Cretery, Glassware, Platedware, Woodenware, Baby Carriages UNION STREET, BETWEEN FRONT AND SECOND.

Gray's Harbor

RUSINESS AND RESIDENCE PROPERTY

of this wonderful young city. We cannot at this moment give any but the most gental information relative to the lots we shall off r, but we would urse investors to wait the few intervening days, and examine the almost innumerable advantages of Gray's gave the Democrats such a large representation in the convention, and it was also this that encouraged them to sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two sphips offered within the limits of Washington, at any time within the past two outs of orbits two outs of every entitled to vote for but two outs of every entitled to vote for but two outs of every entitled to vote for but two outs of every entitled to vote for but two outs of every entitled to vote for but two outs of every entitled to vote for but two outs of every entitled to vote for but two outs of every entitled to vote for but two outs of every entitled to vote for but two outs of every entitled to vote for but two outs of every entitled to vote for

MORTON & CO

Seattle Salmon Bay Shipbuilding Company.

Togs, Scows, Fish Cutters, Etc.

PAID-UP CAPITAL, \$100,000

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THE OTIS ELEVATOR.

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WEST SEATTLE

Land and Improvement Co.,

Corner Second and James Streets.

We have some of the Choicest Property In all parts of the City on elections and elective rights at the trol another, and thereby the whole

We quote the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from West Security of the following description of the scenery as seen from the scenery of the College of the scenery as seen from the scenery of the following description of the scenery as seen from the in section 3 to accord with the amend ment proposed by Griffitts. The terms of the west were made at the five judges were made at the five judges were made at the five judges of them. It was fals economy to have a small number. It was fals economy to have a small number. There is two for three years, two for three years, two for three years. That judge is sto be elected, each the five judges are to be elected, each of the well of the weap of them. It was fals economy to have a small number. The five judges is to dispose of them. It was fals economy to have a small number. The five judges are to be elected, each of the well of the country to dispose of them. It was fals economy to have a small number. The five judges are to be elected, each of the terms of the five judges are to be elected, each of the well of the country to have a small number. The five judges are to be elected, each of the section 3 to accord with the amend ment proposed by Griffitts. The terms of the well of the country to have a small number. The five judges are to be elected and the none beavens. Alone in his grandeur, like a very go'd, his massive front of 14.444 feet seems to dwarf into pignies the surrounding mountains that would else example to grants. In front of you Monnt Baker, another white and glistening mony your ster, though some hundred miles or so away, thrusts himself upon your hand hackground of the most exquisite mouldings that the mind of man canconstate, which and colve, wild and rungeed in their outline and ever changeful in their soft and corrective, will and rungeed in their outline and ever changeful in their soft and corrective, will and rungeed in their outline and ever changeful in their soft and corrective, will and rungeed in their outline and ever changeful in their soft and corrective, will and rungeed in their outline and ever changeful in their soft and corrections thins.

Through this property will pass the Seattle & Sollivan appealed to the house.

Sollivan appealed to the house.

Torner suggested that Buchanan's substitute should have been called up. The substitute was declared in order, with an outsider, as provided in section 23.

Kinnear thought that the people of Washington should learn to craw before they try to walk. The state is often they are thought that the people of Washington should learn to craw before they try to walk. The state is substitute should have been called up. The substitute should have been called up. The substitute was declared in order.

Was interested in the case the others could determine it without calling in an outsider, as provided in section 23.

Was the intent of his amendment.

Turner suggested that Buchanan's substitute should have been called up. The substitute was declared in order.

Was interested in the case the others could determine it without calling in an outsider, as provided in section 23.

Was the intent of his amendment.

The substitute should have been called up. The substitute should h viewed from the table and of West Seatele. It is simply unique. justice from among themselves. Col-

OLYMPIA, July 18 .- Politics were ragged into and kicked about and Washington when the enabling act They into the organic law by which they could always be able to slip a Demo-crat onto the supreme bench, whether

abstract principle, and Warner based on account of sickness in his family. his arguments on the ground that Chaplain Thompson offered the usual representations was disguised a plea for the Democratic party. Then he was followed by others who discussed

the whole of the afternoon. Nearly all the Republicans had impressions by which they were led to believe the opposite way, and when the vote came and that there were twenty-four

LITTLE PROGRESS MADE. of the judiciary committee, and the convention managed to get through and adopt two of its twenty odd secthe name "superior," and when that matter was settled and the section adopted the convention became involved in a dispute over the dispute over the dissipation of the committee; referred to the came involved in a dispute over the dissipative committee; referred to the came involved in a dispute over the dissipative committee; referred to the came involved in a dispute over the dissipative committee.

number of judges of the supreme

advocates of these two measures. The but the convention decided finally that it did not want to be economical at the expense of the judiciary of the AN ARENA FOR DEBATORS. One thing today's discussion devel-

oped, and that is that there are some to the chair. Griffitts is a very ready speaker section was taken up. with an inconquerable and sometimes tiresome penchant for superlations read: is quaint and solemn, but with a voice, accent and manner that always attracts the undivided attention of the drew his request. embers Minor is clear cut, ready and decided in his speech, and his remarks today were among the few that really made an impression. E. H. Sulivan is inclined to be declamated that the legislature under the original sulface. tory, but he has the faculty nal reading would be able to undo The question was then put and carof saying something pertinent almost largely the work of the convention. ried, 44 voting in the affirmative. The every time he speaks. Kinnear always commands attention and nearly ways commands attention and nearly not contemplated in the section.

He claimed that it would be able to negatives were not taken.

The committee rose and President Hoyt took the chair. always carries his point. Crowley is peculiar and generally sounds the keynote of the debate. Browne is forcible matters were provided for in section 6, and says what he wants to say in a very short time. Dunbar is a debater Durie, Weir, Styles, P. C. Sullivan, Dyer, Cosgrove, Prosser and others theless given indication that they will

Neither woman suffragists nor Prohibitionists are in any degree dissuppress any intimation of either from advocates of both rio are beginning to pour, and there is no to be doubt that hereafter some time will have to be devoted every morning to

Lobbyists for each will content Lobbyists for each will content themselves now with advocating the submission of a separate plank at the submission of a separate plank at the There is a very good chance that this will be done in the case of woman tikely to receive even that much consideration. It is pretty hard, however.

The members are inclined to take a rest tonight after today's long deliberations, and but few committee meetings were held. Woman suffragists salaries of supreme judges from \$5,000 to \$4,000.

The members are inclined to take a rest tonight after today's long deliberations, and but few committee meetings were held. Woman suffragists three judges instead of five because the first amendment prevailed and the first amendment was carried, and the section as amended was adopted. Section 3 being taken up, Griffitts offered an amendment changing the language to conform to the amendment prevailed and the first amendment prevailed and the first amendment was carried, and the section as amended was adopted. Section 3 being taken up, Griffitts offered an amendment changing the language to conform to the amendment of the state to the sta on elections and elective right of the secapitol. Speeches were made by Miss capitol. Speeches were made by Miss court.

Dunbar claimed that during the of office:

Prather, of Olympia. judiciary tonight changes were made

more per year.

A MATTER OF TASTE

omy for the past twenty years.

SPECULATING ON THE FUTURE.

Buchanan wanted an understand-

After two and one-half hours of de-

with good salaries, than with a larger number and smaller salaries. Three

sa'e and efficient court. He called attention to the fact that Griffitts' sub-stitute cut out the clause allowing the legislature to increase the number of

the clause referring to the legislature had been stricken out. It had been that the question of five judges might

Chairman Cosgrove reported

the convention to order at 2:30. The

president pro-tempore called for the

Browne moved an amendment to

THE HAND OF THE POLITICIAN.

be voted upon separately.

SEATTLE, WASHINGTON, FRIDAY, JULY 19, 1889.

The committees on harbors, on legislation and others which had intended to meet did not get together.

NOTES.

The Spokane Falls delegation, already large in numbers, was swelled today by the arrival of Hon. A. M. Cannon, E. B. Hyde, Harry Clark, and Judge W. H. Calkins, wife, and daughter Miss Lucy. The two latter are guests of Governor and Miss Moore.

Ex-Judge L. B. Nash arrived last night.

Judge John M. Thurston, of Omaha, Sch. chief connect for the Linion Pa.

A SYSTEM OF FALSE ECONOMY.

out of the convention today Neb., chief counsel for the Union Pafor minority representation in the last national Republican convention, the same that was first heard of in accompanied by Mrs. Thurston. cise his full right in suffrage in ton will remain for a day or two in atoting for delegates, but would be tendance at the constitutional conentitled to vote for but two out of every vention. From there they go to

sentation in the convention, and it Chicago Tribune, is at the Carleton.

A Concise Report of the Session of

he received a majority of the popular vote or not. The debate, when it was granted leave of absence at the started, was considered as a matter of beginning of this morning's session, party would thus be prayer, the roll was called, the minto secure its proportional utes were read, and the convention entation in the state was ready for business. state was ready for business.

names of the Republican, Democratic, tion of church property, submitted by Prohibition, woman suffrage or labor parties, and it would have been hard was received and referred to the com-

WOMAN SUFFRAGE PETITIONS. the proposition with calmness and United Brethren in Christ, and one on fairness and in a non-partisan spirit.

Turner finally objected to making the judiciary the object of political mandation, and that precipitated presented as follows: From G. C. Barevery one of the Democrats expressed Wing and others; L. H. Stogdill and his impressions, which were always others; Seattle district conference of

were forty-three Republicans who Stewart and others; Seattle district of the M. E. Church; P. J. Flint and 300 and that there were twenty-four Democrats who wanted one of their party always to sit in judgment on their cases in the supreme court.

Others.

Tibbetts presented a communication stating that at a prohibition meeting last night the monthly report of the committee on miscellaneous subjects was in the supreme court.

Comegys, from committee on boundthing considered by the Turner party, report on Lieutenant Runcie's request concerning military reserves; ordered

On motion of Dunbar the conventhe whole to consider the report of the | 34.

Cosgrove, of Whitman, was called detain the convention long. He iterated the argument of economy and the argument of economy and The clerk then read the whole arti- held the p very good debaters amongst the mem-

The first section as follows, was then judges, he claimed, would and glittering generalities. Turner is slow, clear and logical. Moore court, superior courts, justices of the and is effective in delivery. Buchanan legislature man interior courts as the but with- to close the debate, being the mover of the substitute. He was granted before "inferior,"

THE FIRST OBJECTION. which gives superior courts jurisdiction over all matters of probate.

2:30 this afternoon Carried and adjoint courts jurisdictions.

very short time. Dunbar is a departer and nearly always says just the right things. Gowey, T. M. Reed, Dunie Weir Styles P. C. Sullivan, M. Styles P. C. Sullivan, M. Sight amendment to section 19. DIDN'T LIKE THE WORD "SUPERIOR," "superior" court, "superior" judges.

who have not attempted any extended argument on any subject, have never-throughout the entire article the words the motion Suksdorf claimed that the of the whole for the consideration of ople of Washington were accus-ned to the word "district", and not

"superior."

Dyer thought confusion would arise between "di-trict" and the United the closing speech in every debate.

he would grant Judge Turner, chairtined in his argument that the judiman of the committee on judiciary, clary should be removed from partisan the closing speech in every debate. was exactly the term that ought

ner and Shakespeare that there is nothing in a name. He said that the court from time to time."

Court was not a "district" court, but a Keed, of Thurston, wanted to insert

The section was then adopted. GRIFFITTS HAS A SUBSTITUTE, fitts offered a substitute that the num-

to tell just what course will be adopted for the substitute and would also introduce an amendment decreasing the

three judges instead of five, because one judge of superior mind might con-

Sullivan, of Whitman, wanted the greater number because if one judge was interested in the case the others could determine it without calling in

Browne favored Warner's amendment because he believed it had a true principle in the government. The measure was not introducing politics into the judiciary, but divesting it of politics. The people of the whole state should be represented on the bench.

E. H. Sullivan did not favor minority representation, whether on the bench or anywhere else. Warner's proposition, he said, will be sure to end in "ridiculousness." too broad and deep, and therefor he preferred five to three judges. He objected to the economic argument by stating that two judges more would ost each \$5,000 taxpayer just 50 cents

"Quality is to be preferred to quantity," said Judge Turner. "A majority of the states of the Union have benches composed of three judges, and I don't know why we can't get along with that number." The speaker then read a list of states which have then read a list of states which have there judges. They number eighteen three judges. They number eighteen a question whether or not all the publican caucus. He declared it was a question whether or not all the first of the process of the publican caucus. He declared it was a question whether or not all the first of the principle upon which this government is founded; so let the majority, whether Democratic or Republican, elect the judges on the bench."

Godman did not know whether he was on a Democratic caucus or Republican caucus. He declared it was a question whether or not all the first of political pledge and campaigns.

three judges. They number eighteen. He thought three would be entirely competent to dispatch all business of publican caucus. He declared it was a question whether or not all the people should be represented. "We are here," said he, "for the very pur-are here," said he, "for the very pur-

Buchanan was in favor of three. He referred to the statements of attorneys that three judges were likely to be corrupted, and stated that the attorneys must be suspicious of each other when they said corruption might creep in among any of their number, even on the bench. The speaker had no fear of corrupting influences. He convention as to be insurmountable, of infility indorsed views of the other speakers at some length.

Kinnear, believing that the majority would be very little for the present. would be very little for the present.

He believed the judges would, for a time at least, have a "soft snap," and trine that the best man should win,

was at a loss to know what they would do to occupy themselves.

Dyer was in favor of the substitute, and it was also before the substitute, and it was also before the substitute.

suspicious of small courts; but they were not always sufficient to carry on the judicial business of the state. He of your candidates in a nat and draw them by lot. I believe in parties. I believe that the minority party has a mission to perform and that is to be-come the majority. Hold each party to strict responsibility for its rule, and claimed that the question of economy should cut no figure, as the people of Washington nad had enough of econ-Willi-on would support the substi-tute, but he thought the salaries should be left to the legislature.

court. Griffitts wanted five and Turner wanted three, and the discussion self-defense; referred to committee on the advocates of these two measures. The

Warner made a red-hot Democratic speech and said his party was always willing to fight for his principles. Eshelman struck the key-note of the support the amendment because he

was a Democrat, and he expected those who were opposed to it were opposed to it because they were Renn bench would be debauched if the supreme judgeships were parcelled out between the parties.

LOST BY A PARTY VOTE. The amendment was then put, and

on a division the motion was lost, 24 to 43. It was strictly a party vote. A GREAT RESPONSIBILITY,

Buchanan then insisted on his substitute to sections two and three, which was read. It provides that there shall be a chief justice and two justices, to be appointed by the senate. Buchanan started on a speech in support of his amendment. He read an essay on the responsibility which he said he had prepared many years ago, and then, laying down the manustropy of the superintendent of the work of the propers of the government, state superintendent of the work of the propers of the government, state superintendent of public instruction and attorney and then, laying down the manustropy of the propers of the propers of the government, state superintendent of public instruction and attorney and then, laying down the manustropy of the propers of the present bill. Each concluded by the governor. A long discussion and then, laying down the manustropy of the propers of the present bill. Each concluded by the governor. A long discussion of the present bill. Each concluded by the governor. A long discussion of the present bill. Each concluded by the governor. A long discussion of the present bill. Each concluded by the governor. A long discussion of the present bill. Each concluded by the governor. A long discussion of the present bill. Each concluded by the governor and confirmed by the governor. A long discussion and then, laying down the manuscript, the old man declared this the grand jury. The matter was produce every dollar's worth of ore taken out of these hills. There was a great state was to be built. Continuing, he argued against the election of the superme judges by a popular vote.

CKLAHOMA CONVENTION.

Altimited Representation—John A McDonald Temporary Chairman.**

Chairman

**Astonia developer me mould relieve to such a station the traction and ont the fine the treaty things on the mould relieve to such as the time. The third relies to such as a station and the traction and of the present bill. Each concluded by the governor. A long discussion of the present bill. Each concluded by the governor of the indisposition on the part of Judge of God," said the speaker, "but it is not the voice of the rabble. If it is, the convention to order at 2:30. The Jerusalem who cried out against Jesu "superior" court, "superior" judges, president pro-tempore called for the crucify Him, crucify Him, was the etc., be stricken out and the word regulation order of business, and voice of God. The same rabble also "district" inserted instead. In urging Moore moved to go into committee sounded the voice of God a few days

Griffitts gave notice that if occasion he believed it would be safer. EVEN A DELEGATE HAS HIS PRICE. or be used.

Griffitts' substitute by adding the griffitts' substitute by adding the said: "It has been said that every man has his price. This I deny. I the number of judges of the supreme know there are many men whom no liced, of Thurston, wanted to insert from the line of duty. I believe there are men on the floor of this convenchorus of "noes" arose.

Before action on Browne's motion,
Buchanan offered a substitute to section, three which was ruled out of or-Amid laughter and applause War-ner rose to call the delegate to order

[Great laughter.] The substitute was put and lost.

NEW AMENDMENTS. Sullivan offered an amendment to section three which was not sec Moore offered a substitute for sec-

on executive department has agreed on its report on the salaries of state was known only by sight to the police, who are at present engaged in finding the history of the deceased. aries recommended are as follows: Sturdevant said he wanted "whole hog or none."

"The majority shall rule," said Weir, "is the principle upon which this government is founded; so let the this government is founded; so let the

tendents ask that no school lands be sold for less than \$10 per acre without the consent of at least two consecu-tive legislatures, that no more than one-fourth of the lands shall be sold

majority."

Griffitts took great pleasure in echoing Godman's sentiments. He acknowledged the force of Sturdevant's
argument about the "hog," but hoped
that it would not so permeate the
convention as to be insurmountable. tion and \$500 in towns of less; making the basis of representation in the legis-lature one representative to every 700 all bank notes issued for circulation registered and countersigned by an theer of the state and co

Dyer was more and from the ministers of singerence of the church of the and seventeen women of Dixie.

Noman suffrage petitions were also essented as follows: From G. C. Barback and many others; James S. Densie of economy to the legislative department than to the judiciary, whose inson and twenty-six others; Mr. Wendus and others; Mrs. Larinda Wing and others; Scattled district conference of M. E. church; Tom P. Stewart and 115 others.

PRAYING AGAINST ROPE.

Subscited within a few years, and the petitions were preparations for prohibition were preparation for prohibition

A proposition to abolish the office of justice of the peace and establish county courts was the subject of lively discome the majority. Hold each party to strict responsibility for its rule, and when it proves unworthy the people victory and the committe will report will take power from it."

Griffitts insisted that the only reason why the Republican party members were opposed to minority representation was that they wanted the whole hog or none. "I want to say now that I will always be in favor of minority representation whether I am with the minority of the Separte and distinct from the regular district court.

Scott, of Barnes, strikes at secret sections of the Separte by proposition. The committee has agreed on dividing the state into judicial districts, and favors the establishing an appellate court, the judges of which shall be elected and shall be elected and shall be separate and distinct from the regular district court.

abolish labor black lists by providing that any person or corporation keeping a black list shall be deemed guilty of conspiracy against the welfare of the state and be punished for felony.

MONTANA CONVENTION. A General System of Free Public Schools Provided For.

HELENA, July 18 .- At the conventhe article of the constitution providing for the maintenance of a general system of public schools free for all

GUTHELE, Oklahoma, July 18.—The territorial convention, called for the warned the Indians that they would purpose of framing a scheme for a certainly never get a better offer than provisional government, met here at the present one. Instead of complaining of the past they had better think of the future. which was held Monday at Frisco, in opposition to the present convention. chiefs make the prospect appear rather has had the effect of limiting the dismal here, there are no indications representation. Delegates are present that the commission is discouraged, only from the northern portions of the new country, about seventy-five in number. The convention organized with the election of John A. McDonald as temporary chairman. Af the appointment of the committee

Reported From the Committees. Boise City, Idaho, July 18,-The various committees have reported The educational committee favors

San Francisco, July 18 .- The Ex-

definitely settled that C. P. Huntingfirst vice-president the Southern Pacific Railroad Company has placed an order for 30,000 tons of steel rails with Eastern rolling given in view of the fact that the comseven miles of the proposed extensions

spectably dressed. He was in a state of mandlin intoxication when arrested, and delerium tremens soon got its grip upon him so that medical attendance was required. At 7 o'clock this morning he died at the city jail from a heart trouble aggravated by alcohol. We necessary the cohol.

check gave the only clue to identify

ASTORIA, July 18 .- Major T. J.

small brick building near the water front. The disease has spread rapidly within the past few days, and much

San Francisco, July 18 .- The charge

assistant superintendent of the Industrial school, for shooting and killing

worth of silk articles concealed in San Francisco, July 18 .- Mrs. Clinton P. Ferry, of Tacoma, who was a

San Francisco, July 18 .- John W Sanders, the wife-murderer, was sen-

posed to Its Provisions. CHEVENNE RIVER AGENCY, Dak

July 18,-The Indians assembled yes-

system of public schools free for all children from 6 to 20 years of age. The governor, superintendent of public instruction, secretary of state and attorney general shall constitute a state board of land commissioners. It shall be the duty of the legislature to provide by taxation, sufficient means in connection with the amount received from the general school fund to maintain public free common schools

While the opinions expressed by the

After considerable discussion in the council today, General Crook brought out the lists and invited the Indians to sign. Two painted Indians sprang to the front, one brandishing a large club, and threatened to brain rested by the police and hurried out of the pavilion. General Crook told the Indians that if they wanted to sign they should be permitted to Browne's amendment to Browne's amendment by adding the words, "And may provide for separate departments of said court." Turner advocated and Griffits opposed the amendment to the amendment to the amendment to the amendment prevailed and the first amendment prevailed and the first amendment who would think I referred to hum." [Great langities] got enough to eat, were allowed to pre-vent those Indians who were trying to provide for the future of their children from signing. If the police could not protect them he would bring men there who could. He wanted it dis-tinctly understood that those who wanted to sign would be protected. Signatures were taken rapidly for an hour, and then continued slowly. There were 100 signatures up to 5 b. m.

There were 100 signatures up to 5 p. m.

Colorado Officials. DENYER, July 18.-The criminal vestigating the charges of corruption made against state officials in connec- A Dispute Over a Claim Refulte in Sullivan, of Whitman, moved that the discussion of section three be dispensed with for the present.

The chair ruled the motion out of order.

AN APPEAL TO THE HOUSE.

Sollivan appealed to the house.

Dyer moved that the committee rise; lost, 23 to 24.

The question on the appeal was then put and the chair was overruled by a vote of 24 to 23.

Strapper From Indiana Drinks.

Sullivan, of Whitman, moved that the order just given will furniture for the use of the last geal assembly, adjourned late last night. In their report they severely criticised the actions of the officials charged with the offenses. Today warrants were issued for the arrest of Secretary of State James Rice, Sheriff Graham & Weber; W. H. Lawrence the wholly within the Jan Jogquin valley.

DEATH AT PORT TOWNSEND.

Strapper From Indiana Drinks.

Sullivan, of Whitman, moved that the order just given will for the use of the last geal assembly, adjourned late last night. In their report they severely criticised the actions of the officials charged with the offenses. Today warrants were issued for the actions of the officials charged with the offenses. Today warrants were issued for the actions of the officials charged with the offenses. Today warrants were issued for the actions of the officials charged with the offenses. Today warrants were issued for the actions of the officials charged with the offenses. Today warrants were issued for the actions of the officials charged with the offenses. Today warrants were issued for the actions of the officials charged with the offenses. Today warrants were issued for the actions of the officials charged with the offenses. Today warrants were issued for the actions of the officials charged with the offenses. Today warrants were issued for the actions of the officials charged with the offenses.

Oro Fine, Monday eventor.

Callen, better known in Arizona and criticised the actions of the officials charged with the offenses.

Oro Fine, Monday eventor.

Callen, better known in Arizona to charged with the form in

Report of the U. S. Steamer

HALIBUT NEAR CAPE PLATTERS

Washington, July 18 .- The last con gress neglected to order the printing

The following is a synopsis of that part of the report covering the explorations on the coasts of Oregon and Washington territory:

Returning south from her explorations

were not clearly understood be read again. These related to taking lands in severalty and the method of extending the permanent fund, and the mouth, probably an interesting to note that a submarine truth of the permanent fund, and the mouth, probably an interesting to note that a submarine truth of the permanent fund, and the mouth, probably an interesting to note that a submarine truth of the permanent fund, and the mouth, probably an interesting to note that a submarine truth of the permanent fund. ing the permanent fund, and Governor Foster explained car fully all these provisions.

White Swan addressed the commission, complaining that the Poncas and Santees would unjustly profit by the proposed sale of the lands. He complained that the Indians could not take lands in severally and make a