THE OREGON MIST.

SUBSCRIPTION, \$1.50 PER YEAR.

and the second state of the second state ST. HELENS, MAY 6, 1892.

JUDGE F. A. MOORE.

(Sunday Welcome, Dem.) Hon, Frank A. Moure, of St. Helens nominated at the late republican state convention for the important office of supreme judge, is so well and favorably known throughout the state that ter opponents concede that he will be elected by a large majority. A miedi rected effort made by a few seeking to cast oilium upon his reputation as a lawyer has resulted in a boomerane. and the only result of such action will be discomfiting to those guilty of the despicable business. Mr. Moore is ton thoroughly known all over the state for any one, even those of different political faith, to believe that he would be a principal or accessory in any matter that would injure another.

His nomination for the suprem judgeship was unsaught by him and was entirely the work of his many

friends, who recognized his great ability for such an office. His nomination upon the first ballot by a decisive majority, shows best the high of the wisdom displayed by the confew have sought to belittle Judge good service for his state in the legis- agree. lature, and who is well known to pos-Jature, and who is well known to pos-pess, in a marked degree, the many ie-quirements expected of a judge of the supreme court. Mr. Moore will grace publish the statement that Hon. T. A. the bench of the highest tribunal of McBride is a copporation attorney. the state to which he will be elected Please tell us of a single instance in

next June.

brethren by trying to surprise and people. take the advantage of the unsuspecting people and "bush-whacking" their oppopents. Such democrats are to be commended, verily, we like a brave man if he is our enemy. Whatever him. Such we must respect, the brave staunch democrats who refuse to join the "bush-whackers" in this county; but a coward you never know; he you, and a brave man of principle will not associate with such people. They shun them as they would the copperhead, lest when you least expect it . they will thrust a poisonous fang into the vital portions of life. Who is it that has not more respect for a brave snews than a cowardly friend? WHEREVER and whenever either of the political parties are in the minority, it resorts to some method of "fooling" the people of the opposite party; and this is about right; is is smart general. ship on the part of the minority to do it. But it is not smart of any of the majority to be "taken in" by any such tactics. This thing is old now, and everybody knows it as well as the old plaintiff. "gold brick" swindle, and the unscru pulous portion of the democratic "warhorses" of Columoia county and their brethren from the "windy deserts" of Kausas, of the same political faith, are presuming a great deal on the ignorance of the people of Columbia county when they endeavor to "gull" them with any such stuff; even though the candidates do pay an orator to make a speech and hire a woman, (for whose sex men naturally have great respect and adoration), to visit every school house and nearly every family and try plaintiff. to talk them into forsaking the party they have always stood by, and which has always stood by them, for the same old enemy in different costume.

It is now substantiated that W. D. Caples, Hurley & Allen, attorneys for Lare, of Hillsburg, is to rou for displaintiff. triet judge independently against Hon. W J Muckle, guardian, vs Laura A T. A McBride. Mr. Hare was a can-Ryckman ; Moore & Cole, attorneys didate lafore the republican state confor plaintiff. vention for the nomination for the W H Burr vs Thomas Dawson office of distric judge and was defeated Beall & Pearcy, attorneys for plaintiff. Mary J McNulty vs J T McNulty ; -quarely and honestly. He was then

Alex Sweek, attorney for plaintiff. nonsinated on the presidential electoral R Hatton vs Dan Houlton. ticket, which he declined. Mr. Harhas not been engaged, to any great ex-P T Reed vs C F Leavenworth, tent, in the practice of law for several J B D Sharringhousen vs F years, having been manager of a gen-Compkins. eral merchandise store at Hills-Dean Blanchard vs Lee and Brons he occupies a commanding position boro for three or four yeas and is State of Oregon vs A Nevin; T A npon his party licket. His most bit therefore not sufficiently posted in law McBride, attorney for plaintiff; Moor & Cole ,attorneys for defendant. points. So far as his ability is concerned S A Miles vs Elijah Hawkins at there can be no comparison between himself and Mr. McBrids. A man t-Sarah E Hawkins. ecupy the judicial beach must make Margaret J Neff vs M L Neff; Moor law a study. He cannot farm, keep Cole, attorneys for plaintiff. store, etc., and at the same time b State of Oregon vs Fred Straight "A McBride, attorney for plaintiff; qualified for the bench. Mr. Hate. we believe, would accept the nomina F Caples, attorney tor defendant. C H Faller vs W R Gay; C J Mc tion from any party, and that failing. run independent. What kind of a Dougad, attorney for plaintiff. Augustos Keyser vs Martin man is this that has all policy and no Kaupp; Kulli , Starr & Thomas, at principles. Such a man is unworthy orneys for plaintiff. of the support of honest voters.

THE Northwest Reform Journal, of & Cole, attorneys for plaintiff. Portland, is the official organ of the peoples' party, and shows it is domtional Society of the Evangelical Asexciation of North America; Williams inated by democrats, and that the party of which it is the official organ & Wood, attorneys for plaintiff. is the same old enemy to American H F Allen and C H Lewis vs S H esteem in which he is held, and the labor and American industries, which Fryon. general satisfaction expressed since, world gladly snatch away all our pro-S A Miles vs John Daily : Moore over his selection, is the best evidence tection and bring us down on a level Cole, attorneys for plaintiff. State of Oregon vs Mrs Bell Gaddis with the paupers of Europe, in the wention in placing his name at the foll wing editorial, which appeared in Moore & Cole, attorneys for deft. head of the republican ticket. Some that paper on Friday, April 29, 1892: Jerry Simpson, in a speech in the Giltner, attorney for plaintiff. Moore's capacity as a lawyer, but the house, declared himself a free-trader, animous of all such criticism lies in This is the right kind of talk." Thus Cole, attorneys for plaintiff. the fact that this opposition comes we see that the tariff is the principal from those politically opposed to the national question, of so much interest gentleman. He is a man of high per- to us all, and on this point, as all sonal character, one who has done others, the two wings of democracy & Cole, attorneys for plaintiff. J B Haley vs N P R R Co; Dolph,

attorneys for defendant

which Mr. McBride has appeared in BEEGLE. - At Gillion, Or., Sunday morn-ing. May I, at 1 o'clock A. M., Lilly May Beegle, aged 16 years, 10 months and 29 days. court on behalf of a railroad company. A NAN of courage is a thing muchly In addition to this the Hill-bore Inhunted, seldom found and greatly to dependent says: "Mr. McBride drew The subject of this sketch was the young be admired. A good reasonable pro- up the fir-t bill ever introduced in the est daughter of J It. and Melissa A. Beegle. portion of the democrats of Columbia Oregon legislature, to regulate freights of Gitl.on. Her death resulted after an county seem to be endowed with true and fares on railroads and steamboats. cight-weeks' ilness with typhoid fever. courage and virtue, and therefore they On all questions between the people Sie was born in Jefferson county, Kansas, and came with her parents to Oregon in refuse to stoop to the deceitful meth- and the corporations, Mr. McBride 1577. Sie was the youngest of a family of eds of some of their less good favored has been the staunch friend of the fourteen children, six of whom have preceded her to the bett r world The family

were all present at the funeral, which took A vore for Norman Merrill is a vote place last Monday at 11 A. M , at Ba view for a man who is worthy and compa-scholbouse. except two sisters, Mrs. A. Easter, of Gostan, No., and Mrs. Lucy E tent; a man who has business ability Miller, of fore lock, Giliam county, Or. and push ; a man who has been suc- The funeral services were conducted by he is, he is, and we know where to find cessful in his own business, and is liev. Dick, of the Evangelical church of therefore competent to do business for Johnson conterval a Scappoose. The the public. If Mr. Merrill is clected fur tral procession was nearly a ndl+long. to the legislature, Columbia county's and there were perhaps 30 people joined interests will be guarded as closely as in it to pay the last tribute of respect to the will stab you in the back, way hay you hie own private business is guarded. child of their greatly respected and highly in the dark, come around represent. He is truly a representative man of esteemed acighbors, wi out +y had known, ing that he is some other fellow and do the people, and would acquit himseli which everything Satan can devise to deceive in the Oregon legislature with honor. We weep, though not in bitterness,

THE LAST CURES.

The Supreme Test of Merit is Suc-

(Oregonian, May 2, 1892) Editor Oregonian :-- One year ago my little girl was treated by Dr. Darriu for Catarrhal Deafness and discharging ear of long standing, occasioned by typhoid fever. She was cured one year ago, and the cure remains permauent. Please publish this.

Attorney-General;

DISTRICT.

For Congressmen,

For Circuit Judge,

For Joint Senator,

For Representative,

For Sheriff.

For Clerk,

E. E. QUICK

For Commissioner.

For County Judge,

For Treasurer,

E. M. WHARTON.

For Assessor,

For Surveyor,

A. B. LITTLE.

T. J. CLEETON.

For Coroner,

B. P. QUIVY.

SUMMONS.

WALTER B. BURLL, Plaintia,

MINNIEG. BUELL, Defendant.

fendant:

B. C. MCCARTHY. Munnesota st., Southern Portland, Or ASTRMA AND BRONCHITIS CURED. Editor Oregonian :- As I am about ready to go to my home in Ocosta, Wash., I wish to express my gratitude to Dr. Darrin for the remarkable cure he performed on me for Asthma and Bronchitis. My daughter can vouch for the truth of this statement. She resides in Sunnyside, Oregon. Her name is Mrs. O. L. Budd.

MRS. W. P. REYNOLDS. Dr. Darrin can be found at 705 Washington street, Portland, Or., from 10 to 5 daily, 7 to 8 evenings; Sunlays, 10 to 12. Consultation free. They make a specialty of all diseases d eye, ear, nose and throat, cutarrh

deafness, bronch tis, la grippe, con--uniption, dyspepsia, heart, liver and kidney diseases. All nervous, chronic and private diseases of men, includ ng stricture, hydrocele, varicocele, and all peculiar female troubles are confiden tially and successfully treated. Most cases can receive home treatment after a visit to the doctor's office. Inquiries answered. Circulars and question blanks sent free.

A Million Friends.

A friend in need is a friend indeed, and State of Oregon vs Alex .nder Brown ; not less than one million people have found Moore & Cole, attorneys for plaintiff. just such a friend in Dr. King's New Dis-R Nims vs C F Leavenworth ; Moore covery for consumption, coughs and colds If you have never used this great cough medicine, one trial will convince you that it has wonderful curative powers in all dis-Bellinger, Malony & Simon, attorneys cases of throat, che-t and lungs. Each bott's is guaranteed to do all that is claimed or money will be refunded. Trial buttles free at Edwin Ross' drug store. Large bottles 50c and St.



The Photographer. ABINETS - \$2.50 PER DOZEN CARDS, \$2.00 PER DOZEN.

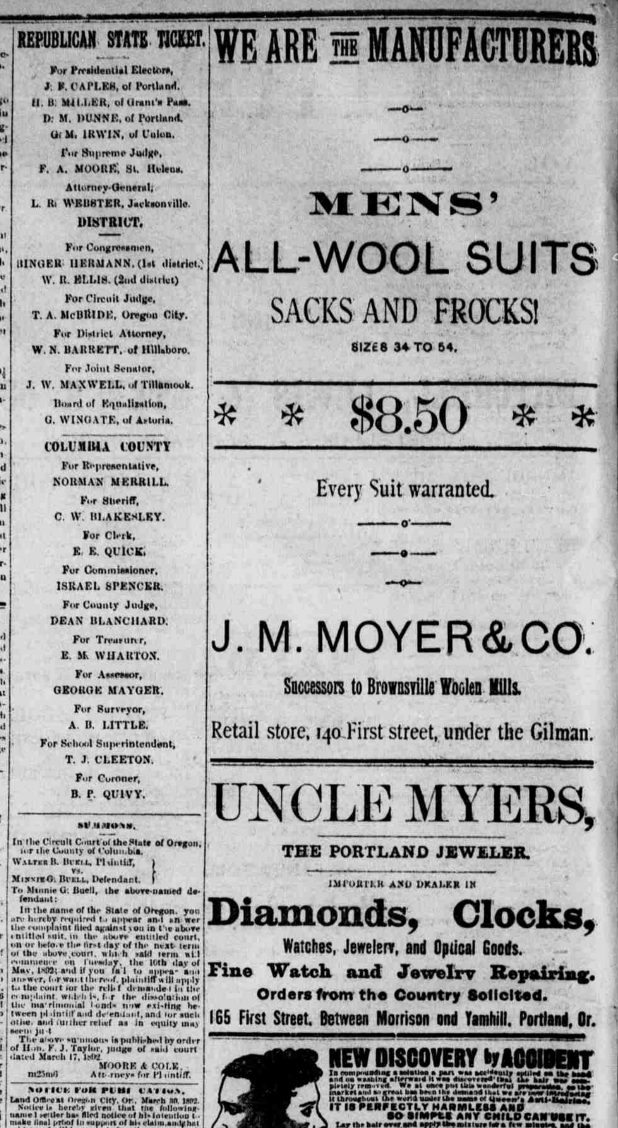
167 and 169, First Street, Portland Or

Application for Sile of Real Estate.

In the County Court of the State of Oregon, for Columbia count ... In the matter of the estate of John Ferrow. deceased. To the heirs of said deceased, known or

unkn wn: It appearing to me from the petition of Nevia, admi distrator of the estate of A. Never, administer for the perturn of A. Never, administer for the perturn of John Forrow, deceased, praying for an order of sale of the real extat belonging to said etac, to wit: The nwy of the swy , and the swy of the nwy, of section 2, 16 n_1 of $r \ge w$ of William the Markinan, and containing So acress of land, according to United States government survey, appeals est at \$700 and now values at the same That it is necessary extended and for the ed at \$700 and now valued at the same. Thet it is necessary, excedent and for the best interests of the estate that the ask i real estate he sold. It is hereby ordered that the next of kin o' said decased, known or unknown, and others intere-ted in said estate he and appear before the county court on the fith ca. of July, 1802, at the hour of 10 o'clock A. M. of said day, at the eventsion of said court, at St. H lens, Columbia county, Origon, and then and there to the winnew thy an order should be

NOTICE FOR PUBL CATION. Land Office at Oregon City, Or., March 30, 1892. Notice is hereby given that the following-namel settler has filed notice of his destinant pho-make final proof in support of his claim and phat tere to show cause why an order should the sale of sold real



DID you ever think what is the real thing that causes these long faced, "calamity howlers" to go all over the country? if not, then notice the "re ligious" part of their performancethe taking-up the collection. Suppose ye they like money; that evil thing?

Do you get "taken in" by the softhanded, - well-dressed, glib-tongued fellow who comes to you so awfully much, which he is going to give you free, but wants you to just "help" him a little first?

WE fought, bled and died in the great windy, grassho; per-ridden deserts for the good of the dear people in Oregon, and now all we ask since cur resurrection in Oregon is "them offices,"-Peoples' Party Candidates of Columbia County.

COURT DOCKET. May . Term of Court for Columbia

County.

Chas Pearson vs J B E Bourne; Potter, Johnson & Patterson, attornevs for plaintiff.

J. T. Mckee vs J. H Edwards : Stott Boise & Stott, attorney for plaintiff. R McNut vs G H Bynon; G E Davis, attorney for plaintiff.

E Webster vs G H Bynon; G Davis, attorney for plaintiff. Meier & Frank vs L A Day;

Sweek, atto raeys for plaintiff. Dazan & Kolley vs Meserve Bros

Caples, Hurley & Allen, attorneys for S S Markham vs S J Brown ; T H

Tongue and Moore & Cole, attorneys To Li ly May Beegle: for plaintiff.

The Evangelical church vs the City of St. Helens; Caples, Hurley & Allen, attorneys for plaintiff; Williams & Wood, attorneys for defendant.

J T McNulty vs Mary J Scott; W J Rice, attorney for plaintiff. S W Bevis vs J B Haley; Geo E

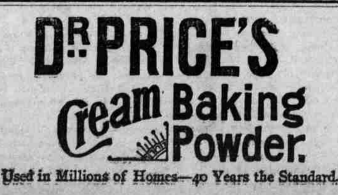
Davis, attorney for plaintiff; Moore & Cole, actorneys for defendant.

S H Walker vs J P Dunn and R A Gonnett; Moore & Cole, attorneys for

Tatum & Bowen vs Peter Brous and Jacob Brous; Woodard & Woodard, attorneys for plaintiff; Moore & Cole, attorneys for defendant,

Blanchard; Moore & Cole, attorneys and comforting words during her long for plaintiff.

Hez Caples vs school district No 11; J. R. and MELISSA BEGLE and family



No thoughts, but those of tenderness, not be granical for The set of the set of some set of some set of some set of some set of the set of some set shall glisten a ound her t mb. No printil recoil off ans rise,--Her more,--i dawned so blest, And ere a cloud had dimm'd its skies, Sweet lamb, she was at cert.

We listen for her airy tread. m71j3 Her volce we turn to hear. Nor knew we, til their sou als had fled, That she was half so dear.

Flowers for the loved, the lot 1 bring flowers The sweet, at we can save; They charmed her in file's hop fest hours Now let them strew her grave.

Lane Bros vs Harry Buzick : Moor

City of St. Helens vs the Educa

M Fisk vs J M Leavens & Co: R B

W B Buell vs M G Buell; Moore &

OBITUARY.

Meet emblems of spring 'ite hers, That bloom'd but to de ay That stole, in dreams of gentle bliss And innocence away.

Thou art gone home; By the bright waters now thy lot is east; * * thy bork has passed The rough sea's foam; Thy seace is won, thy heart is filled; Thou art gone home.

A FRIEND. IN MEMORIAM.

This flower had but budded here, When mature saw its b nuties shine And said, "Sweet one, thou shalt be mine And blossom in a brighter sphere."

So back again to God we give What he had but loaned to as: And we give and mourn our loss. Not that she died, but that we live.

And the our hearts in sorrow dwell,-Ours is but a solinso grief, And even we may find re i.f In thinking, knowing she is well.

Thou hast but just stepped out of sight, In a moment .--time is brief; We, too, shall lea e t.ds world of grief And greet thee in the morning light. M. C. B.

St Helens, Or , M 1y 1, 1892,

Card of Thanks.

We wish to thank our neighbors Joseph Beauro vs S Lindgren; Moore & Cole, attorneys for plaintiff. The Brous Manufacturing Co vs Win Lee; Moore & C le, attorneys for plaintiff. Florence E Whitney vs Dean Blanchard; Moore & Cole, attorneys and conforting words during her long

and painful illuess.

Dated this 3t day of May, 1872, D. J. SWITZER, nºj3 County Juoge.

Application for Sale of Real Estate.

In the County Court of the State of Oregon In the matter of the estate of H. S. Mitch-

off, deceased. To the heirs of said deceased known and unkno an:

unknown: It appearing to me from the petition of A. Nevin, advantistrator of the estate of H. 8. Mi chell, deceased, praying for an order of sale of the real estate belonging to said estate, to with The w% of the sw%, the s% of the nw% of section 15, t7 n. r 2 w of the Willamette Mer dian, and c n alming 100 neres of land according to 1 nited States government survey, approved at \$1000 and now valued at the same. That it is neces-sary, expedient and for the bet interested the estate that the same real estate be sold. It is hereiv ordered that the next of kin of

how valued at the same. That it is neces-sary, expedi ni and for the be t interest of the estate that the said real estate be sold. It is berefy ordered that the next of kin of said decensed, known or unknown, and all others interested in said estate be and ap-pear before the County Court on the 6th day of July, 1802, at the hour of 10 o'clock A. M. of said day at the courts on of said court, at 8t Helens, Columbia county, Ore-gon, and then said there to show cause why an order should not be granted for the sale of said real estate. And it is further or-dered that a copy of this order be published at least once a week for four successive weeks in the Oranov Mist, a new-paper of general circulation, printed and published in said county and state. Dated this 3d day of May, 1802. D. J. SWITZER, m033 County Judge.

m013

County Judge

SAWMILL FOR SALE.

Said Sawmil' is si unted on the St. Helens road, about 23% miles southeast of G Washington county, Or.g n. Mae in perfect run leg order; Engine is 4



For information and free Handbrok write to MUNN & CO., 381 Bing ADW. T. Haw You MUNN & CO., 381 Bing ADW. T. Haw You on out by us is br

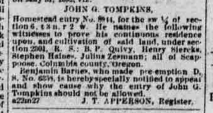
Scientific American

said pro f will be made hefore the county circl of Columbia county, at 21 Heleus, Oregon, or Vary 18, 1992, viz: IRA J. WEAVER. Pre-emption D. S. No.6.91, for the save of sec 19 to 5 n 7 2 w. He cances the following with no tool tivation o said land, viz: J. W. Bennell C. W. Hinke ley, lessie Heudrichs, and B. F Po. e. all of st. Heleus, Columbia county, Ore gon. J. T. APP2KNON, as m12 Register

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION. Land Office at Oregon City, Or., April 15, 1392. Notice is hereby silven that the following-named settler has filed notice of his intention to make final proof in support of his relaim and that said proof will be made before the County Clerk of Columbia county, at St. Helens, Ore gon. on May 31, 1892, Sile: EDWIN 10. MCKAY. Pre-emption D. 3. No. 7865 for the set V of sec-tion 31, 14 n. 72 w. He names the following witnesses to prove bis continuous resilence upon, and cultivation of said land, viz: H. West. D. Freeman George Ramsey and H. White all of Scappose P. O., Columbia consty, Oregon. a22m2 J. T. APPERSON, Register.

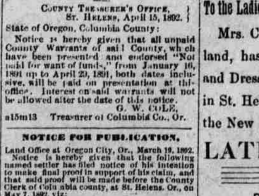
NOTICE FOR PUBLICATION. Land Office at Orecon City. Or., April 15, 186 Notice is bereby given that the following named settler has filed notice of his intentio to make final proof is support of his chain. an that said proof will be made before the const clerk of Columbia county, at H. Helens, Oregon on May 31, 1882, viz:



Teachers' Examination.

Notice is hereby given to those desiring to teach in the public schools of Columbia county that the regular quarterly examina-tion of teachers will take place in the courtiouse at St Helen. on Wetnesday. May 11, 1892, come energing at 1 o'c'ock P. M. Teachers entitled to state certificates should make form 1 application for the same to the county board incredintely. J G. WAITS, County School Superimendent. Benpoose, Or., April 25, 1802.

Treasurers's Notice.



May 7, 1892, viz:

GOTTLIEB ANLIKER, GOTFLIEB ANLINER, Iomstindemity No. 637, for the re % of sec-lon SI, p6n r 2w. He names the following eitnesses to pone his continuous residence pon and cultivation of sold hand, viz: Encs (Jones, E. A. Cuh an Frank Bishop, I. C. Brown; all of Reubes: P. O. Columbia county, Dregon; J. T. APPERBOX, miller, Register. 11120e20

at 50 cents each.

with a SILK DRESS.

