TION ON BICYCLE ORDIN-ANCE NEXT METING.

New Law Practically Re-Enactment of Old With Few Amendments-Wheel- Toevs. men Can Reach Any Part of the City with Little or No Inconvenience-The Ordinance.

(From Wednesday's Daily.) FORBIDDEN WALKS.

side Commercial from * north line Marion to South line * Oak. · East side Commercial from *

* north line of Chemeketa to south * line Ferry. · South side State from west line . Commercial to east line Twelfth.

· West side Church from State to * south end Bush bridge. East side Church from south end Bush bridge to Mission street. South side Court from west line

* Commercial to west line High. North side Court from west line * High to west line Summer. East side High from State to."

The ordinance introduced at the meetby the old ordinance and upon which the restriction is eliminated by the new are the following: On the south side of Ferry street between Commercial in the new ordinance which was not covered by the old: On the south side of Court street between Commercial

and High. was referred to the city recorder with instructions to draw up a new ordinance including the new amendments years ago. and report the same at the next meet-

The new ordinance also forbids the the front, or in the entrance or hallway of business houses or public buildings. Wheelmen shall not ride at a hour, or 6 miles an hour when passing

The text of the ordinance, as amended. follows:

"It shall be unlawful for any person or persons to ride a trievele, bicycle or tandem wheel, upon any of the following described sidewalks of the city of Salem, Oregon, to-wit: "On the west side of Commercial

street between the north line of Marion street and the south line of Oak street; on the east side of Commercial street between the north line of Chemeketa street and the south line of Ferry street; on the south side of State street between the west line of Commercial street and the east line of Twelfth street; on the west side of Church street between State street and south end of Bush bridge; on the east Ferry street.

"It shall be unlawful for any person, or persons, to ride or use any mo-

provide himself or herself with a cleartoned bell for the purpose of giving

"It shail be unlawful for any person, or persons, to ride a tricycle, bicycle or tandem wheel upon any sidewalk or street of the city of Salem, at night, after the public lights of the city are lighted for public service, without having attached to the tricycle bicycle or tandem wheel, a well lighted lamp for the purpose of illumination. "It shall be unlawful for any per-

son, or persons, to stand or lodge a tricycle, bicycle or tandem wheel, or motorcycle against the front of any store, or business house, or public buildings, or against the show window of any such house, store, or building

store, house or building in the city. "All bieyele racks placed upon the sidewalks of the city of Salem shall be placed upon the outer edge of the than two feet of sidewalk space measuring from the outer edge, shall not be more than thirty inches high, and shall sidewalk and shall occupy not more he so placed that the bicycle and tandem wheels may be set therein length-wise or parallel with the sidewalk.

to business in the work for which it IS was organized, and from this date until after the June election, will hold meetings every two weeks. An effort will be made to enroll all young men of COUNCIL WILL TAKE FINAL AC- Republican principle, on the books of SUPREME COURT HAS HARD the club, as soon as possible, and all persons desiring to sign the roll will find blanks in the hands of the committeemen from the several wards, who are as follows:

First Ward-E. D. Horgan, F. F. Second Ward-C. L. McNary, W. E. Richardson. Third Ward-J. G. Graham, John W. Reynolds. Fourth Ward-J. C. Goodale, Jr., A.

Fifth Ward-L. R. Stinson, A. A. McCormick. Sixth Ward-Orr Royal, Frank Smith. Seventh Ward-H. S. Radcliff, Chas.

W. Prescott.

Elgip. WAS PIONEER BUSINESS MAN. Many Friends of Joseph G. Fontaine \$100,000, or so much thereof as shall Deeply Mourn his

Death. (From Wednesday's Daily.)

previous to his death.

ing of the city council held last week to ing 58 years old at the time of his 000. regulate the use of trieycles, bicycles, death. In later years he became a resmotorcycles and tandem wheels upon ident of New York, from which state involved in the case of J. R. Boyd, amount in the aggregate to over \$50, thenony in the case was heard on Mon many business enterprises.

He is survived by two sons, Joseph J., a prominent merchant of Mitchell. and Liberty, and on the east side of and Fred, an attorney at Sumpter, Or. Commescial street between Trade and He was a brother of the late Mrs. 1 Ferry. The following walk is included Alex. Cornoyer of this city, and has two brothers and two sisters living in the state of New York.

The funeral of deceased was held at Gervais on Tuesday of last week, and the body was laid to rest in the Gerthird reading at the meeting last night, vais Catholic cemetery beside those of State, to audit and draw a warrant on tutional limit was reached. his wife and child who had preceded the husband and father a number of

Dyspepsia-bane of human existence. Burdock Blood Bitters cures it, promptstanding or leaning of wheels against ly, permanently. Regulates and tones the stomach.

greater rate of speed than 8 miles an ARE DOING WELL

DESPITE ADVERSE WEATHER YAQUINA HATCHERY MADE SPLENDID SHOWING.

Secured 1,050,000 Silverside Salmon Eggs After Heavy Freshet Had Destroyed Fish Racks During Spawning Season - Station Now Has 4,270,000 Eggs to Care for During Season.

(From Thursday's Daily.)

At the meeting of t e State Board and there was no funds on hand with man. of Fish Commissioners on Tuesday afsouth end of Bush bridge and Mission street; on the south side of Gourt street between the west line of Commercial street and the west line of Count in yesterday's issue, Master Fish the west line of Count is street; the month of January, 1904. The south side of Count is street between the west line of Count is street; the month of January, 1904. The southwest one-fourth (%) of section the south side of Count is also blind, comes highly recommended to the blind school and lass a south range six (6) east, of the William Training School. Mr. Roberts, who is also blind, comes highly recommended to the blind school and lass a south range six (6) east, of the William Training School. Mr. Roberts, who is also blind, comes highly recommended to the blind school and lass a south range six (6) east, of the William Training School. Mr. Roberts, who is also blind, comes highly recommended to the blind school and lass a south range six (6) east, of the William School and Lass and the southwest one-fourth (%) of section who is also blind, comes highly recommended to the blind school and lass a south range six (6) east, of the William Training School. Mr. Roberts, who is also blind, comes highly recommended to the blind school and lass a south range six (6) east, of the William Training School. Mr. Roberts, who is also blind, comes highly recommended to the blind school and lass a south range six (6) east, of the William Training School. Mr. Roberts, who is also blind, comes highly recommended to the blind school and lass a south range six (6) east, of the William Training School. Mr. Roberts, who is also blind, comes highly recommended to the blind school and lass a south range six (6) east, of the William Training School and the south school and lass a south range six (6) east, of the William Training School and the south school and the south school and the south school and the south school and the sou Warden Van Dusen also filed his report commanding the defendant to audit els of potatoes. Good potatoes, too, under the best instructors of the Phil- And whereas, said court fixed on the covering the month of January, 1904. the claim and draw a warrant therefor, This is some potatoes, and the fact is adelphia school, which is noted for its of the day of February, 1904, at 10 o'clock. the north side of Court street between the west line of High street and the west line of High street and the west line of High street and the west line of Summer street; on the east side of High street between the south side of High street and the claim and draw a warrant therefor, This is some potatoes, and the fact is adelphia school, where is no better acc for the growing thoroughness in the claim and draw a warrant therefor, This is some potatoes, and he fact is adelphia school, where is no better acc for the growing thoroughness in the claim and draw a warrant therefor, This is some potatoes, and he fact is adelphia school, where is no better acc for the growing thoroughness in the claim and draw a warrant therefor, This is some potatoes, and he fact is adelphia school, where is no better acc for the growing thoroughness. The repeat in the claim and draw a warrant therefor, This is some potatoes, and the claim and draw a warrant therefor, This is some potatoes, and the claim and draw a warrant therefor, This is some potatoes, and the claim and draw a warrant therefor, This is adelphia school, where is no better acc for the growing thoroughness in the claim and draw a warrant therefor, This is adelphia school, where is no better acc for the growing thoroughness in the claim and draw a warrant therefor, This is adelphia school and the cl hatchery operations Mr. Van Dusen and the court sustained the demurrer

torevele upon any sidewalk of the city dent Smith of the Yaquina hatchery whereupon defendant appealed. show that he has been successful in show that he has been successful in that the has been successf son, or persons, to ride a bicycle, tri- 050,000 Silverside salmon eggs. That shall be appropriated out of the general eyele or tandem wheel, upon any side- after losing his Chino k salmon last fund, or so much thereof as shall be walk of the city of calem at a greater fall on account of the freshet breakrate of speed than 8 miles an hour, or ing through his racks, he put in an 704 feet per minute; or, when passing other rack, after the water went down pedestrians, to ride at a greater rate of sufficiently, to see what could be done speed than 6 miles an hour, or 528 feet with the Silverside salmon which apper minute, and every person riding a parently were late in spawning this tricycle, bicycle or tandem wheel on season, and succeeded in stopping and any such sidewalk shall keep full con- holding enough of the parent fish to trol of the same with at least one hand get the above quantity of eggs. The on the handle bars, and shall carefully total number of females spawned was approach every pedestrian and secure 312. These eggs, together with the his or her attention by bell before few Chinook eggs that he took early passing; and every such person shall in the season, and the batch of Chinooks that we got from the government hatchery on the Lower Clackamas, gives the station a t tal quantity of 4,270,000 eggs to be taken care of this

> "At the Umpqua hatchery the balance of the fry on hand was turned into the Umpqua river during the month, in the immediate vicinity of the hatchery; by turning in as they matured sufficiently, a few thousand every ed, and the act appropriating the \$100,000 gives no authority to draw Gervais Woodmen Installed — January 27 and the station closed there- warrants in satisfaction of claims after

after for the season." month are accounted for as follows: District No. 1.

From Account of Licenses Issued. 11 gill-net licenses ..@\$ 2.50 \$ 27.50 29 set-net licenses ...@ 1.00

District No. 2. From Account of Licenses Issued.

Total \$721.50 same.' The counsel for the appellant In Par New Zealand-When You Have a Cold.

The first action when you have a cold

QUESTION NOW BEFORE THEM TO DECIDE.

Question of the Interpretation of an Much to the Pinancial Welfare of the State-It Arises Out of the Indian War Veterans Claims.

(From Thursday's Daily.)

islature of 1903, which reads: "That there be and hereby is appropriated Joseph G. Fontaine who died at St. their service, upon the conditions, said: Vincents Hospital in Portland on Jan- etc., ' is construed to mean that "so "There is no rule of law better es- dered a decree in the case of Lawrence uary 24, was one of Salem's pioneer much of the general fund as necessary tablished than that repeals by implica. J. Martin vs. Mary M. Gish and others.

the sidewalks and streets of the city he came to Oregon in the year 1874. plaintiff and respondent, vs. F. I. Dun- 1000, and if the supreme court was to day, after which the matter was taken of Salem is practically a re-enactment He located at Gervais and later came bar, Secretary of State, defendant and uphold the decision of the lower court, under advisement by the court until of the old ordinance with but few to Salem, where he made his home up appellant, which has been appealed to the Secretary of State would be com- yesterday. Kaiser & Slater conducted amendments. The only walks covered to the time of his death, and where he the supreme court from the decision of pelled to draw warrants to the amount the case for the plaintiff. has been prominently identified with Judge J. B. Cleland, of the state circuit of all of these, and perhaps more, court for Multnomah county, and which have not yet been presented. It which was argued, before the supreme would also establish a precedent where- Licensed to Wedcourt vesterday afternoon, by Attorney by when an act was passed which call- County Clerk Roland vesterday General Crawford for the state, and J. ed for an appropriation for any certain issued a marriage permit to Charles and continuing four days. C. Moreland for the respondent.

> the State Treasurer for the amount of \$129,50, which sum the plaintiff claims to be due him from the state under and by virtue of the act above mentioned, which is entitled, "an act to provide for compensating volunteers for the service of the Territory of Oregon, tluring the Indian wars of 1855-56, for such services, and appropriating money

This act appropriated the sum of Adjutant General, and that he shall

which to pay the claim, and that he had no authority to allow any claims and commanded the defendant to audit In Excellent Working Order-Reports received from Superinten- the claim and draw a warrant therefor,

> The plaintiff and respondent claims Secretary of State shall keep on auditor words to that effect. The plaintiff of an emergency. also claims that section 2398, of B. & C. Comp., which provides that "No warrant shall be drawn unless an appropriation has been made for the payment thereof, but when incurred in pursuance of the law the Secretary of State shall audit the same," has been repealed by section 3 of the act of 1903 which says that the Secretary of State

ed, and the act appropriating the the said appropriations have been ex-The receipts for the once for the hausted; that this was an appropriation for a particular purpose, and the measure of the appropriation was the limit of authority to obligate the

> of these claims is under a moral obliga- for the installation of officers for 1904, no legal obligations to do so, as these for the completion of the Masonic Temclaims are not such as are recognized ple, which was dedicated last week, \$536.50 as being incurred in pursuance of law and which is to be used as the meeting under section 2398 of B. & C. Comp., ball of the Workmen. Those going but it is merely a gratuitous remunera- from Salem were, Mr. and Mrs. Fred

also contends that, "Should the Secretary of State be with Dr. S. I. Darrin, who practiced compelled to draw a warrant for these here, also in Woodburn, Albany, Cor-

sate the Indian war veterans, is what Dr. Darrin will proceed to Europe after is known as a 'temporary statute,' visiting Australia, and he will spend WANTED, -A GIRL TO DO HOUSE came exhausted, the statute became in- ited several times - rore, and where warrants is concerned. The statute in things to see than in all Europe. question was limited at the time of its ! Appropriation Clause Which Means enactment to \$100,000 and became in Will Meet Next Wednesdayoperative as soon as the appropriation! Yesterday was the time for the eon was exhausted, and the Secretary of vening of the February term of the State was warranted in refusing to Marion county commissioners' court, draw further warrants under and by but there being no special business to virtue of the said act."

Whether section 1 of the act passed 1903, the defendant's counsel con- which day the law requires that the by the regular session of the state leg- tends that the warrants were to have court meet to hear objections to the there is no fund against which to draw at the January term. At that time, it out of the general funds in the treasury the warrants, and in support of this ar- is understood, the matter of changing of the state of Oregon the sum of gument section 4 of article 9, of the the boundary lines of several school be necessary, to pay the Veterans of money shall be drawn from the treas bood, and creating new districts; will the Indian wars of 1855-56, who served mry but in pursuance of appropriations be heard. under and by virtue of the direction of made by law." In concluding his arguthe officers of Oregon Territory, for ment yesterday, the Attorney General Martin Entitled to Possession-

business men and had a wide circle of to pay the claim" shall be used, or tion are not favored, and that there the same being in acordance with the friends here who deeply mourn his "so much of the \$100,000 appropriated must be an igreconcilable repugnancy prayer of the plaintiff. The suit was death. His demise was the result of for that purpose as is necessary," is to warrant a court in holding that the brought to quiet the title to tweaty several years suffering with liver trou- the important question whih is now up latter statute repeals the former, as eight acres of land, being a fractional ble and deceased had been confined to to the supreme court of this state to the legislature is presumed to have i. part of the northeast quarter of sec the hospital for more than a month decide, and, in case the supreme court mind all former laws, and if they in- tion 7, in township 7, south, range should decide in favor of the former | tend to repeal they would so declare." | west, in which land the plaintiff and Joseph G. Fontaine was born in Mon- construction of the phrase, it will cost | While the claim upon which the suit defendants claimed a certain interest. treal, Canada, on January 22,1846, bethe state in the neighborhood of \$50, is based only amounts to \$129.50, the Mr. Martin asked for a decree of the

purpose, if the amount appropriated Barrett and Cora Bressler. E. E. In August, 1903, the respondent filed was not sufficient to pay all claims Nichols witnessed the license. n the office of the circuit court for which came under that head, the Secre-Multnomah county, a petition for an tary of State would be expected to Special Revival Services-

He Was a Bad Man-According to the Elliott (Iowa) elaimant, shall be presented to the Ensminger, did not possess a very savant under the act, and that the Secre- as "Dick," was hated and feared as relations.) tary of State shall issue his warrant no other man has ever been in this for the amount found due the claimant. Section. The only thing that people The Secretary of State drew war here are sorry for is that death did not now instructor in more and plane.

(From Thursday's Daily.)

The La France fire engine was He Saw His Shadow - .

An Honorable Distinctionwho is now in Washington, D. C., with having such mortal fear apon that looking after the interest of the day of all the rest of the year. There Brownlow good roads bill, now pending are some, perhaps, who will say that it ye. W. W. Newman Defendant, are some, perhaps, who will say that it. shall audit all claims and draw war-rants therefor, when the same has been of the United States. This will be verified by the Adjutant General.

before Congress, has been admitted to as a sound that the same should come practice law before the supreme court out, even for the slightest instant upon of the United States. This will be that day of all others, especially when gon you are hereby required to appear had no knowledge of his intention of practice before this high tribumal.

Yesterday afternoon a party of ten members of the Ancient Order of United Workmen went to Gervais to visit the local lodge of that city, and returned home on the late overland train. The occasion was the installation of officers of the Gervais Lodge of "While the state having paid a part Workmen. This is rather a late day

Many people in Salem are acquainted

(\$50,000) was reached, thereby com- ia; sailings to Honolula every ten pelling the state to pay the claims, days." Thus it may be seen that there nothing more than moral obligations. Is a big travel down in that corner of "The statute making the appropriation the world that is selom heard of. And ion of \$100,000 with which to compen- a very good corner of the world it is that is, when the appropriation be some time in Rome, where he has visoperative, so far as drawing further he declares there is more intersting

come before that body, and Commis- I WANT TO BUY-LIVE HOGS AND As to the contention of the plaintiff sioner Miley oring somewhat indisthat section 2398 of B. & C. Comp. he- posed it was decided to adjourn court ing repealed by section 3 of the act of until Wednesday of next week, on and after the fund has been exhausted, election, made in the various precincts, constitution is cited, which says: "No districts in the Augsville neighbor

Circuit Judge Boise 'yesterda'r ren Adjutant General has on hand numer. court to the effect that he be entitled This is the most important question ous claims of a similar nature, which to the possession of the property. Tes

(From Wednesday's Daily.)

alternative writ of mandamus to com- keep on drawing warrants until all At the First Christian church, con pel the defendant, as Sceretary of were paid, or at least until the constituted by the paster, Elder D. Errett, will begin hext Sunday. The music will be in charge of the chorister, Dr. H. C. Epley. . .

Married at Myrtle Point-

In the parior of the Hotel Geurin at Myrtle Point, Oregon, at 8 o'clock p. m., January 26, 1904, ex Senator S. II. Holt and Mrs. Mary E. Tichenor were united in matrimony by kev. D. H. PRANCES PARKHURST SMITH, Graphic of January 28' issue, Pleasant of Myrtle Point. Mr. and Mrs. Holt Armstrong, who was hanged at Baker will make their future home in Ash-Hare pastor of the Presbyterian church \$100,000 and provided that the claim City, Oregon, on Frilay, January 22 will make their future house in Ashfor such services, verified by such of this year, for the murder of Minnie land, Oregon. (Linth bride and ground In the County Court, for the County of of this knowy mustial event are well ory reputation before coming out to known in this city and their many prepare, certify and file with the Section this country. The article referred to friends here will no doubt congratulate retary of State proper vouchers show- follows: "Pleasant Armstrong, well them and wish them long life, happiing the amount payable to the claim- known up and down the Botna Valley ness and prosperity in their new found

The Secretary of State drew warrants in satisfaction of the Indian war
veterans claims to the extent of the
amount appropriated, and when the
plaintiff's claim was presented there
was no more money left in the fund
and the Secretary of State refused to
son that said fund had been exhausted

The State School for the Bind has
now instructor in mure and plane
a new instructor in two in the figure and plane
a new instructor.

The Stat son that said fund had been exhausted and says that his father was a nice Bertha Huidard, who resigned her as follows, to wit: position to become the bride of Mr. L. one-quarter (%) of section twenty-two A. Woodin, an employe at the Chemawa (22), and the south one buff (34) of Indian Training School. Mr. Roberts, the southwest one fourth (34) of section

much pleased with the action of the yesterday afternoon and cast a very der and license should not issue. Lis hole precipitately, if he had been cember, A. D. 1903. An Honorable Distinction—

, looking for it, but it is quite probable,

Private information by wire yester—back to the last it is hoped that he had his

By A. McCalloch, Deputy. day afternoon announces that County ing in another direction, and did not Judge John H. Scott, of this county, see his shallow of which he is credited In the Circuit Court of the State of Ore-

Her Home Was Robbed-

Werner Breyman, received a telegram from the police of Portland yesterday in that city had been entered by a burglar or burglars on the night pretion to satisfy the balance, it is under but the Gervais members were waiting ly ransacked. The message advised her to return to that city and ascersome clue to their identity could be 4 gill-net licenses ... @\$/2.50 \$ 10.00 their services to the Territory of Ore-120 set-net licenses .. @ 1.00 120.00 gon during the Indian wars o f1855-56, Geo. C. Will A. J. Bassy, John Moir, in the East, and is not expected to re-120.00 gon during the Indian wars o f1855-56, Geo. C. Will, A. J. Basey, Freeman turn for several days, therefore, Mrs. Prael was in Salem spending the time during his absence with her parents. She returned on yesterday afternoon's in giving the news of the burglary, in claims after the appropriation has been vallis, and elsewhere in the valley. Dr. which took place on Monday evening, Executive Committee Voted in SixtyEight New Members—Preparing For Campaign.

The executive committee of the State short session in Justice of Peace Horgan's court room last night.

At the meeting sixty-eight applicants for membership were voted in, and opens the committee proposes to get down.

Sound be to relieve the lungs. This is should be to relieve the lungs. This is best accomplished by the free use of Chamberlain's Cough Remedy. This paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid, it could be taken advantage of hereafter by the unscrappellous legislating the paid of the plantiff, and for containing the paid in the value way. P. H. Marlay, the above named defendant.

To P. H. Marlay, the above the paid in the paid

work; mostly cooking. A girl from the country preferred. Address, Sam

O. K. GRUBBER AND STUMP PUL-LHR-Rests them all; one borse equal to 99 in power; grobs an nere a day. Three state premiums. James Finney, Brooks, Oregon.

hers. I will pay the highest cash price for same. Quong Hing, 254 Liberty street, Salem. Or.

been drawn on that particular fund, appointments of judges and clerks of PHRENOLOGY REVEALS THE traits of mind. Send good photo and one dotlar and learn much about! yourself you ought to know. Photo returned if desired. Address N. J. Bowers, Turner, Oregon,

> REPORT CARDS-OUR SCHOOL REport cards are printed to fit the school register. The prices are: Twelve cards for 10 cents; twentyfive for 20 cents; one hundred for 75 ents. Statesman Publishing Co., Salem, Ozegon.

OSTEOPATHY.

ORS, SCHOETTLE, BARR & BARR-O teopathic physicians Successors and Liberty streets.

LEGAL NOTICES. Teachers' Examination. Notice is hereby given that the county superintendent of Marion county moderate.

ginning at 9 o'clock, February 10, 1904 E. T. MOORES, Superintendent.

ADMINISTRATEIX NOTICE.

Notice is hereby given that the "undersigned, administratrix of the estate of E. F. Barkburst, deceased, has filed her final account as such administratrix in the office of the county clerk of Marion county, Oregon, and the county court of said county has, by an order appointed the 16th day of Pehrusty, 1904, at 10 o'clock a, m. of said day for the hearing of objections to and the settlement of said final account. Administrativa

CITATION.

State of Oregon, In the Mate ter of the Pstate of Horace Harper,

To the heirs of said decedent and to all other persons unknown, if any such there be and all other persons Whereas, application having been

instructor in all of these qualifications, said petition and the granting of said

taken out yesterday and given a thor. Mr. Groundhog saw his shadow yes of Oregon, you and each of you are ough test by Chief D. W. Pugh and terday, and according to the old super bereby cited, directed and required to

ing claims and drawing warrants until big fire fighter, and the engine will be distinct shadow, but, nevertheless, it all of the claims shall have been paid, a valuable piece of machinery in case have seen his shadow and dodge into said court affixed this 26th day of De-JOHN W. ROLAND, Clerk.

gon for Marion county. Department

The defense, however, sets up the had no be many friends who it seemed that it was going to be an and master the complaint filed against ideal day for Mr. Groundhog to make you in the above entitled cases and suit contention that the plaintiff's demurrer mad no knowledge of all intention of ideal day for Mr. Groundbog to make on or before the 20th day of February to the answer was improperly sustain-1904, and if you fail to so awayer for want thereof the plaintiff will take a decree against you forever dissolving Mrs. R. F. Preel, of Pertiand, who the bonds of matrimony new existing has been paying a temporary visit to between you and plaintiff and for such her parents in this city, Mr. and Mrs. other and further relief as to said court may seem meet with equity. This sum afternoon to the effect that her home gen Statesman, a newspaper of general county and state, said publication being made for six consecutive weeks in hecordance with the order of flon. R. P. said complaint, which said relief is to tain, if possible, if anything had been this 6th day of January, 7904, and the date of first, publication of this summons is Friday January 8, 1904, and the gained and their apprehension brought date of the last publication thereof Fri. west quarter of section 8, in township

BONHAM & MARTIN. Atorneys for Plaintiff.

SUMMONS.

ment No. 2, J. W. Meredith, Plaintiff, to the plaintiff, and for cests and dis-

Today Portland Business D.

Some of the Reliable Men and Concerns of Oregon's Metropolis

Adolph, 295 Commercial St., Salem, Portland General Electric Co.-A full line of electrical supplies carried in

> M. J. Walsh Co., dealers in mantels, grates, tiling, gas and electric chandaliers, supplies; fireplace furniture, 313 Washington street, Portland, Oregon; telephone 879 Main.

pigs, also ducks, spring chievers, and The Imperial Hotel Co., Phil Metschan, president; C. W. Knowles, manager; Seventh and Washington streets, Portland, Oregon. European plan only; \$1, \$1.50, \$2. First class restaurant in building.

Chinese callen

great because he cures neople without operation that are given up to die. He cures with those wonderful Chinese herbs, roots, buds, bark

and vegetables, that are entirely unknown to medical science in this counto Dr. Albright & Wyckoff. The only try, Through the use of these harmregular graduates. Graduates of the less remedies, this famous doctor American School of Osteopathy At knows the action of over 500 different Grand Opera House, corner Court remedies which he successfully uses in different diseases. He guarantees to cure catarrh, asthma, lung, throat, rheumatism, nervousness, stomach, kidney, bladder, female trouble, lost manhood, sil private diseases; has hundreds of testimonials, Charges

ty will hold the regular examination of | Call and see him. Consultation free. applicants for state and county papers Patients out of the city write for at the court house in Salem, Oregon, be blank and circular. Enclose stamp. Address The C. Gee Wo Chinese Medicine Co., 253 Alder street, Portland, Oregon. Mention this paper.

Ladies, Attention

Original and only genuine French Tansy Wafers for sale by feading druggists, \$2' per box. Safe and reliable.

ACCEPT NO SUBSTITUTE DR. STONE'S DRUG STORES Salem, Oregon, SpecialAgents.

Prettiest and Cheapest to be mad in the city.

THE VARRENT WESTER ANNORA M. WELCH 94 Court St. # Proprietor.

JUST ARRIVED ... Two Cars Wire Fencing One Car Hop Wire One Car Shingles

Satem. Oregon. Chinese Drug Store

Special discount on Fencing till Feb. 12.

SALEM FENCE WORKS

Learny all kinds of Chinese drags, medicines, roots, herbs, nature's remediesgood for the blood and kidneys. I cure all kinds of female disenses, stomach treuble, piles and chronic diarrhoea.

Dr. Kum Bow Wo 24 Liberty Street - Salem, Oregon

WILK'S STALLIGH, "JERUME."

No. 29531

Will stand for mares the coming general at cor-ner of Ferry and Liberty acreets. For pedigree and particulars call on

DR. W. LONG. Veterivery Surgeon.

Mothers and Daughters Try

Revience has cured some of the wors cases of Ovarian and Uterine Disor-

The Rexicena Co., San Jose, Cal Lady Agents Wanted. Seud for Booklet.

and answer, the plaintiff will apply to obtain a decree of said Court that the plaintiff is the absolute owner in fee of the following described premises:

The northeast quarter of the north-8 sorth of range 3 west, Willameth Meridian, in the County of Marion, and State of Oregon, containing 49 neres. That said defendant has no estate or interest in said land or premises, and that said defendant be forever enjoined train. The Portland Evening Telegram In the Circuit Court of the State of and debarred from asserting any claim Oregon for Marion County: Depart- in or to said land or premises adverse