MAKING MOTIONS.

itter Fight Over Allowin the Veto Power of the Governor.

The Rule Fining Members Absent Without Excuse Will be Enforced.

Mr. Weir Thinks the Conventio Would Amend the Ten Commandments.

[SPECIAL TELEGRAN TO THE BEVIEW.] OLYMPIA, Wash., July 26.—The con-ention met at 0 'clock, the president in the chair. Prayer by Rev. Lee of plympia. Roll call showed all present ave as excused. The records were read, orrected and approved. The chair an-ounced that hereafter the rule would out a strictly actioned and monther not

fact would appear in the rec nt to the desk two let

he had received containing ions regarding agricultural edu Referred to the education com

ar of Lewis county and Mr. Joy or from members of the same bar, raying for the establishment of county as a separate ewis county as a separate judicial dis-rict with a superior court judge of its wn. Referred to the judicial committee. presented sundry peti-emption of church prop-

ights. Mr. Power presented a petition of Seattle Typographical Union No. 212, praying for the establishment of a state printing office and the election of a state

ing. . McElroy presented sundry peti-for the exemption of church prop-from taxation. Referred to com-

nittee on taxation. Mr. Turner asked unanimous conse a suspension of the rules, in order to suspension of the rules, in order to duce a resolution fixing the hour of ing at 9:30 instead of 9 A. M., but Moore objected and that spoiled the imous consent, and then the con-ion declined to suspend the rules, so resolution was not admitted. Kinnear presented the report of committee on corporations other municipal, and the article on that ct was ordered to lie over a day and inted.

EXECUTIVE DEPARTMENT.

bers Defining the Duties of State

Officers. Weir moved that the convention to committee of the whole to fur-consider the report of the commit-nexecutive department. Adopted. C. M. Reed in the chair. Griffitts moved to reconsider sec. 7, in order to offer an amendment, this motion prevailed. He then d to so amend that the governor be required in convening extraor-y sessions of the legislature to the purpose of the session in the therefor. The amendment was ted.

The restriction of the session in the therefore the session in the therefore. The amendment was therefore the session in the therefore the session in the se

ny "dont's" in the convention. The train some comments on Mr. Grif-is amendment, and the genileman ed him to order for discussing some-ng already adopted. If. Dyer had not camined them all, thought the majority of state con-utions had this wise and safe pro-

e was altogether too much legis-

in this country, anyhow, and he ed in holding it down. Moore suggested that important matters might come up between te of the governor's call and the legislature.

GOTATURN, not forgetting to present that hoary old quotation, "It is a condition and not a theory that confronts us." which has been recently handed down from the earlier times of Confuctus. With all due deference to the able arguments he had been listening to, Mr. Weir had not yet heard anything to convince him that the veto power ought to be abolished or cut down, and he de-nounced tinkering with a well estab-lished system. The believed that if the Ten Command-ments or the Sermon on the Mount were to be introduced here somebody would want to amend it. Mr. Sullivan of Whitman reggind. (Cries of 'Question', "Mr. Beamann called the gendeman to order as having a Mr. Sullivan of be had already g of the provident lange Shoudy offered as an amendment all their acts shall be as vali transacted in regular session. The provident shad some many matters of the session of the session of the session of the second seco ransacted in regular session." tplained that the courts had some-heid that only such matters as stated in a call could be legally on. The amendment was lost

viding that three-fifths of the legislature may adopt a bill over the governor's ve-to instead of two-thrids. He way op-posed to the veto power altogether. Mr. Weir said the committee thought that what was good enough for congress was good enough for this state. Mr. Jones favored the amendment for that very reason. He thought that ex-perience in congress had shown the wis-dom of reducing the figures. Mr. Gowey was opposed to the veto power altogether, and so was Mr. Sull-van of Whitman, and both favored the amendment.

mendment. Mr. Griffitts did not fear the veto ower in the governor and opposed the mendment.

amendment.
Mr. Griffitts did not fear the veto o faste his seast without a proper exhamendment.
Mr. Forsser thought if the governor
Mr. Fower rose to a question of construction.
Mr. F. H. Sullivan said that was true, in the governor
mand he was opposed to that also. In Ohio the governor
my bill, and Ohio was getting along to other also. In the governor should attend to execut.
my bill, and Ohio was getting along the president said Mr. Power to step outside.
my bill, and Ohio was getting along the president said Mr. Power could pre-construct the seast of the work of the seast of the work of the seast of the work of the seast of the seast of the seast of the work of the seast of

A SUNDAY ADDRESS y next on the subject of Sab-rvances and inviling the mem-is constitutional convention to at and hear him. Referred to mittee on preamble and bill of mittee on preamble and bill of the veto power. A mem control all legislation by a compact with the governor. Mr. Sullivan of Tacoma, was willing to make this amendment in considera-mem control all legislation by a compact with the governor. Mr. Gowey—I've been along with the say: The Chair—Wilat The Chair—Wilat The Chair—Wilat The Chair—Wilat to say? Mr. Gowey—I've been along with the say: Mr. Gowey mesented a petition of See fypographical Union No. 212 go for the establishment of a state accestors and formed a government sys-founded it in the mame of liberty and fulure after A RIVER OF BLOOD A RIVER OF BLOOD A RIVER OF BLOOD A RIVER OF BLOOD Mr. Travis and Mr. McDonaid said Wr. Travis and Mr. McDonaid said

the will of the people. The result was a table of the people. The result was a table of the people of the many of the people of the many of the people of the people of the people of the president was a table of the people of the people of the people of the people of the president who has been referred to a modified veto. The people of the president who has been referred to a modified veto be people are considered of the president who has been referred to a modified veto. The president who has been referred to a modified veto because he wished to compel congress to pass their bills in the people are constructed on the people of the sole rules of this country and veto the sole rules of this country and veto the sole of the sole rules of the sole rule as the sole of the sole rule as and the sole of the sole rules of the sole rule rule and rule as any other state in the amony and rule as success as a rule. A three the veto power was a rule of monarchy and not a success was a rule. A three to power was a rule of the sole of the sole

Mr. Gowey moved to dispense with further proceedings under the call. Mr. Travis and Mr. McDonald said "Cox," and were excused. Mr. Gray "Said "Dito," and the president said "Dito," the briefest proceedings on record. Messrs, Bark and Dickey both and "Cox," and were excused. Mr. Tibbets micro be disprated with. Corrise and a bunch of prisoners were thus let loose from the sergeant-at-arms, end took their seats. The president subnitted a telegram from S. A. Wheelwright's secretary, in behalf of the Tacoma chamber of com-merce, endorsing, with certain excep-tions. The memorial of the Olympia corporations. Referred to the corpora-tions committee. Mr. Gowey asked by what authority a roll was ca.led at the opening of a sea sion after a recest. Mr. Durie gave notice that he should it to-morrow move to amend the rales by o putting Arve MINUTE' LIMITATION

was addicted to Too Loss spectra the convention
 where long speeches were unnecessary. So he only spoke about two minutes in support of the committee's report with- out any amendment.
 Mr. Power was opposed to any sort of by a mere majority in the legislature if here majority was enough to re- thought a majority was enough to re- transmission.

moved to have matters GOT A TURN, forgetting to present that hoary old tation, "It is a condition and not are reached down from the int times of a reached mything that due defermen listening to the matters grant and the convert that due defermen listening to the sock of the source companies and the source that due defermen listening to the sock of the source companies and the source that the source companies and the source the sock of the source companies and the source the sock of the source companies to rid themselves to are to be source companies to rid themselves to are the source companies to rid themselves to are to source to the source companies to rid themselves to are to source the source companies to rid themselves to are to source the source companies to rid themselves to are to source the source companies to rid themselves to are to source the source companies to rid themselves to are to source that the terms on the failed the governor to veto tit to are main dia or the Source the source to the source to source to substitute 3200 to company. The people of California insurance companies to rid themselves to to the source companies to rid themselves to to the source companies to rid themselves to to the source the failature adopting from the source to failature adopting from the source the source to the source to source the source to source the source to source the source to source the source to the source to source the source to the source to the source to the source the source to the source to source the source to the source the source to the s

A set of the source of the house and not allow means of the doors of the house and not allow means of the doors of the house and not allow means of the doors of the house and not allow means of the doors of the house and not allow means of the doors of the house and not allow means the doors of the house and the doors of the house and the doors of the house and the term and the sergemant. The means the doors of the house and the term and the sergemant the doors of the house and the term and the sergemant. The means the doors of the house and the term and the sergemant the doors of the doors of the house and the term and the sergemant. The means the doors of the house and the term and the sergemant the term. The the office of the term and the t

dimitted senators elected in the term if this very clause. Mr. Gowey moved to strike out all the mentence, of which Mr. Turner's amend-ment was a part. Mr. Turner was willing to accept the amendment, but objection was made. Mr. Durie moved to strike out the chair seets and put is and it prevalled-ment was a out of order, but the chair seets and put is and it prevalled-may fill all vacances in state offices un-til successors are qualified. Adopted Section 13 provides that the governor is laudopted. Section 13 provides that the governor til successors are qualified. Adopted Section 14 suthorizes the governor is set of 16 then became 14, and pro-died a salary of \$4000 for the governor, Mr. Turner moved to strike out the substituing \$3000 for \$4000. Lost-ayes 26, noes 37. Mr. Turner moved to strike out the substituing \$3000 for \$4000. Lost-ayes Mr. Warner thad another arrangement the canand and ther arrangement the could't understand just exactly was not out and another arrangement the proposed, but The coverniting at, and didn't sacely was not the this was lost by a viva was not to understand just exactly was not to understand just exactly

Mr. Warner moved to strike out tion. Mr. McReavy made another sugges-16000" and insert "\$4000." Buied out tion, which was lost in the confusion. Is nugatory. Mr. McElroy moved to strike out all lost.

Ar. warner moved to strike out "\$6000" and inset "\$4000." Ruled out as nugatory. Mr. McElroy moved to strike out all except the provision that the salary shall be \$4000 per annum. Lost in a minute. The section was adopted. Section 15 provides for all commis-missions to issue from the office of the scoretary of state and defines the office and punishment of a governor who at Mr. Durbar moved to strike out all after the clause relating to the issuing of Commissions. Adopted promptly. Mr. Stilles moved to strike out the bal-commissions. Adopted promptly. Mr. Grifitts which had no busing Mr. Grifitts the first election. Motion are of the section, as this was just a lit-with a first schought it did no harm Mr. Grifitts the first election. Motion adopted. Section 16 makes the lieutenant gov-fice and might 16 makes the science at a science of the science of the section of the section of the section of the section of the section. Mr. Grifitts the first election. Motion is adopted.

Ar. Sullivan's motion was lost. Mr. Sullivan's motion was lost. Mr. Travis sent up another substitute, which went under the ax by ayes 25, noes 36. Section adopted. Section 25 is as follows: No person except a citizen of the United States, and a resident of the state or territory at least two years, shall be eligible to hold any state office. No person shall be eli-pible to hold the office of governor or lieutenant-governor unless he be at least lieutenant-governor unless he be at least lieutenant-governor unless he be at least

dopted. Section 16 makes the lieutenant gov-rnor the presiding officer of the senate, with a salary of \$1500, never to exceed

Section 16 makes the lettenant gov-ernor the presiding officer of the senate, with a salary of \$1500, never to exceed \$3000. Mr. Gowey moved to substitute "\$1000" for `\$1500." Mr. McReavy proposed to pay the lieutenant governor a per diem while acting as presiding officer of the senate, but never to amount to more than \$3000 per annum. Lost. Mr. Marpstein moved to further amend by making the salary \$500. Mr. Weir opposed all these amend-ments and thought \$1500 a reasonable sum.

arend by making the opening of a setting the call these amending the section affer a receast.
 arend by making the all these amending the section affer a receast.
 arend by making the all these amending the section affer a receast.
 arend by making the all these amending the section areasonable and thought should all these amending the section within the relation of the section areasonable and thought should be allowed and the rales by outing a two-thirds vote.
 arrow move to amend the rales by outing a receast and receast and

Mr. Buchanan occupied five or six intuises in following out the same line 'argument.' And the same line Mr. Kinnear suspected the convention was addicted to where long speeches were upnecessary where long speeches were upnecessary

Section 18, providing the state's seal, as adopted.

Section 19 gives the treasurer \$2500,

out never to exceed \$4000. Mr. Dunbar moved to substitute \$2000 for \$2000. Adopted-ayes 27, noses 24. The section was adopted. Section 20, giving the auditor \$2000, but never to exceed \$3000, Mr. Dunbar moved to exceed \$3000, Mr. Dunbar but never to exceed \$3000, Mr. Dunbar moved to amend, substituting \$2500 for \$2000, Lost-mayes 20, noes not counted. The section was adopted. Section 21 prescribes the duties of the attorney general and gives him \$2000 salary, never to exceed \$3500.

and the committee rose. The prevailed meume committee rose. The prevailed the article referred to it and reported it back and recommended its adoption. Mr. Minor saked leave of absence for Mr. Morgans until Luceday. Mr. Turner moved to adjourn to 9:30 A. M. Mr. Godman moved to adjourn to 9:30 Mr. Godman moved to 8 o'clock. FURTHER FLOOD DETAILS. More Sufferers Found in West Yir-gina Valleys. PaggEnsenzo, W. Va. July 22.-News was received to day for the first time ince the food from West Fork and Henry Fork giving a sad story of wreck lor sources and to west for more the heat to bilities contracted or incurred during the bilities contracted or incurred during the bilities contracted or incurred during the source during the fork to be a store the source and the bilities contracted or incurred during the source and the source and

ON CORPORATIONS. by any other transportation company or individual shall be delivered at any station, landing or port at charges Report of the Committee on Con tation of persons and property, to any more distant station, port or landing. Excursion and commutation takets may be issued a special rates. Src. 18, No railroad corporation shall consolidate its stock, property of fran-chises with any other milroad corpor-ation owning a competing line. Src. 20. The rolling stock and other movable property belonging that and rate rhad company or corporation in this state shall ce considered personal property and shall be liable to execution and sale in the same manner as the personal property of individuals, and such prop-erty shall not be exempt from execution and sale. various coast fisheries.

the commissioner of Denver. He say ck the Columbia riv

restock the Columbia fiver, Gregon, and Saramento rivers with salmon so that in five years the catch will be as great as formerly. The commissioner and assist-ant leave for Baird station Tuesday next. They will here make some im-provements for which congress has ap-propriated \$400 and will then proceed to Oregon and Washington.

Taspecting the Columbia. PORTLAND, July 26.—A party of con-pressmen, who are traveling in the Northwest as guests of Congressman Dorsey of Nebraska, left for the sound to-day. Dorsey has been suffering from nausea and Hayden of Massachusetts from rheumalism. Yesterday the party inspected the government jetty at the mouth of the Columbia, and declared that enough money to complete it

uld be appropriated at once.

To Attack the Egyptians. CAIRO, July 26.-Advices from the front state that three columns of der-vishes are marching to reinforce the rebels. It is believed that when these effect a junction with the work these

attack will be made on th

Over 300 seats were sold yesterday for the lecture by Dr. T. De Witt Talmage, and premiums were offered for choice selections. Efforts will be made to pre-vent speculation, but it is evident that the capacity of the house will be inade-quate to the demand for seats.

LITTLE TELEGRAMS. e general impression in trade is that debtedness of Lewis Bros. & Co. not exceed \$5,000,000.

Mayor Mosely, of Cincinnati, says the police force will be increased, if neces-sary, to enforce the Smuth Sec.

A number of naval officers at Berlin and Kiel have been arrested on charge of wholesale bribery. One of them com-mitted suicide.

The English syndicate have p ye of the six breweries in Pat h aggregate sum of \$2,380,000.

Governor Ames of Massachu very ill at his home at North He is affected with heart disease

sary, to enforce the Sunday ing law.

Loring, the new Americ to-day proceeded from List where the king is sojourn where the king is sojourn

James Kelly, colored, who m criminal assault on Mrs. Peter was taken from the jail at Paris, this morning and hanged.

The comet recent Lick observatory at formia, is visible

fornia, Wales.

his own application. The he did not know the seaman d a blank to be signed. He is "As to the statement that p no one to get his money don, One, was yesterday elected Arch mine, I will only say that my own request for the spe-nor of putting the various rec-to-day proceeded from Lisbon to Cintre and putting the various rec-

This is the first

NEWS FROM THE EAST

Charges Preferred Against Officers

of the South Pacific Naval Squadron.

any station, landing or port at charges ot exceeding the charges for transpor-tion of persons and property of the ame class in the same direction, to any

and all control marked by particulation of particulation of the particulation of the particulation of particulation of the particulation of particulation particulation particulation of particulation parteneoper particulation particulation particulation particulatio

JOIN A. SHOUDY. Except section 9.1 concur in the above with the exception of section 21 and recommend the following in its stead: SEC. 21. The legislature shall pass laws establishing reasonable maximum rates of charges for transportation of passengers and freight and passengers extortion in rates of freight and passen-ger tariffs on different railroads and shall enforce such laws by adequate penalties. A railroad committee may be established and its powers and duties fully defined by law.

fully defined by law. P. C. SULLIVAN.

NORTH DAKOTA.

BISMARCK, July 26 .- The committe

of the people. The report was

shall pass laws for the enforcement of this section by adequate penalties, and this section by adequate penalties, and the section of metry based of the section of section 9, and the section 9 adequate penalties, and the section 9 at the section 9 at sectin 9 at section 9 at sectin 9 at section 9 at section 9 at sec

The amount of money actu-d was one month's pay and ho complained that Carlin-sign his application

less to make application until that offi-cial was in possession of certain data which could not possibly be furnished before the last of Juy, but he refused to accept the statement as final, whereupon the leutenant told him to make out his own application. The officer says he did not know the seman

got mine, 1 where the second s

This work is now finished, and an app

final, whereupon to make out his officer says he di had obtained a b

that it was use-until that offi-

therwise known n made out for alive, and I have

porations Other Than Municipal.

SPOKANE FALLS REVIEW: THURSDAY, AUGUST 1.

Mr. Duries indicated scheeout was bet. Mr. Sullivan of Whitman had a sub-stitute for the whole section, providing merely that the governor, secretary of state and treasurer reside at the capital. Mr. Turner moved that the committee rise and remost programs. Lost

Mr. Turner moved that the committee rise and report progress. Lost. Mr. Kinnear moved to lay this section on the table. Lost. Mr. Power moved to further amend by adding "and keep their office thereat." Accepted by Sulhvan. Mr. Sullivan's motion was lost. Mr. Tavis sent up another substitute, which went under the ax by avee 25.

tible to hold the office of governor or lieutenant-governor unless he be at least 35 years old, and shall have resided in the state or territory at least invy years last preceding his election to such office. No person shall be eligible to hold the office of state freasurer more than two consecutive terms. The compensation of state of-ficers shall not be increased or dimin-ished during the term for which they have been elected. Mr. Sullivan of Whitman moved to strike out 'at least 55 years old' and in-sert 'a qualified elector,'' but while he was writing it out the convention got away ahead of him and lost him. Mr. Sharpstein offered a substitute for the written section which read as fol-lows: No person except a qualified elector in this state shall be eligible to hold any state office, and no person

Mr. Dyer moves the add "and report progress. Mr. Griffitts moved to add "and report the article to the convention." Accepted by Mr. Dyer. The motion prevailed in the committee rose. The president is the committee had considered that the committee had considered in the committee had considered that the committee had considered that the committee had considered it as the constraint is and considered that the committee had considered that the committee had considered that the committee had considered the co

the within section which read as not be written section which read as not be set of the section which read as not be set of the section which read as not be set of the section which here and the section of the section shall be eligible to hold the office of state threasurer more than two consecutive shall not be increased or diminished during the term for which they shall have been elected. Mr. Sudksdorf offered another, which was read, but the chair raided it out of order and Mr. Sudksdorf withdrew it Mr. Moore argued in favor of Mr. Sharpstein's substitute for seven min-sharpstein's substitute for seven min-

such corporation is situated, sugget the power of the court to change place of thial as in other cases. SEC. 11. The legislature shall not any laws permitting the leasing or i ation of any franchise so as to reliev held there

c) place of thal as in other cases.
6) SEC. 11. The legislature shall not pass any laws permitting the leasing or alien-ation of any franchise so as to relieve the franchise or property held thereunder e from liabilities of the lessor or granter. lessee or grantee contracted or incurred in the operation, use or enjoyment of such franchise or any of its privileges. SEC. 12. The state shall not in any manner loan its credit nor shall it sub-scribe to or be interested in the stock of any company, association or corpora-tion.

control of the stock association shall be individually and personally liable for such proportion of all its debts and lia-bilities contracted or incurred during the time he was a stockholder, as the amount of stock or shares owned by him bears to the whole of the subscribed cap-ital stock or shares of the corporation or association.

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	cted on. The amendment was lost. He believed that if the Ten Command.	trust persuaded the governor to veto it	Reation 02 prescribes the duties of the		time he was a stockholder, as the			
	He believed that if the fen command. Mr. Buchanan thought the words wents or the Sermon on the Mount were to be introduced here somebody would	and then it failed by one vote less than	section 22 prescribes the duties of the	away and several lives lost. Couriers	amount of stock or shares owned by him	The legislative committee provides	all the men, dead or alive, and I have	Four tinsmiths who arrived in New
	the severage" should be used instead to be bernon on the somebody would	two-thirds in the legislature and the	with a salary of \$1500 never to exceed	from Tygart bring a long list of houses	bears to the whole of the subscribed cap-	that the senate aball consist of not less	as yet taken no step toward getting my	York last week from Germany under
	"he" in stating this section. He want to amend it.	people will attend to the governor when he reaches the end of his term. But			ital stock or shares of the corporation or	than thirty nor more than fifty mem.	own money. In conclusion he	contract to work for the Mflwaukee Tin-
	would to so amand but they were tool Ma Lindslaw moved that the com.	he reaches the end of his term. But	Mr. Prosent moved to substitute \$9500	The list which embraces every farm	association.	bers and the house of not less than	says: "There are six names signed to the letter to the secretary of state,	ware company were sent back yester-
	noven to so allend but they was then Mr. Lindeley moved that the con-	now the whole neonle in this state as	MI. I IOBBET MOTEN TO SUCRETURE \$2000		Sec 15 It shall be a anima the nature	bers, and the nouse of not tess chan	to the letter to the secretary of state,	day.
	dopted. Section 7 was then mitter fries and report progress. Lost. Mr. Sullivan of Whitman recognized.	well as in California are suffering from	In farmer Ilbaugliter to any man who	To tell the story briefly, it can be stated	and punishment of which shall be pre-	sixty nor more than no memoers,	viz: McCluskey, Stewart, Devine,	A contract with the Union Iron works.
	Mr. Sullvan of Wittman Jeoghized.		was qualified to take charge of the pub-	that not a single farmer or resident es.	scribed by law, for any president, direc-	to be divided into two classes	Bleinder, Lane and Boyle. McCluskey	of San Francisco, for the construction of
	Section 8 was taken up, as follows: (Cries of "Question," Mr. Buchanar		Was qualities to take charge of the pao	canad damaga: hundreds are hankrunt	tor manager cashier or other officer of	to be ciccica in the diag of note	was not at Samoa at all. Lane was dis-	a coast defense vessel, was signed to day
	The pardoning power shall be vested in called the gentleman to order as having	veto power altogether and hoped some		and will have to be supported tempore.	any hanking institution to receive or as-	search and shall be considered	charged by court martial. He was on	by Secretary Tracy, Contract price
	he governor, under such regulations already spoken.		Mr. Maana mand a latten frame	Filv by the county The commissioners	sent to the recention of deposits after he			\$700,000.
	nd restrictions as may be prescribed by Mr. Sullivan said he had already spoken about "three-fifths" and not		Mr. Moore read a letter from	to-day estimate the loss in Lee, Tiygart,	shall have knowledge of the fact that	The semilities on education pushibits	and he has not the shadow of a claim for anything. Boyle and Stewart were	On Wednesday night at Trenton two
r	aw. spoken about "three-niths and no		PROF. TURNER OF SPOKANE FALLS.	Slate and Steele counties at \$500,000.	such hanking institution is insolvent or	The committee on education promotes	for anything. Boyle and Stewart were	negroes, Joe Cook and Sol Dorsey, en-
	Mr. Gowey offered as a substitute the about "a majority." If the Bible and old rules were to be called into this ques	Ma Prounds considered this and of the		At Saulsbury not a single house or	in failing circumstances and any such		discharged by court martial. Bleidner	
	ollowing:		arguing that the salary of superintend-	bridge stands on its foundation, and	officer agent or manager shall be indi.		and Devine were discharged at the ex-	they both drew pistols and fired, and
	ollowing: "The pardoning power shall lie in the tion as rules of action, why not go fur evernor and a board to be styled the ther and quote Solomon's rule about the provide the the provide the ther and quote Solomon's rule about the provide the the the provide the provide the the provide the	and did mat ballons that the time		many people are in the woods. The	vidually responsible for such deposits so	system of sunrage. The committee in-	piration of their enlistment. All of	both were killed.
	avernor and a board to be styled the ther and quote Solomon's rule about	lost in exchanging views upon it When	equal to the secretary of state, and Mr.	mayor has issued an order for a meeting	received.	tion of female suffrage to a vote of the	them except Boyle	
	overnor's council. consisting of the bringing up children with the local the	it come to a mare matter of dollars and	Moore endorsed the position taken.	of citizens to-morrow to render assist-			WERE PAID IN FULL.	The secretary of the navy has awarded the contract for furnishing 428 tons of
					SEC. 10. All fallroad, canal and other	male electors one year from next fall.	but some of them had a claim for loss of	the contract for furnishing 428 tons of
	inder such regulations and restrictions mouths shut. Do they do it? [Laugh-	five minute rule or even less. He had	must have crept in here by mistake.	ance to the nomeress.	transportation companies are directed to	The chief reature of the session was a	personal effects. O'Donnell, the other	steel plates for the armored battle-ship
	is may be prescribed by law." [ter.] Not much. They even want to	no apology to make for presenting his	Even Seattle, Tacoma and Spokane pay	Still Cutting Rates.	be common carriers and subject to legis-	report of the committee on revenue and	man mentioned by name in the news-	Maine to the Linden Steel Company of
	Mr. Cosgrove opposed any such politi- get into constitutional conventions like	views in favor of a veto nower with a	\$2000 to their superintendent of schools.	Depute July 96 _It is appointed	lative control. Any association of cor-	taxation, which will cause a very ani-	nan mentioned by name in the news-	Pittsburg for \$34,753.
	inder such regulations and restrictions is may be prescribed by law." Mr. Cusprove opposed any such politi- tal machinery to deal with criminals. Mr. Weir said the committee had com- woman suffrage, but the women will	two third vote to override it and	Should the whole state pay less?	DENVER, July 26It is announced that the Denver, Texas & Ft. Worth road will to morrow announce a reduc- tion of 18 cents per 100 on first-class	poration organized for the pur-	mated debate. It gives the legislature	papers, was discharged by sentence of	The application of Burke and his coun-
	Mr. Weir said the committee had con- woman starting, but the	alconently presented them in exectly	Mr. Lillis favored the increase and Mr.	thar the Denver, lexas & Ft. worth	pose under the laws of this	power to provide for raising revenues	court martial. The only men entitled to	sel to make the writ of habeas corpus
	Mr. Weir said the committee had con- woman suffrage, but the women will sidered this subject fully and decided never here me quote such things as that this power should be lodged in a He had not heard a single answer to hill hat this power should be lodged and rearments in favor of abolishing the	fourteen and one-half minutes	Griffitts and Durie opposed it.	fond will to morrow announce a reduc-	state shall have the right to con-	sufficient to defray the expenses of the	Sympachy are Jonansen and Stehmer.	granted yesterday absolute is being ar-
			Mr. Weir, for the committee, defended	tion of 18 cents per 100 on first-class	nect at the state line with railroads	state for each year, not to exceed \$4,000,-	They have money due which they can-	gued before a full court. The hearing
	ingle individual who could be held re- arguments in favor of abolishing the	Island as having no veto power at all	its action and expressed the belief that	ireight from Denver to New York and	of other states. Every railroad company	000, on the assessed valuation of all taxed	not get at present. The claims must	will last all day and possibly to-mor-
			\$2000 would be a liberal salary.	the Atlantic seaboard.	shall have the right with its road,	property. The legislature shall	follow the routine in the fourth auditor's	way
	Mr. Gowey said that this argument fully stated that it was no answer to him			The Galveston & Gulf of Mexico road	whether same be now constructed or	exempt from taxation all prop-	not get at present. The claims must follow the routine in the fourth auditor's office, and if I am not mistaken an act	De Billes Calle Harris
	would prevent the formation of any to quote Mr. Oleveland, who had veloed	well since He occupied four minutes	portance of this officer and for the in-	also announce that a reduction of 4	may hereafter be constructed, to in-	erty used exclusively for schools	of congress is necessary.	nev. Father Curley, director of the
	would prevent the lower a divided responsi- bolity in every board. The older states dents of the United States put together		crease of his salary.	cents will be made within a few days,	tersect, cross or connect with any other	religious, cemetery or charitable pur-	The Dist of	Georgetown univerity, died in Washing-
		Ill conclume his faith in a very limited wate	Mr. Buchanan said \$1800 a year was \$6 per day for 300 working days and he thought it enough.	making a total reduction of 22 cents.	railroad, and when such railroads are of	poses, and personal property to any	The Blythe Case.	ton Wednesday. He was the oldest liv-
		pressing his mith in a very limited veto	\$6 per day for 300 working days and he	Arrangements will also be made to	the same or similar gauge they shall at	amount not to exceed \$1000.	SAN FRANCISCO, July 26 Among the	ing college president in the United
	Mr. Turner was opposed to this back into the chair himself.	Mr. Dunbar announced himself as	thought it enough.	extend this reduced seaboard rate to Utah, Montana and all horthwestern	all crossings, and at all points, where a	"One hundred and sixty acres of land	letters read to-day was one in which	States, and so far as known in the
	amendment This power had been Mr. Grimus-which may be ne will	Mr. Dunbar announced miniself as					Blythe replied to inquiries of Mr. Perry	world.
		listening and proposed to talk a little	-ayes 35, noes 30.	points. The action of the Fort Worth is causing no little consternation among	near any other railroad, form proper	separated and assessed cultivated and		
	vested in the executive head of the gov- mment from the earliest history of our Mr. Suillyan-which may be ne won't country, and there will be less likeli- hood of abuses by leaving it there than president resumed the cheir and Mr hood of abuses by leaving it there than president resumed the cheir and Mr	while for a rest, even if he did't succeed		is causing no little consternation among	connections, so that the cars of such	uncultivated land of the same quality	Florence baptized and christened. Mrs.	Police Gazette to-day, says that Sullivan having refused Smith's challenge, Smith
	country and there will be less likeli- rise and report progress. Adopted. The	in amusing anyone but nimsell, so ne	and \$3500. Not seconded.	western frunk lines, and several confer- ences of railroad officials in this city have been held. Much speculation is made as to the effect this cut will have	railroad companies may be speedily	shall be assessed at the same value.	Perry, for her husband, wrote that the	having refused Smith's challenge, Smith
	bood of abuses by leaving it there than president resumed the chair and Mr	PROCEEDED TO AMUSE HIMSELF.	Mr. Buchanan moved to strike out	ences of railroad officials in this city	transferred from one railroad to another.	Railroad property shall be assessed by	child's mother had opposed christening.	claims the championship belt. Smith is
			the restriction on future increase of	have been held. Much speculation is	All railroad companies shall receive and	the state board at not less than \$3000 per	saying that Blythe objected to it. The	ready to tight anybody for the belt and
						mile.		
	allowed the legislature to experiment announced that a photographer wa	and favoring a three-fifths vote to over-	Section adopted.	upon western freight traffic, and princi-		AND A CONTRACT OF A CONTRACT O	child christened Florence Perry or Flor-	At a meeting of the Western Cut Nail
	with this subject, which could not be present to take the building and as many	ride a veto, but declaring he should not	Section 23 reads: The commissioner	pally upon the lake and canal rates.	crimination.	SOUTH DAKOTA.	ence Blythe. In his letter Blythe said: "After full deliberation I think best to	Association at Wheeling, Va., prelimainry
	done if this castiron restriction was put of the members as chose to group them	he very sorry if a mere majority should	of public lands shall perform such du.		SEC. 17. No railroad or other com-		"After full deliberation I think best to	steps looking to a combination of al.
	with this subject, which could not be present to take the building and as man done if this castiron restriction was put of the members as chose to group them into the constitution. The amendment selves in front of it.	be allowed to do it.	ties and receive such compensation as	Site Selected.	man carrier shall combine or make any	But Little Accomplished in the Con-	have Flora bronght up in an Episcopal	cut sail mills, by which their product
							churchchurch of England. You will.	will be handled by a single central or-
	Settion 10 (providing for the duties of Section 10 (providing for the duties of the flowernor, to devote in turn upon president asked the members to remain in their sects after recess as Hon. 8. 8 interval and section 11 (providing that the Cox was present and would be presented to the presented of the providing that the Cox was present and would be presented.	e of the day might as well be spent in the	Mr. Weir offered an amendment creat.	ALBINY July 98 -Mayor T. J. Black-	that leaves a port or makes a port in	stitutional Convention.	therefore, have my daughter christened	ganization was taken.
	the covernor to devolve in turn upon president asked the members to remain	argument since the greater part of it	ing a board and fixing the salary of the	env and Cantain W J. Wright of San	this state, or with any common carrier	Stoux FALLS, S. Dak., July 26 The	at once and have her named after her	
	the lightenant governor and secretary of in their seats after recess as Hon. S. S.	was gone already. He appropriated	commissioner but it was not seconded	Francisco in charge of the United States	by which the combination or contract.	report of the legislative apportionment	father, Florence Blythe."	The executive committee of the Trans-
	state) and section 11 (providing that the Cox was present and would be presented	eight and three-quarters minutes of it as	Section adopted	life saving service of the Pacific coast,	earnings of the one doing the carrying	committee was adopted with slight	In the Blythe will case to-day the reading of letters that passed between	continental association continued in
	to them. The convention adjourned to	his share in carrying out the scheme	Section adopted. Section 24 requires the secretary of state, treasurer and anditor to reside at the sect of government, and these officers and the governor and attorney-general	have selected a site for a life saving, sta-	are to be shared by the other not doing	amendments.	reading of letters that passed between	session all the forenoon without reach-
	and shall report all such cases, and 2 P. M. all pardons and reprieves to the legisla-	and argued in favor of a regular old.	state treasurer and anditor to reside at	tion at Vacuine has monthly ordered by	the carrying. No discrimination in	The special committee on the commu-	him and his daughter Florence and the	ing a settlement of the dispute betweer
	all shall report and reprieves to the legisla.	fashioned presidential kind of veto	the seat of government and them officers	the comment The site selected is on	charges or facilities for transportation	nication from the American Sabbath	Perrys was continued. The letters were	the Union Facine and the Southern Fa-
	ture) were adopted.	Mr. Browne said if he could have his	and the governor and attomay caneral	the south beach inst within the harbor	shall be made by any railroad or other	Union reported that the committee has	identified by Mrs. Perry, Florence's	cific about differentials.
		way there would be mighty faw yetos	to keep the records and the seal of the	the south beaut, just within the harbor.	transportation company between places	no power to amend the constitution by	grandmother.	The general offices of the Atchison.
	some to sign or wate bills the method Forty members are streamed by the	good or had. The checks on the legisle.	to keep the records and the seal of the government.	Hon Growers Association.	or nersons or in the facilities for the	inserting the provision referred to in the		Topeka & Santa Fe railway at Topeka
	power to sign er veto bis veto etc and de. Sergeant-at-Arms.	tion should be in the constitution and	On motion of Mr. Shoudy a verbal	Curry Cals 00 The Willemette Val	transportation of the same classes of	communication	Rivers to Be Restocked.	were damaged 205 000 hr fin this the
	of adoption over his veto, etc., and de- claring him to be incligible to the office The convention met at 2 P. M., th	not be left to the governors. He held	amendment was made	SALEM, Suly 26 The Willamette Val- ley Hop Growers association met in	freight or nessengers within this state or	The convention consumed the days in	Sen Francisco Yala Of The test Charter	were damaged \$20,000 by the this morn-
	The total of the sending the during the showing the choice at a r. M., the	the attention of the convention ten	Mr. Dren was made.	ley hop Growers association met in	coming from or coing to any	discussing the papert of the committee	BAN FRANCISCO, July 20 United States	the destruction entourrassment and loss
	of United States senator during his president in the chair. There wer	e the accention of the convention ten	har. Dyer moved an amendment, re-	special session here to-day and adopted	comme nom or song to any	discussing the report of the committee	Fish Commissioner McDonaid and As-	from the destruction of papers, but to
2742	funnty two manham an hand includ							
alt.	of United States senator during his form as governor, was read. Mr. Powers moved to amend by pro- ing the president when the convention	- minutes, showing why no veto power	quiring the governor also 'o reside at	bylaws for the organization of a mutual	other state. Persons and property	on schedule and ordinance. Nothing	sistant Commissioner O'Connor arrived	what amount is not known, though