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Afternoon Session. The Convention Still Talks about the State Lands (Aug. 22, 1889)

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The article on education was adopted

with few amendments. The article on public lands was adopted after amend-ing so that the leasing of lands shall be under the control of the board of uni-

FRATRICIDE.

ISPECIAL TELEGRAM TO THE REVIEW!

PALOUSE, Aug. 16,—George Humma on was shot and killed by his brothe

son was shot and killed by his brother this morning nine miles south of this place in a thrashing crew on — Drake's farm. The brother went there with a Winchester rifle and killed George, in the presence of all the crew. The murderer had told other parties that he would kill his brother for slandering their ann. A rosse of men are now

their aunt. A posse of men are now

VIRGINIA DEMOCRATS. The State Convention Reafterns th

Principles of the Party.

Principles of the Party.

RICHMOND, Va., Aug. 16.—The state democratic convention, after nominating a full ticket vesterday, adopted a platform and adjourned sine die.

The platform opens with the declaration to the people of the state that through wise legislation and administration of the democratic party, the public schools have been preserved in efficient operation and their accommodation extended; that the resources neces-

tion extended; that the resources neces-sary for the conduct of the government

in all the departments have been se-cured and that the debt question has been put in trim financially acceptable

to the people.
"We would reprobate as mischievous to

source of so much embarrassment and

vexation to the commonwealth, and

public revenues, the unjust and oppressive treatment of the people of the Southern states, the creation of trusts and the

THE COSTER MASSACRE.

Only One Man Escaped, and He Blew

His Brains Out. [From a Sloux Falls Letter.]

In his long service as Indian agent

Dr. McGillicuddy learned from the Sioux many interesting facts about the Custer massacre. For years after the horrible affair the participants in it were

the yellow hair."

They told how they managed to make the massacre complete. The ground was broken and Custer was unable to handle his men in cavalry formation. He dismounted them, leaving every fourth man to hold the horses. The Indians threw themselves first on the men with the horses, shot them down and stampeded the horses. They did this, they said, because they knew that the bulk of the ammunition which the soldiers carried was on the horses. This done, the rest was easy. It was only

done, the rest was easy. It was only the question of a few minutes till the cartridges in the belts of the soldiers gave out, and then there was no more

"I see," said Dr. McGillicuddy, "that

BY THE REVIEW PUBLISHING CO. Office cor. Riverside av. and Monroe st.

TERMS OF SUBSCRIPTION DAILY-BY MAIL DAILY-IN THE CITY. Py Carrier, per week.

THE WERKLY REVIEW.
One Year, in Advance.
See Months, in Advance.
Unice Months, in Advance.

THAIN ARRIVALAND DEPARTURE has never been mentioned, for illustra- ritory the Press says:

tion will closely foilow, being on the 20th. This leaves but little time for Routhe may be supplemented by an preparation and conference, but members of the party appear to be fully alive tleman stands very high in his home to the situation, and are falling in community and is worthy of any posiline for a decisive campaign. The Lin- tion to which he may be nominated. coln club, which meets once a week, is taking steps to increase its membership, person of W. C. Jones, who is named for and another organization, known as the Young Men's Republican club, is about ability and a public speaker of great to be organized. As this is to be the force and his friends throughout this refirst state election it is proposed by all gion are too numerous to be counted. republicans who have been heard to express themselves upon the subject to see person of Professor W. B. Turner, who o it that the republican victory shall be is talked of for superintendent of public decisive. All those whose past pro- instruction. As a member of the terriclivities have been with the republican torial board and as one interested in the party and who have ever been in sym- cause of education he has achieved a pathy with its principles will doubtless high standing. Then there is Hon. John ioin in this determination. The princi- L. Wilson, who is being spoken of in ples are old and time-tried, but under a territorial government it has been but matural for party allignments to be less rigid than under a state organization.

It. Wilson, who is being spoken of it don't find the business equipment to the territorial green for member of congress. Also Col. P. H. Wilson, who is advanced as one of the most important and flourishment for lieutenant while the Pioneer Press beyonds for the far Northwest. Meaning the property and th Now that a sure-enough governor is to be cleeted by the people, and a voting member of congress is to be sent to the matter of importance, may be mentioned Judge George Turner and Hon. S. while the Pioneer Press bespeaks for the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane prompt and practical measures for relief and assistance as soon and the people of Spokane Washington to assist in national legisla- C. Hyde whose names are just now betion, and two senators chosen to repre- ing considered in connection with the sent the state in the higher branch of United States senatorship. Either of In the list of towns without banking than ever before and that the party one or the other will probably be put Bank Reporter, Spokane Falls represhould have the loyal support of every forward by their fellow citizens when sents Cheney, Chewelah, Chloride, Colbeliever in its principles.

o leave the United States senatorial field comparatively free for Hon. Watson C. Squire of Scattle. The fact of the matter is, the people of Sattle are shrewd enough to perceive that the in-terests of that city will be advanced by having a representative in the United States senate and perhaps all else will be made to yield, if necessary, to that consummation so devoutly to be wished, The people of Spokane Falls, as the metropolis of Eastern Washington, have a strong inclination in the same direction. A senator and governor may be provement in crop prospects. In manuchosen from among the able men of factures all changes are in the direction eadily made. Many are called but only

both in the country and city.

The weekly review of trade issued by

the mercantile agency of R. G. Dun &

Co., states that there is a little better

movement of products and some im-

Special telegram to Bradstreet's indi-

On the whole, the general trade out

look is fully as encouraging, if not more

RAILROAD RUMBLINGS.

Reports published a few days ago

from Montana afford strong Indications

that the Manitoba road is to press on to

JUDGE L. H. PRATHER of this city is a cate that prices of tobacco are advancing. Mr. Tull Will Get the Iron For His candidate for superior judge. The dis. on prospective short crops and renewed trict is made up of this and Stevens purchases. Hog products are stronger, counties, Judge Prather is a well known member of the bar and is believed to Francisco 200,000 bushels of wheat have being desirous of attending the meeting member of the bar and is believed to have good capacity for the district judg-leen chartered for Brazil, and 37,000 of the council last night to consider the shipped to Australia. There has been a county and is a man of unimpeachable integrity. It is understood that his proved home and foreign crop reports, integrity assurant for this indeship is R. B. Blake of the law firm of Blake ocean freight rates. and Ridpath. Although Mr. Blake has not been so long a resident of this country as Mr. Prather he has good standing at so, than at this time last year. the bar and is deservedly popular as a man. The judiciary is sure to fall into good hands should either of these gentlemen receive the republican nomina

ing of lotteries and prohibits the legisla- every reason to believe the road would ture from granting divorces. Lottery find it to its further advantage to go on and marriage laye often been associated to the ocean, thus making it a trans and marriage laye often been associated to the ocean, thus making it a transtogether, but there has been a great deal of certainty about divorces." The Journal must remember that great many "curious views" are presented to a constitutional convention which the sound judgment of a majority of the delegates relegates to oblivion. In other words, relegates to oblivion. In other words, betterit will be for the development of all the suggestions are not embodied in panies getting the traffic. While the Manitoba road is headed this

SOME GOOD MATERIAL. before they are actually constructed and this may be the case with those here re-ferred to. It is noticed, however, that where a road is needed and talked about it is built sooner or later and we may ect that all of the good men who have een named for state officers from to among the residents of Spokane Falls perhaps safely assume that several more roads than we now have will yet enter this city. . fact, however, that those of our citizens thus far favorably mentioned have each

A WORD FROM ST. PAUL. and all been first put forward by the press and people of other parts of the comments that have come to the Reterritory. In other words, their widely- TIEW's notice regarding our recent fire proven merits, rather than any booming perhaps none show more intelligent from their partial friends at home, have comprehension than the following from At Palouse City One Brother 2 50 caused them to be favorably regarded in the St. Paul Pioneer Press. After refer-ring to the several extensive fires that connection with the offices of the future ring to the several extensive fires that state. The name of Major E. A. Routhe have but recently occurred in the ter-

Northern Pacific—Pacific express arrives 12:50
A.M., Atlantic express arrives 12:50
A.M., Atlantic express arrives 12:50
A.M., Atlantic express arrives 10:30 A.M.; Eroka 2:45 P.M.
Court d'Alene Ratiway & Navigation—Westbound arrives 2:00 P.M.; eastbound prives 2:00 P.M.; eastbound arrives 2:00 P.M.; Scattle, Lake Shore & Eastern—Westbound arrives 2:00 P.M.; Spokane 2:00 A.M.; Medical Lake accommendation leaves Spokane at 15:00 P.M.; eastbound passenger arrives at Spokane 3 P.M.; Sundation arrives at Spokane 4 P.M.; Sundation arrives at Spokane 5 P.M.; Sundation arrives at Spokane 4 P.M.; Sundatio It is now realized by the republicans to the territory, and especially by those of Spokane county, that the time for activity is at hand. The primaries for the selection of delegates to the county convention will be held on Saturday, the 24th instant, and the county convention will be cletched."

It is now realized by the republicans in lois, and afterwards connected with the safeguard against a recurrence of this safeguard against a recurrence of this safeguard against a recurrence of this castern portion of Washington for the eastern portion of Washington territory, where rain is almost unknown from June to September, fire-proof building is peculiarly a necessity. Spokame will be cletched." city scarcely ten years old, but these were flanked by a class of buildings which only served to thwart all efforts to overcome the fire and subdue its progress. The new city will be the gainer in the wiping out of these fire traps and tinder boxes. The Globe's remarks about Major assurance from the REVIEW that the gen-

in the wiping out of these fire traps and tinder boxes.

Among the elements of prosperity which the fire has left intact are the splendid site, the grand water power, the geographical location which makes a large city a commercial necessity at that point, and the manufacturing, agricul-We have also an estimable man in the attorney general. He is a lawyer of fine point, and the manufacturing, agracu-tural, stockraising and mining indus-tries of which Spokane is the natural and inevitable center. In such a case it is easy to believe that her citizens are full of courage and hopefulness, and that Spokane will be promply rebuilt. With the sympathy which St. Paul and Manuacias for the distributions. spokane will be promptly recommendate sympathy which St. Paul and Minneapolis feel for their unfortunate neighbors in the devastated city there is mingled the utmost confidence that they will raily from the effects of the blow and show to the world that the destruction of \$14,000,000 of property and the tion of \$14,000,000 of property.

congress, every republican recognizes these gentelmen would do credit to the facilities and showing the nearest bankstate of Washington in the senate, and one or the other will probably be put forward by their fellow citizens when the proper time comes. Judge Turner has made a splendid record as a member of the constitutional convention. Hon. Sam Hyde is an able lawyer and Rockford, Rosalia, Spangle and Union-sum Hyde is an able lawyer and Rockford, Rosalia, Spangle and Union-sum Hyde is an able lawyer and Rockford, Rosalia, Spangle and Union-sum Hyde is an able lawyer and Rockford, Rosalia, Spangle and Union-sum Hyde is an able lawyer and Rockford, Rosalia, Spangle and Union-sum Hyde is an able lawyer and Rockford, Rosalia, Spangle and Union-sum Hyde is an able lawyer and Rockford, Rosalia, Spangle and Union-sum Hyde is an able lawyer and Rockford, Rosalia, Spangle and Union-sum Hyde is an able lawyer and Rockford, Rosalia, Spangle and Union-sum Hyde is a span at five swap would not strain at a gnat after swallow on strain at a gnat after swallow on the strain at a gnat after swallow of the action of yesterday would probably be repeated. But at least he wished that the people who knew about these cases could be brought in to give the convention some information upon which to act. In a sort of emotional increase would not strain at a gnat after swallow of the action of yesterday would probably be repeated. But at least he wished that the people who knew about these cases could be brought in to give the convention some information upon which the action of yesterday would not strain at a gnat after swallow on the strain at a gnat after swall on the strain at a gnat af that the party responsibility is greater state of Washington in the senate, and ing point, as published in the American other developments on the Sound appear Hon. Sam Hyde is an able lawyer and Rockford, Rosalia, Spangle and Unionhas been a resident of this city from its town. This affords an illustration of infancy. His friends throughout the the importance of this city as a comterritory are legion and the mention of mercial and financial center, although his name in connection with the sena. many other prosperous towns now exist torial office is hailed with enthusiasm that were not deemed of sufficient imlast revision, and all of which contribute directly to the metropolis of Eastern Washington.

SURVEYOR-GEN. CAVANAGH. He Passes Through The City En Route

Home From The East. Hon. Thos. II. Cavanugh, the newly chosen from among the able men of Seattle. A senator and congressman may be chosen from Spokane Falls. We have able and popular men, however, who are aspiring to other positions and when the time comes a fair and proper adjustment may doubtless be carpets and clothing lines orders are carpets and clothing lines orders are coming in tolerably free, although buya few can be chosen.

Last fall, when the republicans held their convention for the selection of candidates for county offices, some feeling was developed on the part of the country delegates with reference to the division of honors. This time there appears to be an entire absence of any such feeling. On the contrary, there is a disposition toward fairness on both sides, and any effort to disturb the friendly relations now existing would meet with a stern rebuke and it would not be profitable to any person who might make an attempt in that direction. In the selection of legislative representatives an equal and fair division will be made and there will be no attempt by either side to dictate to the other. The interests of this city and those of its surrounding country are identical, and this fact is becoming beture that needed to deal closely, because to some into the deal closely, because to many fettle deal closely, because to show a first story and the for country of his city is a cert of last year, stock of any story of last year, should be deal closely, because to business matters of pressing importance. Being asked if he had anything to say that would be of interest to the pathler or hands that year's stock on hand. The market for cotton goods is more satisfactory. The interest to the country the proper of raw cotton is now expected to proceed home at once to attend to business matters of sex lab for any two did on hand. The market for cotton to the deal closely, because the proceed to proceed home at once to totton to be large, and from two to three weeks carlier two two three weeks carlier than usual. In boots and shoes for any two the last stern of office, had the form of \$\frac{1}{10}\$ to be large, and from two to three weeks carlier two two thr coming in tolerably free, although buy- for

New Block From that City. Conneilman F. M. Tull did not go to rive intil after the inecting had been adjourned on account of no quorum being present. Mr. Tull now believes it will not be necessary for him to go to Portland to purchase iron, as he has been informed that he can get the necessary iron from the foundry at Walla Walla, and he believes it can be hid days here were clearly, from the city down here more cheaply—from that city than from Portland. Mr. Tall therefore relegraphed to the proprietors of the Walla Walla—foundry—yesterday even-The Helma Journal facetiously observes that "the Washington territory convention takes a curious view of matters by placing lotteries and divorces in in one section which forbids the licensing of lotteries and manufactures." It is the reasonable thing into a contract for this city and from here to "the green waters" of Puget Sound. As the line has been constructed as far west as the prescriptor takes a curious view of matters by placing lotteries and divorces in in one section which forbids the licensing of lotteries and mapping the logistation of lotteries and mapping that the Manitoba road is to press on to this city and from here to "the green waters" of Puget Sound. As the line has been constructed as far west as the prescriptor of this city and from here to "the green waters" of Puget Sound. As the line has been constructed as far west as the prescriptor of this city and from here to "the green waters" of Puget Sound. As the line has been constructed as far west as the prescriptor of this city and from here to "the green waters" of Puget Sound. As the line has been constructed as far west as the prescriptor of this city and from here to "the green waters" of Puget Sound. As the line has been constructed as far west as the prescriptor of the waters" of Puget Sound. As the line has been constructed as far west as the prescriptor of the waters of the

Cupid Takes a Hand. [From the San Francisco Alta.]

this territory and for the companion by weiding and an action for de averted.

Anormen illustration of the necessity of a society for the prevente. If cruelty to animals was wiressed in Spokane Falls last night. One of the first acts of the legislature should be the passage of a law authorizing such an organization, endowing its officers with police power, and prescribing severe penalties for wanton or malicious ill-treatment of dumb brutes.

The Last Rites.

Stockton, Cal. Aug. 16.—The funeral of Judge Terry was held here to-day. The body was removed from the morgune at the morgune at the morgune at the legislature should be the passage of a law authorizing such an organization, endowing its officers with police power, and prescribing severe penalties for wanton or malicious ill-treatment of dumb brutes.

Railroads are often talked about long was interest in a cemetery in the town.

MAKING MILEAGE.

The Convention Apparantly En deavoring to Imitate One of the Dakotas,

Which Expended \$10,000 More than the Government Approprinted for Expenses.

Shoots and Kills Another --Held to Bail.

OLYMPIA, Aug. 16.-The convention

met at 9 o'clock, the president in the chair. Prayer by the Rev. Chandin of of Olympia. The roll showed twenty vacant seats. Records read and approved. A petition of M. V. L. West and others for woman suffrage was submitted by the president and tabled. Minor, from the revision committee called attention to the fact that the article on corporations provided that cities should never be chartered by special law, and said it was the judgment of the committee that to leave it stand in that way would practically mulify the fection and prevent the incorporation of suture cities. He suggested such changes as would allow the legislature changes as would allow the legislature to grant incorporation by special act in order that boundaries may be defined and leave the rest to general law.

The chair thought that unless the rules were suspended the commit ce's suggestion could not be entertained.

Gowey moved that the rules be suspended for that purpose, but the necessary two-thirds would not consent.

Power presented the bill of John F. Carrere—46.90—for telegrams to Dakota and Montana convention, but withheld and Montana convention, but withheld it until the chair could add a few more telegraph bills. Stiles gave notice that there would be a meeting of the committee on county and city organization immediately after Trecess.

The convention went into committee of the whole on the state lands article, with Dyer in the chair.

The same old section 3 (which has twice before been up and been twice sutwice before been up and been twice such as the section 5) was

twice before been up and been twice suerseded so that now it is section 5) was
taken up.

Bowen moved to amend so as to proteet the rights of those who had made
valuable improvements on school lands
in good faith when these lands come to
be sold at auction.

Browne wished to amend by excluding only such improvements as were
made previous to February, 1880, which
was accusted by Bowen as a substitute was accepted by Bowen as a substitute for his amendment, and the substitute was adopted. Crowley offered again his proviso of yesterday, confirming the title to uni-versity land where the price had been

resity fand where the price had been paid in good faith.

Turner said one step had been taken in the confirmation of titles yesterday, and he hoped the convention would not go any further. He did not believe the members knew enough about these lands to lands to ACT INTELLIGENTLY. Moore again protested, as he did yes-terday, against turning this convention into a court of chancery to settle the land titles, but he supposed members vexation to the commonwealth, and with a continuance of the party administration which has dealt with it ably and wisely we confidently look to its solution upon lines of adjustment which democratic representatives have faithfully executed." The platform closes thus: "We oppose high taxes, the corrupt and extravagant expenditure of utility revenues, the unjust and oppress-

sanity yesterday we had done something about the old settler which we should probably seriously regret, but we ought not to go any further without an exam-

ination.
Sharpstein asked whether the article that were not deemed of sufficient im-portance to be listed at the time of the claim from being allowed by the legislature hereafter.

Moore thought not, but Sharpstein thought it did, and Moore declared that he did not swallow any of the camel yesterday and he didn't propose to take

any to-day.
Sharpstein offered a substitute leaving all this school and university land business to the legislature and authorizing it to confirm these sales, ayes 27, nocs

horrible allair the participants in it were very loth to talk of it to white men, but as the agent gradually gained their confidence they told him, little by little, the whole story. Sitting Bull, who is now about to die, had 3000 warriors on that occasion. This is said to have been the largest force of Indians ever encountered by American troops in a single the State Lands. talry and some Crow scouts. He divided his force alout equally, and sent Major. Reno with one body to attack the lower end of the Indian village, while he charged at the upper end. The Sloux all agree in their statements to Dr. McGillieuddy that their surprise was complete. They were engaged in repelling Reno at one end, when the bugles at the other end gave them their first warning of Custer's presence. They were disconcerted, and were on the point of giving way for a general retreat when Reno, to their astonishment, drew off. This permitted them to turn their whole attention to Custer, "the white chief with the yellow hair." The convention met at 2, the president in the chair and forty nice, new chairs awaiting occupants when the gavel fell. Dunbar moved to go into committe of the whole again on state lands, and it

the whole again on state lands, and it can was so voted. Dyer resumed the chair. Prosser continued his argument in favor of retaining the school lands in the control of the state.

Dunbar said that in spite of the speech of Prosser he had not changed his opinion, and that was that we could not and ought not to try to fix a plan for the management of the school lands, but to leave that to the legislature, who will some management of the school lands. WILL NOT BE WOLVES ENOUGH to rob the children of the state of their

nheritance. Griffitts thought Prosser's speech should have convinced any person that there was no possibility of argument against the policy of holding these ands. Bowen called attention to the fact that no part of the principal of the school fund could be spent, so it couldn't get away, and that needn't frighten any-

body.

Prosser asked if Browne thought it right to speculate with trust property.

Browne thought if the state could make money by speculating in the manner he had indicated, he was willing it Cosgrove considered the report of the

Cosgrove considered the report of the committee as clear and feasible a plan as any he had seen. He did not believe this conventior know enough of the circumstances to decide whether leasing or selling was the best plan, and was willing to trust to time to let it muture, leaving the legislature with fewer retrictions rather than more.

T. M. Keed thought it wise and safe to adopt this section just as the committee reported it.

Section 7 was read, that not more than one quarter of a section of any land of the state shall be offered for sale in one parcel, and all lands within the limits of any incorporated city or within one mile of the boundary of any incorporated city, where the valuation of such land shall be found by appraisement to exceed \$200 per acre shall, before the same be sold, be platted into lots and blocks and not more than one block shall be offered for sale in one parcel.

Stiles said, let the legislature attend to this; it was his reiterated cry.

Browne offered a substitute dropping out the one mile limit and substituting "near any city."

Lillis favored the committee's section, Browne's amendment was lost. Stiles

Browne's amendal Lord. His body was a captive. The Indians told me a strange story about Lord's death. They said when he saw how things were going he started off. Several young bucks follow-ad him, but he had a good horse, and shall be found by appraisement to exceed \$200 per acre shall, before the same be sold, be platted into lots and blocks and not more than one block shall be offered for sale in one parcel.

Stiles said, let the legislature attend to this; it was his reiterated cry.

Browne offered a substitute dropping out the one mile limit and substituting "near any city."

Lillis favored the committee's section.

Browne's amendal Lord. His bedy was a captive. The Indians told me a strange story about Lord's death. They said when he saw how things were going to give up the chase and intending to let Ford escape, he drew his blanket over his incavally he drew his blanket over

ion has completed consideration of the IN THE CATACOMBS.

tion has completed consideration of the article on corporations, any combination between individuals, corporations or associations liaving for their object the controlling of any product or article manufactured is prohibited and declared unlawful and against public policy, and that any and all franchises shall, when the owners violate this article, be void. Bill Nye Gets Lost Among the Tombs Under the Pantheon.

The Guide's Lantern Goes out and the Clammy Stillness Scares Him.

versity and school lands.

The article on county and township organization was adopted after amending so that it is virtually a copy of the illinois system; also a section was added about the control of the control o [From the New York World.] Paris, July 24, 1889 .- After this I shall take more of my meals in the great Eiffel Tower than heretofore. The defining the county offices to be filled.
All of this afternoon has been occupied
in consideration of the revenue and tax-ation to be established by the legisla-French restaurant, which is the best of the four, will get my large and growing rade. Last week, on the occasion of ation to be established by the legisla-u re.

The gross carnings system was de-feated. The article as adopted provides that all property shall be taxed alike. The article providing for the future amendment of the constitution was adopted, and provides that after a pro-posed amendment receives a majority vote of two successive legislative as-semblies it shall be submitted to a vote the colored illumination of the fountains and Tower. I took dinner there in order to see the wonderful picture of color and light from the Tower while engaged in he pleasing occupation of astonishing he inner man.

Time rolled on, that being its sole busi semblies it shall be submitted to a vote iess, at last came the coffee and the bill, of the people.

The section providing that all flowing It was a good-sized broad-shouldered bill the section providing that all flowing streams and natural water ways shall forever remain the property of the state for irrigation, mining or other purposes, was adopted by a unanimous vote. Parsons made another and successful attempt to incorporate an antiblacklist section in the constitution which prohibits the exchange of blacklists between railroad or other companys or employers. little above the medium height. went down in my pocket, after rinsing ff my fingers on the corner of a cloud, and discovered that I had left my purse nt home on the coiffeur. In other words I had dined in some style on the Tower at a French restaurant, where the great people of the earth dine and banquet each other every day, and had then found that I hadn't the money to pay George Hummason Killed by Ills for the meal.

NOT A HUMEROUS SITUATION.

The head waiter, "Charles," speaks English. I rose to my full height and told him that I had done a very carcless thing and hoped it would be convenient for him to send the bill to an address the next day, as I had forgotten to bring my coffers with me. He said. "Very well. Do not let that annoy you. Tonorrow or any time I will send my boy to your house with it. I hope you have been well served, monsieur, and that your dinner was good."

Your dinner was good."
You may believe this or not, but it is
the gospel truth, for I got the bill two
days after and still have it, with the
date of the difficulty and the date of
payment on it. I do ot know, what
this teaches—whether it be that honesty is the best policy or t at the fool and dismoney are soon parted, but anyway, t illustrates that a good, kindly, open ace and a cou cous air of sincerity are face and a cou-cous air of sincerity are of more value than great riches. I do not say this in a boastful way, but just to show that true merit is frequently rewarded on the start. Of course Charles was duly lubricated afterwards, but that did not account for his previous urbanity. This is a great country for fetes. There are the extraordinary fetes, like a week at Long Island, only with many curious additions and interests of trade and inducements for calling forth the centimes and sentiment of the crowd, then comes the fetes champetre and the fetes national. One of the latter is just in full blast. Bunting covers the city in full blast. Bunting covers the city and extra lights in fanciful designs il-lumine the whole of Paris. The Champs Elysees is festooned with soft white globes of light a few inches apart, for miles. It looks like the old days of the Louises of the Roman notation at the end of their names. Russell B. Harrison is here, and there is really nothing more to ask for in the way of attractive fea

to ask for in the way of attractive rea-tures.

Last week I visited the Pantheon for an afternoon. It is a large building, larger than the court house of Richmond county, Staten Island, and built more of the style of Louis XI. It is on high ground and is on the site of the tomb of St. Genevieve, who died in the year 512, promotion of monopolies; we oppose the republican party for having stirred up strife between the races, and a false friend to the colored race and an enemy to the white race." St. Genevieve, who died in the year 512 according to the retentive memory and historical accuracy of Mr. Baedecker, whose bright red book I carry conceated wherever I go. Souffot designed the present building and I believe is buried in it. In modern architeture this would happen oftener if the architect would visit his building during a strong gale. Souffot, however, lies there peacefully slumbering, with no fears that his work will collapse.

Lagrange also has a cool summer tomb in the Pantheon and many people come

n the Pantheon and many people come ere afterwards put somewhere else. I o not know where they are. I cannot nd out at the morgue and may have to an invention? go without seeing them. Victor Hugo is buried there and his burial case rests in full view of the visitors and is covered

tect really bragged on. It cost less than the papier-mache ceiling in the Albany state house, I presume, and will last fully as long, if not longer. It is 272 feet in height and rests on a cylinder concealed behind a beautiful colonnade of Corinthian pillars. Statues of illustrious men of the past are to be seen ever and anon, and among them the peace-loving Mirabeau, the somewhat belligerent Bonaparte and the brilliant but secular Voltaire.

Going down cellar to visit the graves of greatness, preceded by a man with linen pantaloons and a tin lantern is a very strange style of dissipation. I think the lantern is supplied with a short and loud smelling candle of the time of Mario Antolnette. It gives just light enough to feel certain in its own

cellar where the hired man sprouts potatoes in the spring when it rains and he has a holiday. I thought of my past life and tried to remember some of the 4832 verses of scripture along with other offenses in my school days. I thought of Barbara and the bond of sympathy there was between us. I recalled the time when, in that touching story of the rich, warm South, called "The Quick or the Dead," Barbara rolled over on the floor of the old church and sobbed the plastering loose from the vanited ceiling. At this moment I thought I heard voice, however, but a foreign language, of which I understood nothing. A voice never sounded so good. It seems that the guide, who had counted noses and figured up what the whole thing would amount to in fees, had come out two short and had returned to secure his purboire, which is the only word I know in the French language. Soon after him cellar where the hired man sprouts poin the French language. Soon after him I was able to make out his lantern, like a consumptive lightning bug in the hard gloom of the general root cellar, and taking the hand which he held out for the fee, I wring it twice gladly, and permitted him to lead me out. At one time I thought of robbers concealed behind the back pillars supporting the massive vaults, and I thought of the terror of being caught in France without money. I had just concealed my purse, jewels and guide-book in my hair as the

guide returned.

N. B.—This last line is a lie, but the Hark! hark! the dogs do bark, Beggars have come to town, Some in rags and some in tags, And some without any gown.

Sunday was one of the holiday's or which the beggars and fakirs and crip-ples and lepers and deformed mendi-cants are permitted to invade the city like a pessilence and take away the ap-petites of those who are provided with the regular number of limbs and who have to work instead of beinggifted with a sore. Whether it be a good custom to thus break in on the joy of a celebration by taking advantage of the general gen-erosity of a fete day I will not undererosity of a fote day I will not under-take to say, because I am not here to criticise the government. The French government and I can go hand in hand down life's pathway real well, but I did not eat any dinner Sunday to speak of, and my lunch was taken out.

FOLLOWING THE GUIDE.

One pleasant little gentleman played the clarinet by inserting it in a delight-ful little bullet-hole in his windpipe. This gave him the use of his mouth for This gave him the use of his mouth for eneral conversation on current topics of he day, while at the same time chewing tobacco and accompanying himself on the clarinet. I am quite fond of the clarinet generally and enjoy seeing a good man swallow one of the large early dwarf instruments, but a few times made me quite well satisfied in this instance. I gave the man a few sous and then went away to see a year unique. stance. I gave the man a few sous and then went away to see a very unique sore toe that I had heard of on the corner of the Rue de Fourth of September.

A young mother with a baby, born just in time for the holliday, sang a French song, which may have been moral or not, I could not say, but the tune would peel the bark off an iron fence. She sang at the corner of the Rue de la Paix, and if I had been the corner of the Rue de la Paix I would have tipped a house over on her. She had a little tin teapot cover for offerings, and as she held the child up so it could get a good view of the sun, I thought that this was one of the oddest celebrations of a national holiday that I had ever been at.

BILL NYE.

THE LATEST SLOT DEVICE. an Automatic Machine That Takes and Finishes Instantaneous Photo-

graphs.

[From the Chicago Tribune.]

"Drop a quarter in the slot and have your photograph taken."

A South Side photographer was standing by a handsome cabinet similar in appearance to the automatic weighing machines which confront one everywhere. where.

where.
"A quarter! What's the matter with a nickel?"
"A nickel will do in three or four months when the novelty wears off. until the automatic photographist is succeeded by a machine which will turn you out a house and lot a quarter only will work it. It is the latest thing out." The reporter squared himself before a small closed opening in the cabinet opposite his face. He dropped a quarter in a slot lower down. Instantly a little noses on the stone inclosure and wish they could have gone to his funeral and taken their dinner and staid all day. Mirabeau was the first man to present his remains to the Pantheon with the compliments of Charlotte Corday. They otograph of himself fell on a salve

before the reporter.
"How did you strike the idea of such "A board of trade man suggested it,"

in dout at the morgue and may have to go without seeing them. Victor Hugo is buried there and his burial case rests in full view of the visitors and is covered with immortelles. Many people go there, some with gentle interest and affection, many more with hungry curioslty in order that they may spit on the hot grocery stove and brag about it next winter.

I need not go deeply into the history of the Pantheon, for that has been printed before, but it has been a chapel owning the tomb of the patron saint of Paris, then a church, then something else, then restored to religious uses in 1851 and at last sealed when Victor Hugo's body was entombed there in 1851 and at last sealed when Victor Hugo's body was entombed there in 1855. It shows how France has been alternately pious and wicked through pious, sometimes piously savage.

The ground plan is that of a Greek cross, but the dome is what the architect really bragged on. It cost less than the papier-mache celling in the Albany state house, I presume, and will last fully as long, if not longer, It is 272 feet in height and rests on a cylinder concealed behind a beautiful colomiade of Corinthian pillars, Statues of illustrious men of the past are to be seen ever and anon, and among them the peace-loying Mirabeau, the somewhat belligered Bonaparte and the brilliant beligered Bonaparte and th

ment?"
"Yes, for two serious purposes. have a machine under construction which is to have the appearance of a clock and he placed at the railings of clock and be placed at the railings of cashiers and tellors in banks."
"What for?"
"To enable them to take a photograph

"To enable them to take a photograph of anyone who cashes a check, in case they should want to identify him afterwards. While the man is before the railing, the cashier or teller will press an electric button and the man's photograph will be taken in a tenth of a second. He will see nothing but a slight flash in the clock, and couldn't get away if he tried before the instructors has intellible re-

the legislature with fewer betrictions rather than more, the constitution of the state supposed to was a pathway and the state of the constitution of the constitution

NOTICE OF PUBLICATION. NOTICE OF PUBLICATION.

United States Land Office, Spokane Falls, W. T., May 28, 1889.

Notice is hereby given that in compliance with the provisions of the act of congress of June 3, 1878, entitled, "An act for the sale of timber lands in the states of California, Oregon, Nevada and Washington territory, William Heaton of Spangle, county of Spokane, territory of Washington, has this day filed in this office his sworn statement No. 48, for the purchase of the 81/5 sek/ of section No. 14, in township No. 23 n, range No. 43, E. W. M., and will offer proof to show that the land sought is more valuably for its timber of stone than for agricultural purposes, and to exabilish his claim to said land before the register and receiver of this office at Spokane Falls, W. T., on the 26th day of September, 1889, at 1 P. M.

He names as witnesses: William H. Byers, Norman T. Lamphere, Robert Russell, Harry Willer, and all persons eliminate advanced by W. T.

W. T.

Any and all persons claiming adversely
the above described lands are requested to
file their claims in this office on or before
said 26th day of September, 1889.
J. M. ADAMS, Register.

NOTICE. United States Land Office, Spokane Falls,

United States Land Office, Spokane Falls, July 27, 1889.
Complaint having been made at this office by George E. Carson against George Augelbard for abandoning his homestead entry No. 6083, dated May 28, 1885, upon the swissection 24, township 27, n. R. 43 E. W. M., in Spokane county, Washington Territory, with a view to the cancellation of said entry, the said parties are hereby summoned to appear at this office on the 23d day of December, 1889, at 10 o'clock A. M., to respond and jurnish testimony concerning said alleged abandonment. ing said alleged abandonment.
J. M. ADAMS, Register.

NOTICE OF FINAL PROOF.

LEONARD OBRECHT. and Office at Spokane Falls, W. T., May 22, Land Office at Spokane Falls, W. T., May 22, 1889.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made hefore the U. S. Land Office at Spokane Falls, W. T., on September 16, 1889, at 9 A. M., viz.: Leonard Obrecht, who made soidler's homestead entry No. 5089 for the self of sec 34, tp 29 n, r41, E. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, vlz.: Frank Wagoner, Charles Wurm, of Hazard P. O., W. T., William Rancke of Myers P. O. W. T., Joseph Falter, Hazard P. O., W. T., Joseph Falter, Hazard P. O., W. T., seph Falter, Hazard P. O., W. T.
Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

J. M. ADAMS, Register.

NOTICE OF FINAL PROOF.

JOHN SHILLITO. Land Office at Spokane Falls, W. T., May 29, Land Office at Spokane Falls, W. T., May 20, 1889.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the U.S. Land Office at Spokane Falls, W. T., on Sptember 27, 1889, at 1 P. M., viz.; John Shillito, who made D. S. No. 6252 for the sw 14 sec 34, tp 27 n of range 43, E. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz.; G. W. Russell, John Carter, all of Spokane Falls, W. T. Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and regulations of the interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said chainant, and to offer evidence in rebuttal of that submitted by claimant.

J. M. ADAMS, Register.

NOTICE OF FINAL PROOF. MARTIN J. McDONOUGH. AND OFFICE AT SPOKANE FALLS, W. T., July 15, 1889. July 15, 1889. {
Notice is hereby given that the followingnamed settler has filed notice of his intention
to make final proof in support of his claim,
and that said proof will be made before the
United States land, office at Spokane Falls,
W. T., on November 29, 1889, at 10 A. M.,
viz: MARTIN J. McDONOUGH.

who made homestead entry No. 5789, for the self of section 28, township 25 n, of range 44 E, W. M. 44 F. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz:

William Ennis, George Steinbach, Peter Bonahue and Tom B. Warren, of Spokane Falls, W. T.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above men-

WILLIAM J. BURCHETT. Land Office at Spokane Falls, W. T., June Land Office at Spokane Falls, W. T., June 19, 1889.
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the U.S. Land Office at Spokane Falls, on October 29, 1889, at 9 A. M., viz.; William J. Burchett, who made declaratory statement No. 6034, for the ne ½ of sec 22, tp 27, n of r 42, E. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz.:
Aleck McKay of Spokane Falls, W. T., lienry M. Austin of Mayer P. O., W. T., and Ilorace W. Stratton and A. P. Magic of Spokane Falls, W. T.

J. M. ADAMS, Register. Proceedings of Board of County Commissioners.

missioners.

August 5th, 1880. Board met at 3 o'clock P. M. Present: W. L. Magers, chairman; E. L. Toder, commissioner and the clerk of the board.

Ordered that D. D. Smith, auditor, cause the Howard street bridge across the south channel of the Spokane river be replaced.

The lower Hangman creek bridge is hereby declared unsafe for public travel and it is ordered that the superintendent of road district No. 32 post notices to that effect and that all persons who travel over said bridge do so at their own risk.

Ordered that Nixon avenue in Dennis and Bradley's addition to Spokane Falls be vacated and all vested property interests therein revert to the said Dennis and Bradley as original townsite owners.

Adjourned to Aug. 19, 1880, 1 P. M.

W. L. MAGERS,
Chairman.

Chairman.

Attest: Chairman.
M. D. SMITH, Auditor and Clerk of Board.
By J. M. ARMSTRONG, Deputy.

mo and place.
Complaint filed July 27, 1889.
C. B. DUNNING, Justice of the Pesce.
Allen & Walker, attorneys.

NOTICEFOR PUBLICATION. United States Land Office, Spokane Falls, W. T., May 25, 1830.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the states of California, Oregon, Nevada and Washington territory," Hansten [Warner of Spokane Falls, county of Spokane, territory of Washington, has this day filed in this office his sworm statement No. 42, for the purchase of the nw ½ ne½ of sec 12, in the No. 24, n. r. No. 42, h. W. M. and will offer proof to show the che land sought is more valuable for its imber or stone than for agricultural purposes, and to establish his ciaim before the register and receiver of this office at Spokane Falls, W. T., on the 15th day of October, 1889, at 9 A. M. He names as witnesses: Charles Bohurr, I. R. Peters, George F. Edmiston, Harry A. Coleman, of Spokane Falls.

Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 15th day of October, 1889.

J. M. ADAMS, Register. Inited States Land Office, Spokane Falls,

NOTICE OF FINAL PROOF. GUY L. SMITH.

GUY L. SMITH.

Land office at Spokane Falls, June 24, 1889.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before United States land office at Spokane Falls, W. T. on November 8, 1889, at 9 A. M., viz: Guy L. Smith, who made homestead entry 6225 for the wig 1 wig 8cc, 24, tp. 24 n, r. 43 E. W. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Edward Hilby of Spokane Falls, W. T., John Hilby of Spokane Falls, W. T., John Hilby of Spokane Falls, W. T., John Hilby of Spokane Falls, W. T., Josezef Houctek of Spokane Falls, W. T., Josezef Houctek of Spokane Falls, W. T., Josezef Houctek of Spokane Falls, W. T., John Hilby of Spokane Falls, W. T., Josezef Houctek of Spok

NOTICE OF FINAL PROOF. LAND OFFICE AT SPOKANE FALLS, W. T.,

SAMUEL P. BROOKS.

SAMUEL P. BROOKS.

Notice is hereby given that the following named scitler has filed notice of his fatention to make final proof in support of his claim, and that said proof will be made before the United States land office at Spokane Falls, W. T., on October 30, 1889, at 10 A. M., viz: SAMUEL P. BROOKS.

who filed preemption declaratory statement No. 6016 for the self of sec. 2, tp. 27 n, r 42, E. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of siad land, viz:

Calvin E. Griffith of Mayer postoffice, W. T., Jesse W. Howell, Scott Hueston. Edward Poor, all of Hazard postoffice, W. T.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the interior department, why such proof should not be allowed, will be given an opportunity at the above menwhy sach proof should not be moved, whi be given in opportunity at the above men-tioned time and place to cross-examine the witnesses of said defendent, and to offer evi-dence in rebuttal of that submitted by the claimant. J. M. ADAMS, Register

NOTICE OF FINAL PROOF. JACOB P. THOMSEN. and Office at Spokane Falls, W. T., May 18,

Land Office at Spokane Falls, W. T., May 18, 1889,
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the United States land office at Spokane Falls, W. T., on October 7, 1889, at 1 P. M., viz: Jacob P. Thompson, who made homestand entry No. 5584, for the se 1/4 sec 6, tp 17 n, r 43, E W M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:
Frank E.Fender, Allison Allen, Fred A. Fender, of Mayer postofilec, W. T.; Herbert Dart of Spokane Falls postofilec, W. T.; Any person who desires to protest against given an opportunity at the above-mentioned time and place to cross-exame the witthe allowance of such proof, or who knows of any substantial reason, under the law and regulations of the Interior department, why such proof should not be allowed, will be nesses of said claimant, and to offer evidence in rebuttal to that submittedby claimant.

SHERIFF'S SALE.

SHERIFF'S SALE.

TERRITORY OF WARRINGTON, SS.

County of Spokane, Some County of Spokane, In the District Court of the Territory of Washington, and for the Fourth judical district thereof, holding terms at Spokane Falls, in and for Spokane county, said territory.

Allis M. Tilton, plaintiff, ys. Edward Johnson, defendent.—Decree of foreclosure and order of sale.

By virtue of a decree and order of sale, made and entered in the above entitled cause and court on the 21st day of May, A. D. 1889, a copy of which has been issued and certified to me by the clerk of the said court, under the seal thereof, bearing date the 22d day of July, A. D. 1889, for the sum of \$200 80, gold coin, with interest at the rate of 10 per cent per annum from the 21st why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

NOTICE OF FINAL PROOF.

NOTICE OF FINAL PROOF.

See A such as a submitted by claimant of \$200 SO, gold coin, with interest at the rate of 10 per cent per annum from the 21st day of May, A. D. 1889, and the further sum of \$200 storeneys fees, and also the increased costs thereon, I, E. H. Hinchliff, sheriff of Spakane county, Washington territory, will, day of May, A. D. 1889, and the further sum of \$30 attorneys' fees, and also the increased costs thereon, I. E. H. Hinchliff, sheriff of Spokane county, Washington territory, will, on the 31st day of August, A. D. 1880, at the hour of 10 o'clock A. M. of said day at the front door of courthouse, sell at public ancition to the highest bidder, for eash, the following described real estate, situated, lying and being in Spokane county, W. T., and particularly described as follows, to-wit: Lat number twenty (50), block number sixteen (10), Nettleton's first addition to the City of Spokane Falls, Spokane county, Washington territory, together with all and singular the leneraents, hereditaments and appurtenances thereunto belonging or ir any wise appertaining. Said property in taken and sold as the property of Edward Johnson, defendant.

Dated at Spokane Falls, Washington territory, this 21th day of July, A. D. 1889.

Sheriff of Spokane county, W. T.

P. D. MICKEL, Attorney for Plaintiff.

NOTICE TO CREDITORS.

In the matter of the estate of Charles C. Grant, deceased, notice is hereby given by the undersigned administrator of the estate of Charles C. Grant, deceased, late of Spokane County, Washington Territory, to the creditors of and all persons having claims against the said deceased to exhibit them with the necessary vouchers within one (1) year after the first publication of this notice to the said administrator at the Clitzens' National Bank in the city of Spokane Falls, Spokane County, Washington Territory, the same being the place for the transaction of the business of said estate in the city of Spekane County, Washington Territory, ILENRY L. WILSON, Administrator of the estate of Charles C. Grant, deceased. irant, deceased, Doolittle, Pritchard & Lohman, and C. S. Voorhees, Attorneys for Administrator.

NOTICE OF FINAL PROOF.

Territory of Washington, County of Spokane, ss.

In Justice's Court, C. B. Dunning, J. P.

To the Nordyke & Marmon Company: You are hereby notified that Charles O. Squire in as filed a complaint against you in said court which will come on to be heard at my court which will come on to be heard at my court which will come on to be heard at my court which will come on to be heard at my court which will come on to be heard at my court which will come on to be heard at my court which will come on to be heard at my court which will come on to be heard at my court which will come on to be heard at my court which will come on to be heard at my court which will come on the heard at my court which will come on the heard at my court which will be taken as confessed and the demand of the plaintiff granted. The object and demand of said claim is to recover of you as agent by said Squire at your request in November, 1887, in solling a hill of mill unschinery to the National Iron works. All moneys due you from Dart Iron Dawson, Benjamin F. Hechtel, Denson Hastings, all of Thetis, W. T.

Any person who desires to protest against the allowance of such proof, or who knows and property belonging to you in their hands has been garnisheed herein. Garnishee proceedings will be heard at the same lime and place.

Complaint filed July 27, 1889.

Charles O. SQUIRE.

Land Office at Spokane Falls, W. T., June 1, 1889.

And the hour of 10 o'clock A. M., and unless you support of his claim, and that said proof will be made filed notice of his intention to mean and cultiva-density of the support of his claim, and that said proof will be made filed notice in Spokane Falls, W. T., June 1, 1889.

In Justice 'S Quire at the following mamed settler has filed notice of his intention to made filed notice of his intention to made filed notice of his intention to be claim, and that said proof will be made filed notice to Bokane Falls, W. T., on October 11, 1889, at 1 P. M., viz.: Charles O. Squire, who made the proof of his claim, and that said proo

