nent common school or any State, college or university fund, which shall have been caused by defalcation, mis-

to its third reading and it was put on the ballot. consider the article reported by the to 2 P. M. Committee on Federal Relations, being

ARTICLE -.

First, That perfect toleration of re- the question then recurred upon Mr. ligious sentiment shall be secured and Dunbar's amendment, which provides that no inhabitant of this State shall for leaving the matter of egual suffrage ever be molested in person or prop-erty on account of his or her mode of cussion was also defeated, by a vote of religious worship.

Second, That the people inhabiting this State do agree and declare that the state do agree and declare the state do agree and declare the state do agree and declare the state do agree and de

they forever disclaim all right and title to the unappropriated public lands lying within the boundaries of lands lying within the boundaries of til the title thereto shall have been extinguished by the United States, the rights, from the elective franchise, was sage was adopted, 48 ayes and 6 noes, same shall be and remain subject to the disposition of the United States, and said Indian lands shall remain under the absolute jurisdiction and attendance at elections, and in going attendance at elections, and in going their attendance at elections, and in going the content of the Committee on Revision.

The Convention took up and adopted the following article on "Public Health and Vital Statistics" leading to the content of the committee on Revision. States and that the lands belonging elector shall be required to do military to the citizens of the United States duty on the day of the election, was residing without the limits of this State shall never be taxed at a higher rate than the lands belonging to resident the limits of this shall be by ballot, and the legislature

cle shall preclude the State from taxing, as other lands are taxed, any lands owned or held by any Indian who has severed his tribal relations, and has obtained from the United States, or from any person, a title thereto by paternament of the states of t extent as such Act of Congress may ber, 1862, and every fourth year there-

adverse to doing any further business, and although some wanted to remain in session longer, nothing but dilatory motions were made, until finally an adjournment was made to Monday, August 12, at 9 a. M.

MONDAY, Aug. 12, 1889, 9 A. M. The Convention met, the President in the chair.

Prayer by the Chaplain.

After reading the minutes the Convention resolved itself into Committee of the Whole, the President in the chair, to consider the article on "Elections and Elective Rights," and the whole article was read and then conidered by sections.

Upon taking up section one, which is as follows, viz: ty-one years or over possessing the following qualifications shall be entitled The county of Whitman shall concitizens of the United States, provided, that Indians not taxed shall never be allowed the elective franchise: Prosided constitute the Sixth District, and

vided further, that all male persons be entitled to one Senator. of the Territory shall be electors. They entitled to one Senator. shall have lived in the State one year, and in the county ninety days, and in constitute the Eighth District, and be the city, town or precinct thirty days immediately preceding the election at which they offer to vote.

constitute the Eighth District, a entitled to three Senators.

The counties of Yakima and las shall constitute the Ninth D

which they offer to vote.

Mr. Eldridge moved to strike the word male from the first; section, and made a lengthy and able speech in support of his motion and cited the Declaration of Independence and called the attention of members to accordance with said declaration, and tor. that said all men, which includes wemen, have an inalienable right to life,
liberty and pursuit of happiness, and
that governments derive their just
powers from the consent of the govThe county of Clarke shall be the
Twelfth District and be entitled to one
Senator.

The county of Cowlitz shall be the
Thirteenth District, and be entitled to erned. He also called attention to one Senator. the fact that the legislature passed an act granting the suffrage to women Fourteenth District, and be entitled to ich was reaffirmed and re-enacted one Senator. Republican and Democratic parties and be entitled to one Senator. which committed them unreservedly to woman suffrage. He also read from the decision of the Supreme Court of the United States which maintained the Convention took a recess the United States which maintained to one Senator.

The county of Chehalis shall be the AFTERNOON SESSION.

AFTERNOON SESSION. that the organic act of Utah conferred Seventeenth District, and be entitled the power on the legislature to grant to one Senator. female suffrage. His speech was both eloquent and exhaustive, and he Eighteenth District, and be entitled to and elective rights, which failed of owed that it was just, wise and ex- three Senators. Give woman the right to vote and it opens the avenues to her of self support and independence. The more we exercise the mind the more intelligent we become, and participation in the government is one of the greatest of the whole with Mr. Griffitts made an eloquent some of the greatest of the whole with Mr. McReavy in the chair, for the further and save the consideration of the article on "Harbor of the greatest of the whole with Mr. We have further to say that as responsible of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in the U. S. patents could not extend when the legislation of the accuration of the article on "Harbor of the exclusive of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in these lands of a certain City Council were personally interested in the U. S. patents could not extend when the legislation of the whole with Mr. We have further to say that as relative to say that as relative

his motion he declared himself unre- two Representatives. The Convention assembled, Col. but aside from being such, he thought one Representative. Prosser President pro tem, and immethat it but just and fair to allow the The county of Douglas shall have from the State by lease, grant or fran-wharves and docks. Lost. diately took up for further considera- legislature to act in this matter, in ac- one Representative.

views, and declared it to be their opin- one Representative. Section 4. "All schools maintained ion that women had a lawful right to The county of Jefferson shall have or supported wholly or in part by the vote now, and that they had no more two Representatives. public funds shall be forever free from sectarian control or influence."

The county of Klickitat shall have two Representatives.

The county of Klickitat shall have two Representatives. Section 5. All losses to the permalegality of the woman suffrage act than The county of King shall have

management or fraud of the agents or side briefly, and contented himself The county Kitsap shall have three officers controlling or managing the with anouncing his flat to vote down Representatives. same, shall be audited by the proper the amendments, but not forgetting The county of Lewis shall have two authorities of the State, and the what the future might have in store Representatives. amount be a permanent debt against for him personally, that he wanted her The county of Lincoln shall have the State in favor of the particular to have the suffrage whenever a major- two Representatives. fund sustaining such loss, upon which not less than six per cent. annual interest shall be paid.

The rules were suspended, the artither with the women could express their judg-two kepresentatives.

The county of Mason shall have one Representative.

The county of Okanogan shall have one Representative. cle was considered engrossed, passed ment on the matter without the use of The county of Pacific shall have one

its final passage. The article was adopted, 53 ayes, 2 noes, and it was remain in favor, and Messrs. J. Z. Moore Representatives. ferred to Committee on Revision.

The Convention then proceeded to without coming to a vote, took a recess one Representative.

The Convention resolved itself into Compact with the United States. Committee of the Whole, the President two Representatives. The following article shall be irrevo- in the chair, and the fifth section was The county of Skagit shall have cable without the consent of the immediately taken up for considera- Representatives. United States and the people of this tion, and the amendment of Mr. Griffitts was, upon vote, defeated, and and six Representatives. 18 to 38, the motion of Mr. Eshel- have three Representatives.

this State, and to all lands lying within in said limits owned or held by any Indian or Indian tribes; and that unsons, and persons convicted of infall tribes; and that unsons, and persons convicted of infall tribes; and that unsons, and persons convicted of infall tribes; and that unsons is to 32.

The next section, excluding, in addition to women, all idiots, insane persons convicted of infall tribes. The county of Whithian five Representatives.

control of the Congress of the United to and returning therefrom, and no Health and Vital Statisties," by a

dents thereof; and that no taxes shall shall provide for such a method of votbe imposed by the State on lands or ing as will secure to every elector absoproperty therein belonging to or which lute secrecy in preparing and deposit-

may be hereafter purchased by the United States or reserved for its use.

Provided, That nothing in this artiture shall enact a registration law ap-

ent or other grant, save and except such lands as have been or may be granted to any Indian or Indians unshall be held biennially. The first der any Act of Congress, containing a election of all State officers, after the in the chair. provision exempting the lands thus election held for the adoption of this granted from taxation, which exemp-tion shall continue so long and to such next after the first Monday in Novem-

ritory of Washington, and payment of the same, are hereby assumed by this State. for the above section, submitting the question of woman suffrage to the qual-ified electors at the same time the Conthe rules being suspended, the article was adopted unanimously, and referred to Committee on Revision.

ing an article on the boundaries of the State of Washington, was taken up, and after some consideration it was reing and place it upon its final passage, committed to the committee from which was lost, 38 to 23, not two which it came. thirds, whereupon it was ordered the temper of the Convention was printed and passed to its third reading. APPORTIONMENT.

constituted and numbered as follows: The counties of Okanogan, Stevens and Spokane shall constitute the First

The county of Spokane shall constitute the Second District, and be The county of Lincoln shall constitute the Third District, and be en-

titled to one Senator. The counties of Spokane, Adams and Franklin shall constitute Section 1. All male persons of twen- the Fourth District, and be entitled to

to vote at all elections: They shall be stitute the Fifth District, and be en-

who at the time of the adoption of this Constitution are qualified electors stitute the Seventh District, and be

las shall constitute the Ninth District,

their oath to frame a Constitution in District, and be entitled to one Sena-

Give woman the right to vote and it be entitled to one Senator.

opens the avenues to her of self sup
The counties of Jefferson, Clallam

McReavy in the chair, for the further

the section the words "at any school election," so that it would read "the legislature may provide that there shall be no denial of the elective franchise two kepresentatives.

The county of Clarke shall have limit, and substituting "government three Representatives.

The county of Clarke shall have limit, and shall have limit, and shall have limit, and shall have limit, and substituting "government three of the Whole rose, the President and substituting "government three of the Whole rose, the President and the Content of the elective franchise of the lands to such limit, and shall have limit, and shall have limit, and shall have limit, and substituting "government meittee of the Whole rose, the President and the Content of the elective franchise of the whole rose, the President and the Content of the election," which was lost, 18 to dent resumed the chair and the Content of the election, and substituting "government meittee of the Whole rose, the President and the Content of the election," which was lost, 18 to dent resumed the chair and the Content of the election, and substituting "government meittee of the Whole rose, the President and the Content of the election," which was lost, 18 to dent resumed the chair and the Content of the election, and substituting "government meittee of the Whole rose, the President and the Content of the election," which was lost, 18 to dent resumed the chair and the Content of the election, and the country is a control of the election, and the country is a control of the election, and the country is a control of the election, and the country is a control of the election, and the country is a control of the election, and the country is a control of the election, and the country is a control of the election and the country is a control of the election and the country is a control of the election and the country is a control of the election and the country is a control of

tion the third section of the article on cordance with the wish of the people. The county of Garfield shall have purposes under control of such municity its third reading.

The county of Kittitas shall have

Representative.

The county of Skamania shall have one Representative. The county of Snohomish shall have

The county of Spokane shall have

The county of Stevens one Representative. The county of Thurston shall have two Representatives. The county of Walla Walla

The county of Wahkiakum

The county of Whitman shall have

for local government. He cited the City of San Francisco, which was not successful in managing

SECTION 1. There shall be established by law a State Board of Health and a Bureau of Vital Statistics in connection therewith, with such powers as the legislature may direct.

SEC. 2. The legislature shall enact ing wharves, docks and kindred structure in the chair, for the considing wharves, docks and kindred structure. laws to regulate the practice of meditures. cine and surgery, and the sale of drugs and medicines

TUESDAY, Aug. 13, 9 A. M. The Convention met, the President

Prayer by Rev. Mr. Chaplin. The article on "Mining and Mining Interests" was again taken up. This article provides that there shall be established and maintained the office of which is so often and so strenuously prescribed) be disposed of, except in the prescribe.

That provision shall be made for the establishment of systems of public schools, which shall be open to all the children of this State, and free the construction of escapement shafts, the construction of escapement shafts, adopted.

Inspectors of Mines, the duties and sall aries of which shall be prescribed by law. The legislature shall provide by law for the proper ventilation of mines, the construction of escapement shafts, with the lands.

A vote being taken, Mr. Griffitts substitute was adopted 29 to 28.

Mr. Cosgrove offered an amendment, viz: "Provided, that the Legislature may donate to the United States for leaves the construction of escapement shafts, which section was adopted.

Section 11 provides for submitting aries of which shall be prescribed by law. The legislature shall provide by law for the proper ventilation of mines, the duties and sall aries of which shall be prescribed by law. The legislature shall provide by law for the proper ventilation of mines, the duties and sall aries of which shall be prescribed by law. The legislature shall provide by law for the proper ventilation of mines, the construction of escapement shafts, with the lands.

Whereupon the Committee of the Whole rose, the President resumed the law for the proper ventilation of mines, the duties and sall aries of which shall be prescribed by arr. Turner, and service the law for the proper ventilation of mines, the duties and sall aries of which shall be prescribed by arr. Turner, and service the law for the proper ventilation of mines, the construction of escapement shafts, with the lands.

Whereupon the Committee of the Whole rose, the President resumed the law for the proper ventilation of mines, the construction of escapement shafts, and the construction of escapement shafts, which shall be prescribed by arr. Turner, and service the law for the in the mines of children under four-teen years. An additional section was same as the one reported by the ma-

The article on elections and elective grants to municipal corporations the

rights was put upon its final passage, and the result was 33 ayes, 31 noes, and there not being a majority of all the members present, the article was in some brief, terse remarks and a vote

twenty-four feet deep at ordinary low tide. The State shall never give, sellor lease to any private person, corporation or association any rights whatever in the waters beyond such harbor lines, nor shall any of the area lying between any harbor line and the line f ordinary high tide, and within not less than 200 feet, nor more than 600 feet of such harbor line (as the com-

mission shall determine) be sold or granted by the State, nor its right to control the same relinquished, but such area shall be forever reserved for andings, wharves, streets and other conveniences of navigation and com-Amendments were offered and much

discussion followed, being largely whether the harbor line should be fixed at 24 feet deep at ordinary low tide, or by a subsequent legislative assembly and he also quoted the platform of the kiakum shall be the Fifteenth District, Committee of the discussion the Committee of the Whole rose, the President resumed the chair, and on

> The Convention assembled, and Mr. Crowley moved that the rules be sus- Mr. Cosgrove, it consequently went over under the rules.

adoption this morning, be referred to edient to strike the word male from The county of King shall be the the Committee from which it origithe article and thus put women on a Nineteenth District, and be entitled nated, with instructions to prepare another article on the same subject. cure to her the right of suffrage, as being the right protective of all rights. Shall be the Twentieth District, and The Convention then resolved itself

government is one of the greatest means of exercising the mind. His speech occupied one hour and fifteen minutes, and was replete with argument, in very forcible language. No one attempted to reply to his argument for two reasons: First, because it was unanswerable, and second, it did not accord with the programme agreed upon by those opposed to equal suffrage, and upon a vote b. ingage, and upon a vote b. ingage and upon a v

on account of sex," and in support of The county of Columbia shall have line or frontage so established and ing the word "licensing," instead of limited; and the area between such "leasing," so that it will be in the servedly in favor of woman suffrage, The county of Cowlitz shall have limit and the line of ordinary low tide, power of the legislature to license the in the chair and such area shall never be alienated strip within the harbor rim or line for

pal corporation, subject, however, to A disagreeable scene occurred betions and some amendments were and Griffitts, maintaining the same The county of Island shall have the superior right of the State to re-tween Mr. Durie and Mr. J. Z. Moore. franchise. sume control of the same at any time." Mr. Durie rose to a question of privi-Mr. Weir claimed that his substitute lege, and stated that by cowardly inwas more in accord with the equities. | nuendo and blatant demagoguery, his The land between high and low wa- course in presenting his substitute and directing the sale of school lands. er mark is subject to two easements. supporting it reflected upon him, as

One is the claims of owners of land doing it to promote his personal interupon its passage, and it was adopted, One is the claims of owners of land doing it to planted his personal upon its passage, above high water mark abutting theresets. This he denied, and made some 49 ayes, 21 noes. on, or to the government meander explanations, and when he took his lines, and the other is the claims of seat Mr. Moore arose, and in strong the vote by which the article on Elecand emphatic language resented the tions and Elective Rights did not pass, and emphatic language resented the state appellations of Mr. Durie, but as soon and Elective Rights did not pass, cases in Justice's court, and the motion carried, 50 ayes, 19 J. P., were ordered paid:

cannot part with the area of land be-tween high and low water mark, but claimed any personal allusions to the he held it would be in the power of the gentleman, and the excitement some reading was reconsidered. State to quit-clam said land, which what subsided. would be sufficient, and that parties The Convention then took a recess section 9, being a separate article, grantnow occupying such land with perma- till 2 P. M. nent and valuable improvements, AFTERNOON SESSION

Mr. Turner declared that the State President in the chair. was the owner of the lands between Mr. Minor, from the Committee on high and low water, by virtue of its Revision, reported the "Preamble and sovereignty, and those who erect build- Bill of Rights" as revised and corrected, amend, giving the power to the legisings, mills, whares, etc.' on these which was agreed to and returned to lature to submit the question of equal lands are intruders and trespassers.

the Revision Committee to be placed suffrage to the qualified voters hereafter, in the event of its defeat at the P. M. the subject properly under considera- of the members when completed. tion, and should be confined to detertion, and should be confined to detertion, and should be confined to determining harbor lines. After further that the word "present" be stricken discussion, which was mainly thresh-from Section 12 of the article on the

navigation and commerce.

ought to be considered.

or Commission.

being taken it was adopted.

ing the same straw, a vote was taken Executive Department to make it the article was placed upon its final redeemed 8 per cent. bonds cancelled on the Weir's amendment and it was lost 23 to 33.

Executive Department to make the article was placed upon its infair passage, and it was adopted, 67 ayes, 5 as follows:

as follows:

\$1,000 denoming the article was placed upon its infair passage, and it was adopted, 67 ayes, 5 as follows:

\$1,000 denoming the article was placed upon its infair passage, and it was adopted, 67 ayes, 5 as follows: ost 23 to 33.

Mr. Griffitts offered a substitute leavwhich was opposed by several members
The Convention then resolved itself ing the matter largely to the legisla- as the matter was well understood by into Committee of the Whole, Mr. ture and depriving the cities of the the Convention when the article was Dyer in the chair, to further consider control of the land between high and under consideration. The article on the article on State, School and Grantcontrol of the land between high and low water mark, and in a terse and forcible speech advocated that the strip of land between high and low water mark be always under control of water mark be always under control of water mark be always under control of covernor yets the bill may be passed to the latter part of the substithe State, and said a corrupt City Governor veto the bill, may be passed tute, after the word "lakes."

Council under the domination of such a over the veto, provided that two-thirds

Mr. Turner read an act of

as he, Mr. Durie, was in favor of the it came up again at this time, upon a that the grant was not valid, yet he city having control, as his voice was vote, the Convention refused to strike believed it should be fixed in this Conout the word "present," 33 to 34. The same Committee recommended Mr. Stiles said the State should maintain control of the water front.

placed in the Constitution be as follows, viz: First-Legislative Department. its wharves and harbor and it is now Second-Executive Department. under the management of a State Har-Third—Judicial Department. Fourth-Impeachment, Mr. Turner said the sole and only

Wwich was agreed to by the Conpurpose of this section is to fix a harbor line, in order to reserve the area ventionfrom said line to high water mark for The Convention then resolved itself the purpose of building and maintain- as in Committee of the Whole, the

eration of the article on "State, School Mr. Hoyt was for reserving such and granted Lands." The next article considered was the one on "Mining and Mining Inter-one on "Mining ests," and pending the discussion on nor of the Northern Pacific railroad or all the people and none of such lands, would confiscate valuable farms on the several amendments offered, the Con-vention adjourned to 9 A. M. to-mor-sentative of the State, and therefore shall ever be disposed of unless the full control by the State of all the land disposed of, to be ascertained in such others. below high water mark.

Mr. Griffitts called attention to the fact that his substitute did not give away or release control of one foot of holds by grant from the United States are recess till 2 p. M.

others.

Mr. Stiles' amendment was lost.

Mr. Stiles' amendment was lost.

Without taking a vote on Mr. Turner's substitute, the Convention took a recess till 2 p. M.

cure the safety of the workmen there- in. Mr. Brown then offered a substi- sive works, forts, arsenals, magazines in, and shall prohibit the employment tute for the article adopted in the and lighthouses: Provided further, that requires the taking out of a permit to Wm. Billings, Sheriff fees

proposed by Mr. Dyer, which provides jority with some modifications, the that eight hours shall constitute a most important of which are, that the day's work in underground mining, establishment of harbor lines is to be which was adopted by a vote of 33 to under such restrictions and regulations ing substitute for the whole section,

as shall be prescribed by law and viz: Mr. Durie moved to amend the first does not fix the depth of water where section to the effect that the Inspector shall be a practical miner of ten years' experience, and two years a resident of this State. Carried, and the article this State. Carried, and the article shall be prescribed by law and does not fix the depth of water where water where the harbor line shall be established. Washington, either by grant or otherwise, at the time it becomes a State, between high and low water marks for the establishment and maintainance dicted.

J. L. Jones, a logger, fell from a log yesterday near Seattle and broke his spine. He was taken to the Providence hospital, where his early death was predicted.

The petition of W. O. Thompson and others concerning the Black Lake was taken to the Providence hospital, where his early death was predicted.

The petition of W. O. Thompson and other sconcerning the Black Lake was taken to the Providence hospital, where his early death was predicted. shall be a practical miner of ten years' Moreover, it provides that the legislaexperience, and two years a resident of this State. Carried, and the article was ordered to a third reading and put a period of 30 years for wharves, docks was ordered to a third reading and put a period of 30 years for wharves, docks and the legislaexcept lands granted to that State for the establishment and maintainance of ten years' Moreover, it provides that the legislaexcept lands granted to that State for the establishment and maintainance of ten years' Moreover, it provides that the legislaexcept lands granted to that State for the establishment and maintainance of ten years' Moreover, it provides that the legislaexcept lands granted to that State for the establishment and maintainance of ten years' Moreover, it provides that the legislaexcept lands granted to that State for the establishment and maintainance of ten years' Moreover, it provides that the legislaexcept lands granted to that State for the establishment and maintainance of ten years' Moreover, it provides that the legislaexcept lands granted to that State for the establishment and maintainance of ten years' Moreover, it provides that the legislaexcept lands granted to that State for the establishment and maintainance of the except lands granted to that State for the except lands granted to was ordered to a third reading and put a period of 30 years for wharves, docks upon its final passage, and it was not etc., or the State may build and main-duction agreed to, 29 ayes, 35 noes.

Outlines and State, charitable, owning, maintaining and operating its in the Court House, was refused.

System of water works. Its Council has buildings and reformatory inductional, penal and reformatory inductional, penal and reformatory inductions.

Mr. Dunbar did not want our school

city, or within one mile thereof upon either side. Such harbor lines shall be located and established shall not be less than content of the corporate finits of any city, or within one mile thereof upon either side. Such harbor lines shall be located and established shall not be less than content of the corporate finits of any city, or within one mile thereof upon either side. Such harbor lines shall be located and established shall not be less than content of the corporate finits of any city, or within one mile thereof upon either side. Such harbor lines shall be located and established shall not be less than content of the corporate finits of any city, or within one mile thereof upon either side. Such harbor lines shall be located and established shall not be less than content of the corporate finits of any city, or within one mile thereof upon either side. Such harbor lines shall be located and established shall not be less than content of the corporate finits of any city, or within one mile thereof upon either side. Such harbor lines shall be content of the sall belocated and established shall not be less than content of the corporate finits of the sall belocated and established shall not be less than content of the corporate finits of the sall belocated and established shall not be less than content of the corporate finits of the sall belocated and established shall not be less than content of the corporate finits of the sall belocated and established shall not be less than content of the corporate finits of the sall possible shall not be content of the corporate finits of the sall possible shall not be content of the corporate finits of the sall possible shall not be content of the corporate finits of the sall possible shall not be content of the corporate finits of the sall possible shall not be content of the corporate finits of the corporate finits of the corporate finits of the sall possible shall not be content of the corporate finits of the corporate finits of the corporate finits of the corporate fi The next order being business on lands that could not be sold for ten center than ever before. the table, the article on "Harbors" dollars an acres should be leased.

A vote being taken on Mr. Grimtts amendment, it was lost.

Mr. Brown offered an amendment to the effect that lands granted for the benefit of general inquirers. The Big Bend country begins at Cheney and continues west to the be corrected, was presented and read Times Ti subject to amendment by the Conven- amendment, it was lost. tion. Mr. Eldridge was called to the

Mr. Moore asked unanimous consent viz:

"The State of Washington, by virgore solution:

"The State of Washington, by virgore solution." to offer the following resolution:

"Resolved, That it is the sense of this Convention that those members of the beds and shores of all of it who have possession of any or any navigable waters in the State, up to claim whatever on any of the lands of and including the line of ordinary high claim whatever on any of the lands of the State or Territory of Washington, fairness and justice to the interests of the people demand that those members shall disclose their interests to bers shall disclose their interests to this Convention and refrain from vot- ington, or any of its officers or agents, of yesterday, do injustice to the Hon. ing on all questions affecting such and no act of any individual or corproperty directly or indirectly," which being objected to by Mr. Power and poration, in pursuance of a claim of private right, shall be permitted to make this public statement without of \$55.60, leaving balance due of \$69.40.

prejudice the State in the assertion consultation with Mr. Reed. over under the rules.

Mr. J. Z. Moore announced the out
In supporting his substitute, in some to know the facts, and have no hesitarage of having a powerful lobby here forcible remarks, Mr. Turner insisted tion in saying that in our opinion Mr. with an "open sack" in order to set that the claim of the State of title to Reed has in every way been faithful cure and grasp these valuable lands, the lands up to ordinary high tide, to his constituents, and further that which they expect to be able to do by vested in the State, and in that he was in his course on the capital question The Convention then resolved itself into Committee of the Whole with Mr. virtue of having it under city control, and insisted that at least six members and the U. S. patents could not extend was for the best interest of Olympia.

suffrage, and upon a vote being taken,
Mr. Eldridge's motion was detected.
Section 2 was then taken up which concedes that "the legislature which can be stationary to the concedes that "the legislature which concedes that "the legislature which can be stationary to the concedes that "the legislature which can be stationary to the concedes that "the legislature which can be stationary to the concedes that "the legislature which can be stationary to the concedes that "the legislature which can be stationary to the concedes that "the legislature which can be stationary to the concedes that "the legi to lay down fundamental principles, support are hereby notified to leave

THURSDAY, Aug. 15, 9 A. M. The Convention met, the President

No Chaplain present. Mr. Prosser presented a petition from Mrs. McCoy, a tax-paying woman, ask- Auditor's Office of Thurston Co., chise, but such area shall be for such On motion, the article was ordered ing to be exempted from taxation as long as she is deprived of the elective

> county, for woman suffrage. Mr. Jones, several petitions for a law The article on "Harbors" was put

the vote ordering the article to a third reading was reconsidered.

Mr. Crowley offered a substitute to ection 9, being a separate article, granting suffrage alike to male and female, by which substitute the said article is The Convention assembled, the to be submitted to the male voters at the election for the ratification of the Constitution, which was adopted.

Mr. Eldridge endeavored to further election for the adoption of the Consti-

The rules were then suspended, and

Council under the domination of such a man as Tweed could do incalculable mischief.

Mr. Durie regretted that he was compelled to differ from Mr. Griffitts, compelled to differ from Mr. Griffitts, it came up again at this time, upon a control of the members elected," but as the sentence of the Territorial Fund School Fund School Fund School Fund Sented, viz:

Mr. Turner read an act of the Territorial legislature by which the tide lands on Elliott Bay was granted to the Seattle and Walla Walla Transportation Company, and while he held special Funds series of the members elected," but as the series of the members elected, but as the series of the members elected, but as the series of the members present vote for it.

The struggle at that time was to strike out the word "present" and inserting the series of the members present vote for it.

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The struggle at that time was to strike out the word "present" and inse Mr. Turner read an act of the Terri- sented, viz:

therefor. Mr. Stiles followed in a lengthy and that the order in which the articles be able speech in defense of the raparian rights of those whose lands abut upon o'clock to-morrow morning. the tide lands.

Mr. T. M. Reed, at considerable length and in great detail, instructed the Convention as to what a meander- all present. ing line is, but they will probably have fully understand it.

were held in trusts for the States, and sel and citations of law, it was ordered the government had no right to survey by the Board that the matter be laid Dr. Blalock insisted that if the sub-

TERRITORIAL HAPPENINGS.

and such other appliances as may be necessary to protect the health and secondary to protect the healt Seattle now has an ordinance that In re Ter, vs. John Doe and Richard Roe-

erection of frame buildings therein.

stitutions shall ever be sold or in any already taken this matter under con- B. Busack and others, for the removal

The census returns for the year be directed to remove said obstruc

tion. Mr. Eldridge was called to the chair, and Mr. Durie offered an amendment which was substantially the same as the one just presented, and again advocated the control of the wharves by the cities.

Mr. Bown followed, showing that these valuable land should be wholly under the control of the State.

Mr. Bown was called to the effect that lands granted for detactional purposes may, under such regulations as the legislature may prescribe, be leased for a period of five years in quantities not exceeding 640 accretain the exact location of the Big Bend. To accretain the exact location of the Big Bend. To accretain the exact location of the Big Bend country, place a rule on the map of Washington Territory so that one end will touch Priest's rapids on the Columbia river, and the other at the junction of the Columbia and Snake river. The lease of school land was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olympia," was presented and read and petition of Sundantial Plate of "Central Olympia," was presented and read wife for the vacation of the plat of "Central Olymp

between it and the Columbia river, em- o'clock Monday morning. braces the Big Bend proper. From Another Point of View.

may provide that there shall be no denial of the elective franchise at any school election on account of sex."

The county of Adams shall have the right to extend shall have the right to extend its streets and highways across any interest and that all equities involved should be left to the legislature and the fudities to the legislat fect and arrest all suspicious charac- A horse attached to a street scraper ters, and persons who fail to give a sat- at Port Townsend took fright at the JOHN F. GOWEY, Olympia, W. T., Aug. 10, 1889.

THURSTON COUNTY.

Proceedings of the County Commissioners, August Term.

OLYMPIA, W. T., Aug. 8, 1889, 9 A. M. Board met pursuant to adjournment,

all present. The Board proceeded with the examination of assessment rolls. On motion, Board adjourned to 1:30

Board reassembled, all present. The Board continued the examin tion of assessment rolls. The following additional costs in cases in Justice's court, J. G. Sparks, . W. Patterson, witness fees

On motion, Board adjourned to 9 o'clock to morrow morning

FRIDAY, Aug. 9, 9 A. M. Board met pursuant to adjournment. all present. Examination of assessment rolls cor tinued. On motion, Board adjourned to 1:30

Board reassembled, all present. County Treasurer C. B. Mann appeared before the Board, and presented

The accompanying report was ac-

On motion, Board adjourned to 9 SATURDAY, Aug. 10, 9 A. M. Board met pursuant to adjournment

George M. Savage appeared before to take additional lessons before they fully understand it.

the Board as attorney for Peter Peter-wow, (an Indian), and make claim for Mr. Dunbar clearly showed that the payment for a horse injured by breakproperty in question was never held by the United States, but the lands After hearing the arguments of counover for further consideration. Board adjourned to 1 o'clock P. M.

Poard reassembled, all present. he should advocate the ownership and market value of the estate or interests in by Messrs. Gowey, Turner and the amount to correspond with balances as stated in report, said report is

1 P. M.

Road tax The Walla Walla Savings Bank is having its printing done at home which is commendable.

Militia
Relief of Union soldiers
County Poll
Road Poll The following bills were approved

JUSTICE'S COURT, J. G. SPARKS, J. P.

erect or repair any building within the city limits.

Since the destructive conflagration the Spokane Falls City Council has extended the fire limits and stopped the erection of frame building these. anaugh was approved and ordered

manner transferred, but the title sideration. A citizens' committee has of obstruction placed on the South thereof shall remain forever in the State," and he supported it in some forcible remarks.

been appointed to ascertain what the Street, as shown on the plat of "Ward's Homestead," it is ordered that the Supervisor of road district U that the Supervisor of road district U

not adopted.

The Convention then resolved itself into Committee of the Whole, with Mr. McReavy in the chair, to conside on "State, School and Granted Lands," and in connection the article on "Harbor, the with the article on "Harbor, Tide Waters and Navigable Streams."

The majority and minority were read.

Section 1 of the article on the proportion met, the President commission by the legislature to locate and establish harbor lines in the navigable waters of all harbors, estuaries, bays and inlets of this State, wherever and establish harbor fines in the navigable waters lie within or in front of the corporate limits of any city, or within one mile thereof upon

of court, who should be came up for consideration, it being A vote being taken on Mr. Griffitts of the Big Bend country, the following A communication from H. Sinsh

MONDAY, Aug. 12, 9 A. M. Or R. G. O'BRIEN. Olympia.

Board met pursuant to adjournmen In the matter of the bill of Anderson & Co. for printing bonds amounting to \$125, it is ordered by the Board that a warrant be drawn in favor of the Wash ington Loan & Trust Company for that amount, less cost of transmission of bonds and incidental expenses, which

In the matter of F. A. Degeler, Sheriff of Lewis county, for keeping pris-oner, ordered that the matter be laid over, and the Clerk is directed to request Mr. Degeler to furnish itemized bill of the charge, and to certify the The bill of Joseph W. Robinson, for drawing two bills for the legislature,

All persons without visible means of Geo. D. Barnard, stationery On motion, Board adjourned to 1:30

> "noiseless" exhaust of the motor a few days ago and jumping over a bluff broke one of his legs, necessitating it being shot.

CASTORIA

for Infants and Children.

recommend it as superior to any prescription mown to me." H. A. ARCHER, M. D.,

THE CENTAUR COMPANY, 77 MURTAY Street, N.

-WE WILL SELL ALL OF OUR-

## ummer Stock

SATEENS, SCOTCH ZEPHYRS,

WHITE DRESSES AND LIGHT WOOLEN GOODS And the Clerk directed to receipt AT AND BIELOW

REMEMBER WE ARE RELIABLE.

ARMSTRONG BROS

July 19, 1889.

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MEACHAM & CO.'S

-FOR-

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The Oldest and Best Established Furniture Business in Olympia or on the Sound

A Fine Display of Bedroom Suits, Chairs,

And Upholstered Goods

BEDDING, &C. We can supply anything in the Furniture 1

Remember the place: On Columbia between T

JUST LOOK AT THIS.

Now is the Time!

et, beautifully located and will be almost

To get lots at very small figures, in

Apply to WM. RAGLESS, Tenino, W. T.

JAMES MEANS' S3 & S4 ADE ALSO JAMES MEANS' JAMES MEANS' STON & SHOE UNEXCELLED IN CANNOT FAIL . \$4 SHOE STYLE UNEDUALLED
IN DURABILITY

AND PERFECTION
OF FIT. SATISFY SEAMLESS JAMES MEANS'\$4

Main, bet. Fourth and Fifth, Olympia, W. T.

THE TACOMA GROCERY CO., 1527 to 1541 Pacific Avenue,

WHOLESALE GROCERS

Celestino Palacio & Co.'s Key West Havana Cigar

Sole Agents in Washington Territory for

April 12, 1889.

March 22 gm L. BETTMAN, Agent,