THE CONVENTION.

A Long Fight Over the Salarie upreme and Sup Court Judges.

Many of the Delegates A Abolishing the Office of Police Justice.

iments Made in the Conte in the Interests of Good Grammar.

PRECIAL TRIGORAN TO THE SEVIEW.) JUNEA, JULY 19.-The canveiling at 9 A. M., the president in the F: prayer by Chaplain Thompson, roll call-all present except as ex-

n and discrimith all other railways and com-

to a seat within

on for woman suffrage, nty-six teachers and one

on elections. betts presented a petition of Harriet N. Graham and 224 others nd and Clark counties for prohibi-Committee on miscellaneous sub-

ial article, but mittee on

A PUBLIC PRINTING OFFICE,

urner, from the committee on department, reported a subsi-section 3 of the judicial article, hair ruled that the report must and be printed under the rule.

at the convention go into commit-the whole on the judicial article, with ing the last request. Chairdeclined to put the two prop-s in one motion, and put the quest ding the rule. e declared that the report more to be printed; the

ght to go over to be pr

Another of permitted to see a second property when the criginal property does not exceed to suce of the supreme court, moved to amend court, and the property does not exceed to suce of the supreme court.

tion of the stating the jurisdic-and powers of the supreme court. Turner moved to amend so that ppellate jurisdiction should cover

wley moved to further amend ords "actions ad of "cases." accepted the amendment accepted the amendment. Mr.

Z. Moore moved to amend by strik-out the whole clause limiting the whole clause limiting the diction to amounts not ex-In support of his motion in telegram from F. C. aves of Spokane protesting against s limiting clause. Mr. Moore argued at just as important principles of law re often invoived in small cases as in the limit from \$200.to \$500,

first doubted the

this was exactly his of his amendment in the

Altes were and start of the solution of the so arrae on federal relations included worfal to congress asking for the simeaut of a commission for the since lived. Wrographic survey of the state, ing the minerology formation where he has provided to do the work attention to the by four. Mr. Eshelman called attention to the indicated position of Kilekitat county and to be attended to be attended to be attended to be attended to the start of the sta He never block term for fear that the judges for a short term will be corrupt, and CUERY FAVOR with the people by their decisions so as to be a second term. If a judge has to libered himself to be swared by multic t has been talking for some district larger than will not be as lar s so as other district. He that Mr. Power's p ublic Island and Kitsap ated position of Klicking county and need of a separate judge. He said the nty was practically lost to the other intices because of no railroad commu-ation. f going to the Sound, and Wed the left for Tacoma, his wife hav preceded him two days before. Mit. Warner said large chound itse did Mr. Warner said the committee did spot seem inclined to rise and he pro-sposed to speak on the subject if he kept to <text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text> Salisbury. A PRIVATE DISPATCH and himself to be swayed by public Island and Kitsap was the best as it countries because of no railroid commu-hinon, four years is enough to have to location and communication, but agreed mit to such a man on the bench. If that there would be more business in hear not he can safely trust the people Whatcom, Skagit and Snohomish than been the can safely trust the people Whatcom, Skagit and Snohomish than the business in the best of the start made start of the start of

itied to justice in one court he was en-itied to it in all courts. Mr. Warmer favored four-year terms Mr. Warmer favored four-year terms r. Hoyt renewed his motion to sub-te and said he merely wished sub-in cont as believing to subention merely to establish d leave the jurisdiction to the gishe ure. Mr. Stiles said if the gentleman would

personal property when the original Lost. amount in controvery or the value of the property does not exceed the sum of 2 P. M. Signality of a tax impost, assessment, toll, muninicipal fue or the validity of a

vention met at 2 o'cl

ity of a tax impost, assessment, tun, municipal file of a tax impost, assessment, tun, file of a tax impost, assessment, tun, astern to be a server of the value and the server of the value resumed its as excused. On motion of Mr. Dyer the committee outry would only have a voice in one-file outry busines. The voice on Mr. Durie's amendment, changing the voice on Mr. Durie's amendment is and the tax up on petition by or one district, and Whatcon. Swatt is and and show for the start or one fore any upperior court, which was on the western side. Section 5 was ten taken up and read and Mr. Kinnear moved that it bardonteed for the sound, was joined with Whatcon. Swatt and for twelve superior side. He wished to change this by put, in one-wastern side. It provided for superior courts is all sland with its neighbor on the start of the sector of the sector side attern side. Mr. Eiderdege moved to strike out Kite Mr. Eiderdege moved to strike out Kite Mr. Eiderdege moved to strike out Kite the start and give one for the superior withis the during testing the tax of the western side. Mr. Eiderdege moved to strike out Kite the distict formed by the union of Kittiats, and give one for the sector moved to amend by the outer of the sec

Indees who shall hold office times is an and insert it among the vesters at their first election and thereafter for the reading of the reading

n. odman recalled the gentleman's Dickey made further reference to

or ownee population. Much business be seen lang up by the death of Judge, not ge might be provided for by the next, stri islature, but would cause at least a sur islature, but would cause at least a sur grant this now. The probate business hea's more than one man can really am ned to. King county ought to have M am

A to QM. Shing out the search which the out processing of the had by wy test in the hand the dequate reveal to the search which the out processing of the had by wy test in the hand the dequate reveal to the search which the out processing of the had by wy test in the hand the dequate reveal to the dequate reveal to

Mr. Godman coincided and the chairs and mot epileation. Mr. Godman coincided and the chairs attention to the right to close. Mr. Godman coincided and the chairs attention to the right to close. Mr. Godman coincided and the chairs attention to the right to close. Mr. Godman active of the chairs attention to applicable to the rest of the coher attent was a rule to the close in every section and and the close of the chairs attention to rule 41. The chair said that was a rule to rule the coher member wished to the rest of the coher attention to rule 41. The chair said that was a rule to the right to close at a superior court may hold a superior court in any co The Min has were principle of generatives.
Mr. Not statistical committee upon the there and that were necessary for king the statistical committee was to have the close in every section and the the committee of the whole, and that in navor of one on the ground that the provide the mean solution of the committee of the whole, and that in the avery section and the provide the statistical committee of the whole, and that in the provide the statistical committee of the whole, and that in the provide the statistical committee of the whole, and that in the provide the statistical committee of the whole, and that in the provide the statistical committee of the whole, and that in the provide the statistical committee of the whole, and that in the provide the statistical committee of the whole, and that in the provide the statistical committee of the whole, and that in the provide the statistical committee of the whole, and that in the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee of the whole and the provide the statistical committee

The backbord of an analysis of the bench was not corrupt, and missist ment of today, that judges were only of applications that couldn't well be advected or an analysis of applications that couldn't well be advected or an analysis of applications into another superior or an analysis of applications into another superior or analysis of applications and the presence of public opinion. He declared from presence that the hardest insk a judge had to perform is to descriptions of the applications that couldn't well be devices on a presence that the hardest insk a judge had to perform is to description. He declared from the vers statisfied that twelve superior court in the work satisfied that twelve superior court in the section of the statisfied to the track of the better of the track of the better of the track of the track of the section of the

in the second second

proposition to further

hanan called attention to the r. Buchanan called attention to the that already twelve judges were penses in part at least, following the california idea. Messrs. Moore of Spokane and Shoudy

ing very rapidly, and already had 45. Good or 50,000 population. Much business along and Boyle. The election of a new Jones and Boyle. The election of a new judge might be provided for by the election of a new strike out the words "conferring on these business to gant this now. The probate business to gant the normal context and prove the should vote against to gant the normal context and prove the should vote against to gant the probate business the substituents the probate business the substituents to gant the probate business the probate business the substituents the substitue mendment failed. Mr. Griffitts proposed to add an mendment conferring the jurisdiction f superior courts to the counties where-n they are established.

The concerned," Tr and Dyer the the substitute when that vote against take from this the temptation to speed the substitute when that vote was take from this the temptation to speed but thought is ought to be perfected in the concerned of the substitute but thought is ought to be perfected in the concerned of the substitute but thought is ought to be perfected in the concerned of the substitute is would pre-is would pre-te convention to do legislation and the substitute delegates seemed to suppose. There Mr. More moved to lay the substitute would be a great opposition among the on the table. Lost

SPOKANE FALLS REVIEW: THURSDAY, JULY 25.

The first part of Mr. Dyer's substitute murderer, David E. Martin, alias R. E. (5400) was adopted.
Mr. Buchanan moved that the committee new rise. Lost.
The second part of Mr. Dyer's substitute immediately field. Up to a late hour last night he nad not tate (5000 for superior court judges) was taken up.
Mr. Stilles said this was a matter

the narrow rule of economy, the narrow rule of economy, or opposed both amendment tue, and proposed to offer an the himself after this one had Mr. Dyer opposed both amena d substitue, and proposed to of aendment himself after this on en disposed of.

 In to be viasility considered. Forces, it had approached Grant's bed with the went, undoubedly, to facenin.
We want to get through ''
Mir. Stiles-Very true, but let us get fixed purpose of robbing him, and had fixe business men and not like is then the slung shot with him on his the business men and not like is evil errand to use it if Grant awakened.
The chair-The geniteman will be internation or marks are not in order.
Mr. Stiles-I the chair will protect on his victim, who it is pressumed, was awakened by his finding his supposed friend trying to pull his vest from beneat to words the Northern baches of these judges differed to the sough for some but is own portion of the room, quickly lowed in the same-line.

WOULD SUPPORT THE CONVENTION

der. The Chair-Go on. Mr. Stiles-l wil. He proceeded to say that the cases of these judges dif-fered; \$3060 was enough for some but was not enough for others. Would any-grasped i one say \$3900 was enough for a judge who lived in Scattle? He twoight this of Grant' in doing the spuare thing all the time. He thought this was a duty of the con-vention and ought not to be shirked and left to the legislature. Moreover, he de-clared that the people at large had some sense and need not be treated like school chared that the people is stead like school children, and would know when the con-tention had done the right thing. Prices for everything out here were higher and a judge goes on the bench he should eut a judge goes on the bench he should eut mismelt loose from all other business whatver, and you should be willing to to be left to the legislature and lobby pelied to now. He did not want to see matter should not be hastily passed upon. Loud cries of "Question" followed Mr. Stiles and no one else offered to speak. The question of fixing the superior court judges salaries at \$5000 was then put

 Mr. Stilles service
 Mr. Moore many

 ould be elected in the dark and be com-elled to go to a legislature and lobby or their pay. He did not want to see anch a sight and wanted the salaries
 Mr. Moore many

 Mr. Wil's amendment was lost. Mr. Durf's samendment was lost. Mr. Tumer said the sum being fixed in the constitution could not be decreased Mr. Durf's samendment was lost. Mr. Durf's asked the count its resident resome the chair and Mr. Dis market to the write guidges. For his market to the write wing samend the site of stagain. Granted. It his were time willing to vote for this lesser salary im this reason, and this only, he should
 Mr. Moore many Mr. Moore many Mr. Durf's and the sum being fixed in the constitution could not be decreased mean any time. Mr. Burle's amendment was lost. Mr. Kinnear moved that the committee out down, not because he thought willing to vote for this lesser salary in this reason, and this only, he should this winormaling. On motion on Mr. Weith this mean timer

On Mr. Sullivaries car by the an of the subscription of the subscr progress. Lost, and by some a view of a suggestion by some alous friends and in the puble, that he was to be a canpidate banch he was in a sor

supreme bench, he was in a sor elicate position in opposing g down of the salaries, but for rule of his life not to let the n weeks in the year and the judge ald be spared to King county for all ogether. They were a source of ist one-third to one-half of his time. Mr. Durie said that one of the advast ges they expected to derive from state ganization was the having the judge. Sas the state was the having the judge sas once said, they "moved in a my sterious and they way their wonders to perform." I dury amounted to \$46,000 as he fig-ured it, and this was fixing the salaries my sterious and not sent in to them on the outside. He opposed any sys-to stand over him with A STUFFED CLUB

st. d to strike out the justices from receiv-

12, giving the legislature power

man was rejected and the section adopted. Section 13 was taken up, providing for

off moved to struce our beaus. There was another way of look-of the section which pro-speak. There was another way of look-e payment of one-half the ing at i, and that was counting it by perior court judges by the the day-\$3000 was about \$10 the having the state pay the per day, very good wages; \$4000 was \$13 33 per day, and \$5000 was \$1400 was \$13 30 per day, and \$5000 was \$1400 was \$14 33 per day, and \$5000 was \$1400 was \$14 33 per day, and \$5000 was \$1400 was \$14 30 per day. 4000 was \$15 33 per day, harger when it 16 66 per day. It looks larger when it slooked at in this way. The average farmer in the state who works hard every day and has to pay his taxes to-ward these big salaries is satisfied if he seed there day. A judge of the right long there day. A judge of the right

Tacoma by a Supposed Friend.

Henry Lattine Attempts to Rob Him, and Failing, Fatally

Shoots Him.

Struck With a Slungshot, Grants

Grappies With His Assailant to No Purpose.

[SPRCIAL TRIEGRAM TO THE REGIEW.] TACOMA, July 19.-A muirder which has never been equalled-in this territory, was committed shortly before daylight yesterday. C. C. Grant, a todger in the foundation of the state o

lieved to have been the fatal bullet that

accomplished its-mission. The first of DENVER

\$3000 was then put

and cannot of medicine under an, who was physician at the t the time, and afterwards were a MuNab's drug store, where hout eight months.

ADVENTURE WITH BU While employed there, a fr swelry salesman, who was sellin o Wetzel & Dobson in the sam

ad left some sample cases, ratches and other valuable is store over night. The no attin reported that three m unpied to break into the st

He

musiered for his money-in the sight of his father hanged himself in a barn, several witnesses, not one of whom Epsev, upon going to the barn, found his father suspended from a beam and cut murderer, David E. Martin, alias R. E. him down.

the head with a slung shot, as one was found near the scene of the murder, want he was here on business and t found near the scene of the murder, want to recognize him and so he was This would lead one to think that Mar-tin had approached Gran's bed with the fixed purpose of robbins him and so he was

his head. Martin retreated towards his own portion of the room, quickly the Northern Facilite's future re-grasped a 44-calibre revolver and fired, the bullet going through the headboard of Grant's bed and struck the wall be-yond. Grant is supposed to have jumped from the bed and to have scut-finally ejected him from the room. There were two other lived to have been the fatal bullet that to Meet in Deuver.

staurant in Spokanc, from which they last night, and, as a oth came Thursday and that he was the owner of to bricks of the value arried the money received for bricks of the value he sale in his vest pocket. Mckellops grandson

ed among his many friends in s city. Mr. Grant came to this city about six

property in this city, but was ous of going to the Sound to siness, and disposed of som

HIS MARRIAGE.

the city, and was regarded as a very and unassuming man, and was r known to invoke a quarrel. A named Wentel Grant at Browns-Nemaha county, Nebras-in 1863, and secured him a ion as cook in Randall's hotel of place. At that time his mother and ther lived there, the brother being ged in Backsmithing. Charley (there about three verses, when be

of a just Mrs. America a dressmanning store that assembly who conducted a dressmanning store that assembly who conducted a dressmanning store that as a member of the point in the target. Mr. Grant was a member of the the party Knights of Pythias, and also a comrade reasonable in the t. L. Reno point, G. A. R., of this for the use city, being highly respected and essert in both organizations. He was by individ- well liked by all who knew him through-

DAKOTA CONVENTION.

The Committee Will Not Report the

both carne Thursday and that he carried the money received for the sale in his vest pockt. Grant's trousers were not taken, nor was his coal. In the former were found \$20 ns20 gold pieces and abont \$1 in silver change. In the coat was a bankbook showing that he had \$20000 on deposit in the Traders' National bank of of Spokane. The coro ner's verdict was that C. C. Grantfamen to his death by a pistol shot fired by David E. Martin, with murderous intent. THE MURDERED MAN.

Bellow was hanged at 4:18 this in accordance with the

Presidential Appointments WASHINGTON, July 19.-The has made the following appoint William A. Richards of Wyon

On Trial for Slande

O'Brien against Lord Salisbury for der began to-day in Londen. O denies that he ever incited to

accomplished its mission. The first of the two last shots was fired slantingly through the thin-panels of the door, and condo and Wyoming Firemen's As-