BETTER THAN 1847

Wm. Rogers plated ware that we are offering is better than the 1847 Because with these goods you can have a guarantee which you do not get with 1847 goods.

They come to us direct from the factory. No mid-lleman's profit. That's why we quote such low prices.

Rogers teaspoons, \$1.25 for six Rogers 12 pwt knives, \$2.00 for six Rogers tablespoons, 2.50 for six Rogers 12 pwt forks, 2 00 for six Positively guaranteed, and worth more. There is a set of sprons in our window, same make, been in daily use over four years. Show little signs of wear. Look like solid silver.



Corner of State and Liberty Streets

Walla, 74c; Bluestem, 78c; Valley, 78c. Cattle, best steers, \$3.50@3.75; med-Tacoma, Nov. 5.-Wheat, Bluestem, lum, \$3903.50; cows, \$2.50@2.75.

San Francisco, Nov. 5 .- Cash wheat, Chicago, Nov. 5.-December wheat

opened 78 1-4978 1-2c; closed, 78 1-4c Barley, 45@51c. Flax, 90c; Northwestern, 94c,

THE MARKETS. The local market quotations yester-

day were as tollows: Wheat-70c. Oats-20c per bushel, Barley-\$18.50 per ton. Hay-Cheat, \$9; clover, \$9; oat, \$9; timothy, \$11.

Flour-\$3.70 per bbl. (wholesale). Mill feed-Bran, \$21.50; shorts, \$22.50. Butter-Country, 20 to 25c, (buying). Creamery, 30c. Eggs-30 cents.

Chickens-8 cents. Ducks-10 cents. Hogs-Live weight, 5%c. Beef-Steers, 1050 tc 1250 lbs., 3c; under 1950, \$2.50@\$2.75; cows, 21/c; heifers, 21/4@3c.

Mutton-Sheep, 2c on foot. Veal-51/4@61/4c, dressed. Hops-Choice, 23c; prime, 21c. Potatoes-New. 40c per bushes Prunes-3%c casa.

BALFOUR, GUTHRIE & CO.

Buyers and Shippers of

Hop Growers' Supplies FARM LOANS

Warehouses at

TURNER. PRATUM. SHAW.

MACLEAY. BROOKS. SALEM. SWITZERLAND. HALSEY. DERRY.

MFGRS. OF "ROYAL" FLOUR.

J. G. GRAHAM,

207 Commercial St., Salem.

A QUESTION OF VERACITY. EUGENE, Or., Nov. 5 .-- The circuit court today was occupied by the case of Herbert Beadle vs. Drs. D. A. Paine and W. Kuykendall, wherein Beadle seeks to recover \$10,000 damages on account of alleged maltreatment, of a broken arm. Beadle's arm was broken in May, 1903, while he was working in a logging camp. He was people attended the football game at brought to Eugene and placed under the care of Drs. Paine and Khiykendall. He alleges that the physicians lessly conducted themselves in the treatment that the bones were never set and placed and caused to remain in their proper positions. He alleger that the arm is now useless on account of the mistreatment. The doctors claim that Beadle left the hospital where he was being treated without being discharged, and that they hence the deformed arm.

MARRIED.

OLSEN-COLEMAN-At the Marion

Wednesday, November 4, 1963, at an attendant. Christian church, officiating.

residents of the Macleay neighborhood confined in the Marion county jail a trial. I did so, and while I did not where they were born and raised. Mr. awriting the action of the circuit court, Taylor is the youngest son of Mrs. Amanda Taylor, of Macleay. The young couple drove to this city yesand home builders.

PORTLAND, Nov. 5.—Wheat, Walla DAMAGE WAS

ton Has a Very Lively Runawav

SUSINESS AT POSTOFFICE HAS INCREASED MATERIALLY SINCE the University of Oregon and went ERY RECEIVED.

(From Wednesday's Daily.)

Charles H. Moores, R. F. D. carrier, No. 1, had an exciting time while out route and was stopped by running into the fence. By a liberal use of wire and rope Charles was soon on the road again and finished his trip somewhat behind time.

Increase in Business.

The four R. F. D. routes from this pected. place collected and delivered over 16,-000 pieces of mail for the month of October. This is a good showing when it is taken into consideration that two of the routes have only been running a month and a half.

Electricity for Salem.

supplies arrived Monday for the Union fully as scientific and probably more Light & Power Company. The company has a large force of men at work getting everything ready to turn on the current for Salem as soon as the

A Shortage of Houses,

The same old necessity is again before the citizens of this city, the need skilful, snappy playing, and the sports of more rent houses. Hardly a day assured Pollard that he would certaingoes by but what a call is made for a rent house, and a number of parties ern team. have located elsewhere on account of being unable to secure a house here.

A Quiet Hallowe'en.

this year; in fact, none of the numer- | score a touchdown. ous pranks were attempted, and the citizens have not as yet recovered from their surprise in finding their gates and sidewalks in their usual places Sunday

The Marguerita Fischer Company is house for three nights, commencing November 9.

Margarita is a Silverton girl and is sure to be greeted by a full house each

Personal Mention.

and his place is being filled by Miss Miss Daisy Grace was a passenger

for Portland Monday morning. Miss Clara Foster, of Salem, is the guest of Miss Mary Davenport. John F. Steelhammer, of Salem, spent Sunday in Silverton with his parents.

Mount Angel last Saturday. Silverton, November 3, 1903.

so unskillfully, negligently and care- FOUR DIVORCES GRANTED

TESTIMONY WILL BE HEARD IN PARSONS CASE THIS MORNING.

(From Wednesday's Dally.)

During yesterday's session of Department No. 2 of the circuit court four had written to him on two occasions divorce cases were heard and disposed asking him to call and see if the arm of by Judge Boise. In each case a dewas in good shape. No attention was cree of divorce was granted, the parties izen. paid to the requests, the doctors say, to the respective actions being as follows: Jennie M. Bearden vs. T. W. Bearden: Anna E. Hershey vs. James A. Hershey; Mary E. Fraser vs. D. W. Fraser, and Fannie Sumner vs. J. C.

county court house, Salem. Oregon, the testimony in the divorce suit of of a boy I prided myself as having as Julia M. Parsons vs. E. C. Parsons. much strength as any other boy in the Agnes Coleman to Mr. Arnold Oisen. This promises to be an interesting pro- neighborhood, and when a number of ceeding, since it is expected that both us got together we often tested our known and highly respected young pen-up a hard legal fight. Among other two bags of wheat, but have since reple of the St. Paul country, where they charges in her complaint, Mrs. Parsons gretted having done so, as the result accuses the defendant of having pur- was that I strained my back and ever loined several articles of merchandise after had more or less trouble from TAYLOR-EOFF-At the residence of from the Oregon State Insane Asymmi W. P. Babcock, in South Salem, while employed in that institution as other symptoms of kidney complaint.

3:20 o'clock, Miss Salina Eoff to Mr. | These charges resulted in a criminal Elvin Taylor, Rev. D. Errett, of the information being filed against Par- I went to town I dropped into Dr. sons by the district attorney, charging Both of the principals in this im- him with the crime of larceny in a them. I was told they were highly portant event are highly respected building, and the accused man is now recommended and advised to give their

BURGLAR GETS FOUR YEARS. I derived from their use stamps them EUGENE, Or., Nov. 5 .- Judge J. W. terday where the ceremony was per- Hamilton today sentenced George Gorformed, and immediately returned to don to four years in the state prison Macleay, to take up their residence for burglary, committed at Cottone ers. Foster-Milburn Co., Buffalo, N. Y., mother. It was Mr. McLaughlin's inat their new home mear that little Grove several weeks ago. Gordon sole

WILL CONTEST

Dental College Next Saturday

SAME TO BE PLAYED ON WIL-CESS AND A SNAPPY GAME IS EXPECTED.

The Willamette University football eam will fight another battle on the gridiron next Saturday afternoon, when they expect to vanquish the team from the Portland Dental College, This will probably be a hard fought hattle, judging by the comparative scores made by the two teams,

Willamette University was defeated by the University of Oregon last Saturday by the overwhelming score of Rural Mail Carrier At Silver- 37 to 0 and this score would probably have been worse had it not been that in the second half of the game Coaca Smith substituted several members of the second team for the regular first team players, in order to give them a chance to play. The score in the first half was 27 to 0.

The Portland Medical College played ESTABLISHMENT OF RURAL down to defeat to the tune of 16 to 0, MAII, ROUTES-MORE MACHIN- so it may be seen that the home team will not find a snap, and a hard, fast game may be expected, probably the hardest fought game of the season on the home field, but the men are confident of victory and will make the against the real thing.

Coach Dietz is holding the team well serving his route Saturday. His team in hand and both he and Manager onto the lines and yelling "Whoa!" at feel crushed by their defeat at Euevery jump. After running a short dis- gene, but simply acknowledge that they tance team and mail wagon parted were outclassed, and are pleased at the company. Charles stopping with the way they held together and stubbornlatter. The team continued on the ly defended every inch of the territory up to the last minute.

The Dental College team is somewhat weakened by some of the members being in California with the Multnomah football team, and on that account will not put up such a stubborn defense as might otherwise be ex-

Manager Skidmore had arranged for a football game with the Portland Medical College to be played on Willamette field next Saturday, but for some unknown reason the medicos backed out and he hastened to arrange for a game with tooth pullers, the details being decided to come up to Salem and suffer defeat.

In the game with Eugene the Willamette team won an enviante reputation, although Eugene found weak places in the team. Pollard, Judd and Miller were especially admired for their iy be given a place on the Northwest-

The boys made no complaint, and yet said that had the umpire attended to his business Eugene would have been held down to 20 points, and Wil- jury." Hallowe'en passed very quietly here lamette would have been permitted to

WOOL AND HOP SALES. OAKLAND, Or., Nov. 4 .-- Messrs. Faber & Neis, of Albany, this week purchased the entire 1903 crop of hops entire crop of these gentlemen violation of that clause. amounts to 254 bales. The yield in William Parker, principal of the Sil- the Oakland warehouses at the pres-

tate. this county. Last spring they shipped offenders. A large number of Silverton's young 200,000 pounds to New York, that being nearly the entire spring clip of Douglas county.

> HORSE THIEF AT OAKLAND, OAKLAND, Or., Nov. 4 .- Last evening, while George Johnson, the Oakland-Coles Valley, mailcarrier, was at

ARE YOU SATISFIED

IF NOT, WHAT BETTER PROOF CAN SALEM RESIDENTS ASK FOR?

This is the statement of a Salem ult-

The testimony of a neighbor. You can readily investigate it.

The proof should convince you. G. S. Cooper, farmer, living three miles northeast of Salem on the Carden road, says: "I was raised in the This morning Judge Boise will hear wheat district and when a good lump dull aching pains across my loins and In some way Doan's Kidney Pills were brought to my notice and the first time Stone's drug store and enquired about follow the treatment as regularly as should have done, being a poor hand to take any kind of medicine, the benefit

> ias a remedy which acts fully up to the representations made for it."

supper some one entered his barn and appropriated one of his horses. Mr. ohnson had just returned from his dally trip over his route and, unhitched his team and went to the house for supper. Pollowing his usual custom, he went to the barn after eating to take care of his horses. Upon reach-Football Game With Portland ing the barn he immediately discovered his loss, and, suspecting that the horse had been stolen, he notified Marshal Hogan, who at once procured a horse and started in pursuit. After a stern chase of twelve miles, Hogan overhauled the horse, which showed every evidence of having been hard LAMETTE FIELD-THE HOME ridden. The thief evidently had TEAM IS CONFIDENT OF SUC- heard his pursuers, and supposing that they would soon overtake him, abandoned the norse and made his escape through the timber in the direction of Roseburg. There is no clue to the identity of the thief.

THE OFFENSE **PUNISHABLE**

Law Prohibits Certain Stores and Shops Keeping Open on Sunday

SOME QUESTIONS ANSWERED READERS--PLACES OF AMUSE-MENT, EXCEPT THEATERS MUST BE CLOSED.

Editor Statesman:

Will you please inform the readers of your valuable paper (1) If Oregon other township was surveyed by Gentooth pullers think they have been up has a Sunday law prohibiting holders tral W. H. Byars, in 1879, and was regoods stores keeping open shop on became frightened and made a break Skidmore feel very confident of vic- Sunday? (2) Is it against the law for Stock Company was that it was swamp for tall timber, with Charles swinging tory next Saturday. The men do not these owners to furnish minors cards land and on the part of the settlers and a place of amusement of Sunday that it was a permanent lake. evening until the early hours of Monday morning?

against these plagues.

(3) If the code contains this law, where may it be found, and how may the breakers of this law be prosecuted?

readers of your paper. INQUIRER.

Turner, Or., Nov. 4, 1903. (No. 1.) Section 1968, of Bellinger and Cotton's Code, session laws of 1903, provides: "If any person shall however, that the above provision shall not apply to theaters, the keepers of drug stores, doctor shops, undertakers, livery stable keepers. butchers, and bakers, and all circumstances of necessity may be pleaded

termine when the offense is tried by The above act is identical in its provisions to that enacted by the Legislative Assembly of 1864, section 1890 of Hill's Code, except that it contains an amendment excluding theaters

in defense, which shall be treated as

questions of fact for the jury to de-

from the "amendment" clause. No. 2. This question is answered in raised by D. W., R. L., George J. and the clause of the act which reads "or billed to appear at the Silverton opera A. F. Stearns, paying 16 and 21 cents any place of amusement," as the furper pound for them. The hops are nishing of cards to minors, or anybody now being delivered at the depot, and else and a place in which to enjoy will be shipped in a few days. The their use, might be interpreted as a

No. 3. The first part of question No. the Stearns' yards averaged about 3 is also answered in the first part of one ton per acre. There remains in answer No. 1 (section 1968 of Bellinger and Cofton's Code.) To prosecute unverton public school, is on the sick list ent time 150 bales of the 1903 crop. der this act the evidence must first These belong to the Shambrook es- be collected, as to the existence of such a resort and then the matter E. G. Young & Co. today sold to the should be brought to the attention of Oregon City Mills 40,000 pounds of the district attorney, or one of his wool. This represents the fall clip of deputies, or complaint can be made in this vicinity. This firm handles the the nearest justice court and a wargreater portion of the wool crop of rant sworn out for the arrest of the

JAPANESE CELEBR ATING

ANNIVERSARY OF BIRTH OF THE MIKADO IS BEING WELL OBSERVED.

(From Wednesday's Daily.)

The Japanese laborers on the Soutaern Pacific's line here 'devoted themselves strictly to enjoyment yesterday, celebrating in a manner dear to the heart of all members of the Japanese race. The occasion was the fiftyfirst anniversary of the birth of the Mikado, Emperor Mutuhito, of Japan, The present Mikado has ruled over the Japanese for the past thirty-six years, and is universally loved, especially by those Japs who have wandered far from the land of the Mikado, and

sometimes become homesick. Yesterday the Japanese laborers who live in the company's houses just south of the depot, made their quarters brilliant with decorations of their The parties to this contract are well the plaintiff and the defendant will put strength by lifting. I very often lifted streamers were run in every direction to trees and telegraph poles, till the yard resembled a two mast sailing vessel in gala attire. Several Japs stationed along the line at various places came to Salem in the morning to join their countrymen in a celebra tion, so that over twenty of them were assembled in the quarters. In the evening they ended their day of rejoicing by a banquet, with plenty of eatables and an abundance of drinkables, and long into the night their carousing could be heard.

HOPGROWER SERIOUSLY ILL. INDEPENDENCE, Or., Nov. 3 .-- C. A. McLaughlin received word last week from Fordwick, St. Johns, Can- PEOPLE OF SEATTLE home near that little Grove several weeks ago. Gordon sole agents for the U.S., sole agents for the U.S., tention to leave immediately for the East but on the day of his intended take no other, the mercy of the court.

| Condon sole agents for the U.S. | tention to leave immediately for the East but on the day of his intended ton, returned home yesterday after a departure, he took extremely ill. | ple of Seattle so far betray no general two days' visit in the city.

GOVERNOR WAS

Department Did Not Intend Any Discourtesy Toward Him Or People

WAS MERELY FOLLOWING OUT OLD PRACTICE OF DELIVERING PATENT TO PURCHASER IN-STEAD OF PATENTEE-PATENT REQUESTED BY PREDECESSORS.

Hon. C. A. Cogswell, of Portland, the

president of the Warner Valley Land Company, was in the city yesterday in the interest of his company in its fight for the possession of the land situated in the Warner valley, Lake county, aggregating over 3000 acres, which is also claimed by the settlers of that region. In speaking of the matter yesterday and referring to the Governor's interview, which was published yesterday in which the Governor said that he did not feel that Commissioner Richards kad treated him and the people of Oregon with the consideration and respect that was due them, in issuing the patent to the land over his request to FOR THE BENEFIT AND INFOR- withhold it pending his investigation, MATION OF THE STATESMAN and in placing the patent in the hands of the attorney of the Warner Valley Company, instead of issuing it through his office, acording to custom, Mr. Cogswell said:

"The land in question is situated in townships 39 and 40 south, ranges 24 and 25 east. The first two townships were surveyed by J. H. Evans in 1875, and were returned as Warner lake. The of grocery, candy and cigars, and dry turned as Warner lake or marsh. The contention before the Interior Department on the part of the Warner Valley

"Judge Vandeventer when he was attorney general for the Department of the Interior, said that it was swamp Some claim Oregon has no law land, and it was upon this decision that the department based its decision recently, the only question being whether the land was swamp in 1860, the year of the grant of the land to the state,

"The Governor was misinformed regarding anyone claiming to represent An early reply will oblige many the state and asking for a patent, as ne such claim was ever put forth. Governors Pennoyer and Lord both requested patents to the land and it was regarded as unnecessary for any further request to be made.

"I do not think the department intended any disrespect or discourtesy Judge Boise reviewed the entire case Smith took out a two disc plow two keep open any store, shop, grocery, toward the Governor or the state, in howling allay billiard room, or tipcompleted yesterday, and the public bowling alley, billiard room, or tipmay depend upon witnessing a game pling house for the purpose of labor. Welley Company on it has been the Another carload of machinery and fully as scientific and probably more of traffic or any place of smusement.

| May depend upon witnessing a game pling house, for the purpose of labor Valley Company, as it has been the treatment in many respects to entitle wheel controllers curved mouldmounts. or traffic, or any place of amusement, uniform practice of the department, her to a divorce. She was also given on the first day of the week, common-ly called 'Sunday' or the 'Lord's Day,' before the patent has issued, to de-lefter the patent has parent has decision. Indeed, the patent has decision and the patent has decisio such person, upon conviction thereof, liver the patent to the purchaser in- dering his decision. Judge Boise reshall be punished by a fine not less stead of the patentee and the Warner ferred to the fact that there were a Valley Stock Company merely asked that this practice be followed in their

"The company has no fears of a the land was swamp in 1860, the date of the grant to the state."

DEEDS RECORDED

n the Marion county recorder's office yesterday aggregated the consideration of \$3551, as follows: August Scholz et ux to A. J.

Scholz et ux, 200 acres in t 3 s. . H. Read et ux to Fred Hurst,

lot 10, block 1, in Glen Oak Addition to Salem, w. d. R. Kinyon et ux, to August Scholz et ux, 200 acres in t 3 s. r 1 w, w. d.

Total\$3551 (From Thursday's Daily). The realty transfers filed for record

in the Marion county recorder's office

yesterday aggregated the considera-

tion of \$12,476, as follows: T. W. Rutherford to R. Preston, et us. 33.66 acres of land in the East Salem Fruit Farm; wd. ..\$2,400 William A. Heater to Harvey T. Heater, 96.23 acres in t 8 s, r 1 e;

wd. 2,000 B. F. Hall, et ux, to Thomas Pomeroy, 107.81 acres in t 9 s, Sarah E. Murphy to T. G. Chesnut, lots 8 and 9, of Liberty

Frank Perkett, et ux, to W. E. Lewis, lots 1 and 2, and the south half of lot 3, block 1, in Mill City; wd. Felix La Branch, et ux, to Carrie P. Rodgers, land situated in lots 9 and 10, in Sunnyside Fruit Farm No. 8; wd. 1,000

A. W. Lemery to Luke Lemery, land in t 5 s, r 2 and 3 w; qed. G. W. Johnson, et ux, to P. L. Frazier, lots I. 2-and 2, in Salem Garden and Fruit Tracts; wd. 78 Anna Zielinski and Andrew Zie-

linski, her husband, lots 7 and

8, block 4, in North Salem:

wd. John G. McKinney, et ux, to Martha J. Mosher, the east half of lot 19, south in town of Silverton; wd. John W. Harritt, et ux, to Cath-

erine W. Wohlfard, 20-100 of an acre of land in Salem; wd. Charles Zielinski, et ux, to the trustees of the United Brethren of Christ, at Hazel Green, onehalf acre of land in t 6 s, r 2 w; wd.

T. J. Reese et al, to Eliza Reese. 80 acres in t 7 s, r 1 e; qcd. Total\$12,476

THEY ARE NOT SCARED

NOT ALARMED OVER FINDING

uneasiness over the recent frequent discoveries of hidden dynamite and occasional harmless explosions. There is MISINFORMED some speculation as to what has been done with the large quantity of explosome speculation as to what has been sive stolen from Fort Lawton, but no apprehension as to the destruction of life or property.

A Runaway Bicycle.

Terminated with an ugly cut on the leg of J. B. Orner, Franklin Grove, Ill. It developed a stubborn ulcer, unyielding to doctors and remedies for four years. Then Bucklen's Arnica Salve cured. It's just as good for Burns, Scalds, Skin Eruptions and Piles, 25c, at D. J. Fry's drug store Salem.

E. D. Barrett, of Portland, representing the Union Mutual Life Insurance Company, was in the city yesterday or business.

MRS. PARSONS **GETS DECREE**

Is Granted Divorce From Her Husband E. C. Parsons

CHILD ALSO AWARDED TO THE PLAINTIFF -- IMPORTANT ROAD CASE TO COME UP FOR HEAR-ING TODAY.

CARE AND CUSTODY OF MINOR

Judge Boise at 10 o'clock yesterday Mr. D. W. Smith to Julia M. Parsons a divorce from her husband, E. C. Parsons,

This case has attracted more than usual attention from the fact that, incidentally, in charging her husband with cruel treatment, Mrs. Parsons claimed among other acts of cruelty. that he compelled her to secrete be one of the best farmers in the Wilgoods and merchandise which he had lamette valley. In fact, it would be taken from the Oregon Insane Asylum and compelled her to cut the marks off thorough farmer east or west than is of the articles. Mr. Parsons did not kir. Smith! He has followed a walking answer her complaint, but went away plow for 41 years, and his fields are from Salem, but the state authorities took a hand in the matter and brought line. nim back, and he is now in jail awaiting trial by the criminal court, which

does not convene until January next. The attorney for Mr. Parsons in the criminal case, Mr. W. H. Holmes, ob- Hancock disc plows for two years, and tained permission from the court and finally concluded that it was worth the district attorney to take Parsons trying. He asked us two weeks ago from jail and allow him to testify if we would let him try it in his fields, against Mrs. Parsons to prevent her and said that if it would plow straight, getting a divorce in order that his hold to land, and turn the stubble uncriminal case should not be preju- der he would likely want it.

diced.

In rendering his decision yesterday number of letters in evidence in the kept the plow and is perfectly satisfied with it. In fact, he says no plow "The company has no lears of and also a letter from the was on suit in the matter, as the only question of Parsons' showing that he was on been able to plow anywhere near as and also a letter from a lady friend made could do better work than he is though it appeared that he had at first deceived her by representing that he was an unmarried man by the name of Brownell. The whole case the ground was pretty dry, in all kinds of land, and has used it since the rain and it meets every condition.

We are slad to sell place to man like was replete with illustrations of the Mr. Smith, for it's a mark of the sp-The realty transfers filed for record difficulties arising from the failure of husband to keep sacred his marriage vows. Messrs. Bonham & Mar- ers buy it and stop walking. tin conducted the case for Mrs. Parsons, while the state was represented by Chas. L. and J. H. McNary and Parsons.

> At 2 o'clock this afternoon the case of L. L. Cochran vs. County of Marion for a writ of review, will come up for hearing before Judge Boise. This these cutting 24 inches of ground. The case resulted from a proceeding had boy is riding and taking it easy; the in the county commissioners' court, horses are having a better time than whereby a new road was ordered they would on a 16-inch chilled plaw. opened and established through what and Mr. Walker is about two acres a s known as the Glenn place, south of Salem, now owned by the plaintiffs in this action. The county board of road reviewers assessed the damages, resulting to the property of the plain- two out of more than 60 customers to tiffs by the opening of the road, at \$125, but the owners being dissatisfied with the amount allowed, applied to the circuit court for a writ of review.

The residents living in the Sidney more of them this fall and they are country, and the people of this city going out right along. are deeply interested in this proceedr 4 w; wd. 1,950 ing, since, if the new road is opened and established, another free rural The Benicia is absolutely under the delivery route, to lead out from Sa-Fruit Farm; wd. ,..... 1,200 lem, is practically assured.

> CANNERY AT SKAMOKAWA. ASTORIA, Or., Nov. 3 .- Work has to cut their legs off on the tugs trying been commenced on the new cannery to hold it to land, . at Skamokawa for B. A. Seaborg, and it will be completed and ready for the driver to control the plow on bills operation by the opening of the spring or hard land. None of them have fishing season. A site was offered Mr. jointers, and in most cases the horses Seaborg for this cannery at Charleston have a lot of side draft to overcome but that place does not offer oppor- by the tugs. In fact, the manufactunities to secure sufficient labor, turers of such plows should be taken Seaborg has driven five traps in that in charge by the society for the previcinity and is making extensive prep- vention of cruelty to animals.

arations for next year.

S. P. BUYS OIL STOCKS. SAN FRANCISCO, Nov. 3.-Between that our monitor double disc drills are 2,000,000 and 4,000,000 shares of the stock of the Associated Oil Company, Hero fanning mills will clean the grain held by the Reed Crude Oll and the San Joaquin Oil Company passed into the hands of the Southern Pacific Com-500 Pany yesterday. The transaction took place in this city. The Southern Pacific Company paid cash for the stock which comprises the entire holdings of both the Reed Crude Oil and the San Joaquin Oil Company. Out of the purchase price paid the Reed Crude Oil Company receives \$1,560,000 and the San Joaquin Oil Company \$840,000.

FELL TO HIS DEATH. NEWPORT, R. I., Nov. 3 .-- Lieutenant Albert Berher, of Fort Dodge, Kansas, ordinance officer of the batthe to the handling room a dis IMPLEMENT HOUSE turret to the handling room, a distance of forty feet today, and died an

sciousness.

A LYNCHING THREATENED

One Man Murdered, Another Mortally Stabbed By An Angry Italian

REOLANDEO, THE MURDERER, WAS INCENSED BECAUSE HE WAS GIVEN ENGLISH SOVER-EIGN IN EXCHANGE FOR IS GOLD PIECE BY MISTAKE,

BUTTE Mont., Nov. 4 .- At Walkerville tonight James Holland was murdered and John Sull'van, also known as O'Neil, was mortally stabbed across the back, the murderer, an Italian named Dominick Reolandeo, escaped. The trouble had its inception in the giving of Reolandeo of an English soyereign in exchange for a \$5 gold piece by mistake at a company store. The people of Walkerville threaten to lynch Reolandeo if caught,

ST. LOUIS, Nov. 5.-Chrence B. Hurt, the executive commissioner at Ide ho for the Worl I's Fair, applied today for a permit to erect an Idaho building. The building will be of the

bungalow style.

TO BUILD A BUNGALOW.

of Howell Prairie

More generally known among Marion and Polk county farmers as "Web" Smith, is everywhere acknowledged to impossible to find a more painstaking laid out in lands as straight as a chilk

He drives straight and he wants the

stubble turned under, Mr. Smith watched his neighbor, C. M. Walker, using one of our Benicia.

We told him that he could be the judge and jury on that question. Mr. stubble under perfectly.

well. In fact, he tried the plow when the ground was pretty dry, in all kinds

periority of our plow when such farm-Drop him a line if you want to know

how he likes it. Mr. C. M. Walker, who was the first customer that ever used a Henicia Hancock disc plow in the valley here, came in about two weeks since and got his second two disc plow. He is now using two of these. He has a 13-yearold boy driving four horses to one of

day ahead in the deal. If that isn't economy in farming,

what is? Mr. Smith and Mr. Walker are but whom we have sold Benicia Hancock Disc plows in the last two years, Drop us a line and we'll send you

names of nearby farmers who are us-

ing the Benicia. We have sold a lot

There's this broad difference between the Benicia Hancock and all others: control of the driver, in prairie or hillside; it turns the soil and stubble under, cuts an even furrow with both discs and does not compel the horses

Other disc plows have no means for

There are a great many more things we could add, but we'll save them for enother time. Meanwhile don't forget the best things in the field, that our with the least labor of any mill, and that our Buffalo Pitts harrows, in spike and spring tooth, are the best things of the sort on the market. We're always glad to show our lines whether your looking or buying. Drop in when

Special Notice-Our rear wheel controller for disc plows is patented, and the patent is pending on the Jointer-Do not make any of these things, or buy any anywhere but here, for we mean to protect ourselves.

hour later without regaining con- Farm Machinery, Bicycles, Automobiles. Sewing Machines and Supplies N. H. BURLEY, Sewing Machine Repairing