run. Agent M. P. Baldwin, who spent the past week in Portland in charge of the O. C. T. Company's offices there, has resumed his work at the wharf, at the foot of Trade street. He reports business on the river booming.

Upon the affidavit of John Parsons, yesterday, County Clerk John W. Ro-land issued his first marriage license to Mr. Roy L. Ballinger and Miss Grace Edith Long. A license to wed was also issued to E. L. Coffey and Miss Effle L. Connett, W. C. Johnson witness,

Telephone 151 Come and hear the

official bonds of the newly elected county officers, which were carried over from Saturday's session, all of which were approved and accepted and the The Gladtidings campmeeting will be- appointments of clerks and deputies The list of new

# PRISON GUARD RESIGNS .-Sheriff

prison and quits on his own motion, to the regret of the management, for the reason that he can do better at his business. He speaks in high terms of the management of the prison, Messrs. Lee and Janes, and regrets leaving so many friends among the of-

50 2 00 6 75 98 88 15 00 8 00 2 25 66 00

substitution therefor, it will operate as a repeal of the old law, even though it contains no express provision to that effect. A glance at the provisions of the new law, the court says, will show that it was intended as a repeal of the act of 1898. The court, therefore, holds that the office of Fish Commissioner was abolished, and that the law of 1901 is valid; that it operated to repeal the act of 1898, under which the plaintiff

> court below is, therefore, affirmed. In the matter of the application W. M. Northrup, for a Writ of Ha-beas Corpus; W. M. Northrup, appellant, vs. the State of Oregon, respondent; appeal from Multnomah county. Hons. John S. Cleland M. C. George, and Alfred F. Sears, Jr., judges; affirmed. Opinion by Associate Justice C. E. Wolverton.

The plaintiff was convicted of carrying on the business of barbering on Sunday, in violation of the act, passed by the Legislature of 1991, making such action a misdemeanor. While in custody of an officer, charged with this offense he instituted a proceeding in

the Circuit Court by habeas corpus, to

secure his release, and being unsuccess-

Other cases decided by the court were:

M. A. Lawry, respondent, vs. H. V. Sterling, Thomas Wade and A. Fergu-

School district No. 110, appellant, vs.

ners for Linn county, and W. L

tice F. A. Moore.

Opinion by Associate Jus-