United States and County Official Paper.

SUBSCRIPTION PER YEAR \$1 50.

DAVIS BRO'S., : : : : Editors.

St. Helens, August 1t, 1803.

institute for Columbia county the democrat and the man reduced a resubject of grading the county schools publican. There will probably be some exercises Professor Cleeton fittingly was exhaustively discussed and it was plain talk on this subject in congress. shown to be the unanimous verdict of Nothing can be done, further than to the teachers that the schools of this county should be graded and a uni- these are who loudly proclaim reform form and systematic plan of conducting them be adopted at an early date. This matter was submitted to the boldest spoilsman's face. The work teachers for discussion at a previous session but it did not meet the approval openly, but when surrounded with se- "The Three Lovers," Mildred Boyle; of all the teachers although a strong creey and hypocricy it becomes nauseplea was made for such a course at ating to honorable men, no matter that time. That there is need of sys- what their politics may be. tem and discipline in the country schools can be no longer successfully contradicted, while the feasibility, economy and wisdom of grading county schools is patent to all. The question was submitted, "Are we ready for graded schools in the country and can the change be made with profit?" Why not now? Are not the pupils who patronize the country schools of today as much entitled to the benefit of a well disciplined and competent school system as those who attend the graded schools of the city or those who will be so fortunate as to attend the schools ten years hence? We see no room for argument in this matter nor any comparison of the unsystematic country school to that of the splendid systematic graded school system of the city. These things are to be considered wholly by the results attained and we challenge the strongest advocate of the present unsatisfactory country school to show wherein the results obtained in them are at all comparable with those of the graded comparable with those of the graded schools of the city, or where there is the same interest manifested in them the same interest manifested in them by the pupils as is taken with profit in the latter. True, the sparsely settled condition of outlying districts would This phoshorus is admirably adapted prevent in a measure the strict observance of a set code of rules, but even in such schools much more good world be accomplished and better results ob- Scandinavian traditions represent the tained by practicing the economy of system than by permitting each teacher when they felt themselves growing fee-ble and infirm, resorted to this fruit to himself and perhaps better suited to his own convenience than the adto adopt and follow a system peculiar vancement of his school. This is no its whose lives are singgish in action, imputation upon the integrity of the teacher, but the instructors in our public schools are usually persons of strong or bring about jaundice or skin erupindividuality and if unrestrained or tions, and other allied troubles. It is governed by a defined course and set also the fact that fresh fruits as the apcode of rules are very apt to practice ple, pear or plum, when taken ripe and without sugar, diminish acidity in the stomach rather than provoke it. Their course and incompatible with the best vegetable saults and juices are coninterests of education. Undoubtedly verted into alkaline carbonates, which interests of education. Undoubtedly a movement in the direction of grading country schools will meet with some opposition, but this is to be expected since it is characteristic of a certain class of people to oppose and discourage any movement of a progressive nature whether in the way of improving the schools or the contrary, but there is also an influential element which is in sympathy with and will support any movement that will advance and improve the public schools.

Verted into alkaline carbonates, which tend to counteract acidity. A good, in the easiest of vegetable substances for the stomach to deal with, the whole process of its digestion being completed in eighty-five minutes.

An Editor's Mistake.

The editor of a weekly journal lately lost two of his subscribers through acidentally departing from the beaten track in his answers to correspondents.

Two of his subscribers wrote to ask him his remedy for their respective troubles. No. 1, a happy father of twins, vance and improve the public schools. We regard it as the simple duty of teachers to take a firm stand in favor

just how many men Mr. Cleveland promised to appoint to the bench of the U. S. Supreme court during his term of office. It was given out by the friends of Secretaries Gresham and the little pests, after jumping about in the flames a few minutes, will speedily be settled," while No. 2, played with grasshopers, was told to give the friends of Secretaries Gresham and the fittle pests, after jumping about in the flames a few minutes, will speedily be settled," while No. 2, played with grasshopers, was told to give give a little castor oil and rub their gums gently with a bone ring.

Avertised Letters.

Notice for Publication.

Notice for Publication. come members of the cabinet that one of the inducements offered to each of them was such a promise. And this week it has been asserted by democrate that the same promise was made to another man—Don, M. Dickinson, of Michigan—as a reward for the work he did during the campaign. All of he did during the campaign. All of these promises may have been made. and in perfect good faith, but there are several obstacles in the way of giving either of these men the seat made va cant by the death of Justice Blackford While there is no law or written rule against one state having more than one member of the supreme court at one time, the custom has been so generally carried out as to have acquired almost the force of law, and unless this oustom is set aside neither of the geatle men named can be appointed, as the states from which they come already have representatives of the Court-Fuller, of Illinois; Brown, of Michigan, and Harlan, of Kentucky. The latter although appointed from Kentucky now claims a residence in Illinois, which may give Carlisle a chance.

As long as a man feels shame when he does something disreputable there are hopes of his ultimately doing better, and it is the same with adminis-

OREGON MIST, trations. That the administration is ashamed of the under-handed game that is being worked to punishing republican and reward democratic emlation of the spirit of the civil service attendance was good, the teachers making a special effort to be present and bring their friends. No regular programme was followed but nearly kept secret, and the men reduced are schools was minutely discussed in all given to understand that dismissal their multiplied phases, and the results will follow their giving any information to the press. In spite of precau tions hundreds of promotions and re-At the late session of the teachers' single instance the man promoted is a show the country what manner of men while secretly engaged in work that would bring the blush of shame to

> THAT letter circular sent out by the Portland Clearing House Association has deveveloped into quite a large sized boomerang and instead of being accepted as law and gospel by the people without a murmer, it has knocked several little schemes of the Portland bankers and wholesale houses completely in thehead. With characteristic cupidity the Portland business men intended this move as a clincher which would prostrate the entire country at their feet and force the business men of the whole state into blind submission to the dictates of their miserly methods but the country trade has resented this insult to its intelligence by accepting the overtures of the San Francisco merchants who are willing to make a bid for the trade of this state by treating their patrons with a little respect and according them the consideration to which their position entitles them.

German analysists claim that the apple contains a larger percentage of phos-horus than any other fruit or vegetable. for renewing the essential nervous matter-lethicin-of the brain and spinal cord. It is, perhaps, for the same reason, rudely understood that old

troubles. No. 1, a happy father of twins, wrote to inquire the best way to get them safely over their teething, and No. 2 wanted to know how to protect They are the peoples' representatives in the field of education and through them is change and improvement expected.

No. 2 wanted to know how to protect his orchard from the myraids of grass hoppers. The editor framed his and all persons having claims against the answers upon the orthodox lines, but unfortunately transposed their two names, with the result that No. 1, who was blessed with twins, read, in reply to his query, "Cover them carefully with straw and set fire to them,"

No. 2 wanted to know how to protect his orchard from the myraids of grass hoppers. The editor framed his and all persons having claims against the necessary vouchers within six months after the first publication of this notice, to the aid administrator, at the St. Charles Hotel, in the city of Portland, state of Oregon.

Administrator of the estate of Charles they are the prevent of the creditors of and all persons having claims against the necessary vouchers within six months after the first publication of this notice, to the aid administrator of the estate of Charles they are the provided to the creditors of and all persons having claims against the necessary vouchers within six months after the first publication of this notice, to the necessary vouchers within six months after the first publication of this notice, to the necessary vouchers within six months after the first publication of this notice, to the necessary vouchers within six months after the first publication of this notice, to the necessary vouchers within six months after the first publication of this notice, to the necessary vouchers within six months after the first publication of this notice, to the necessary vouchers within six months after the first publication of this notice, to the necessary vouchers within six months after the first publication of this notice, to the necessary vouchers within six months after the first publication of this notice, to the necessary vouchers within six months after the first publication of the city of Oregon.

Administrator of th

Of Interest to Mothers.

The success of Mrs. Annie M. Beam, of McKeesport, Pensylvania, in the treatment of diarhea in her children will undoubtly be of interest to many mothers. She says: "I spent severi weeks in Jonstown, Pa., after the great flood, on account of my husband being emyloyed there. We had severi children with us, two of whom took the diarrhea very bally. I got some of Chamberland's Colic, Cholera and Diarrhea Remedy from Rev Mr. Chapman. I cured both of them. I knew of several other cases where it was equally successful. I think it cannot be excelled and cheerfully recomend it." 25 and 300 cent bottles for sale by Edwin Ross.

Through the untiring efforts of Professor Cleeton, the teachers' institute held at this place last week was an interesting and instructive session to ployes in the classified service, in vio- those who listened or participated. The now so extensively being made are every subject taught in the public

ductions have leaked out, and in every sutly inclined to look upon the bright side of things while discussing

the following programme: Solo, Frankie Way; reading, Mrs.

dirty enough, heaven knows, even done Collins; music, orchestra; recitation, solo, Attla Matthews; recitation, "The Tey Bridge," Mrs. Gaddis; lecture, "Froeble, Man and Education," Prof. P. L. Campbell; Bird Song, chorus; duet, Misses Olivia Jacobs and Mildred Boyle; violin solo, Prof. Henrici.

### Resolutions.

Prior to the adjournment of the teachers' institute the following resojutions were adopted:

Whereas-We, the teachers of Columbia county, having enjoyed a profitable session, and feeling that we have been benefited thereby, we wish to express our thanks to those who have kindly given us their assistance, there

RESLOVED That we extend our thanks to the people of St. Helens for the use of the hall and the interest they have manifested in the work. To the musicians for the music

kindly furnished. To Prof. Campbell, Pres. of Monmouth State Normal for the able and comprehensive instruction he has ai forded us.

To the County Superintendent for the faithful and impartial effort he has made to make the institute both profitable and enjoyable.

Eureka.

Mr. Thomas Batte, editor of the Graphic. Texarkana, Arkan-as, has found what he believes to be the best remedy in existence for the flux. His experience is well worth remembering. Hesays; "Last summer I had a very severe attack of flux. I tried almost every known remedy, none giving relief. Chamberlain's Colic, Cholera and Diarrhea Remedy was recommended to me. I purchased a bottle and recieved almost immediate releif. I continued to use the medicine and was entirely cured. I take pleasure in recommending this remedy to any person suffering with such a disease, as in my opinion it is the best medicine in existance. 25 and 50 cent bottles for sale by Edwin Ross. Edwin Ross

The undersigned, having beer appointed by the County Court of Columbia County. Oregon, administrators of the estate of Geo. Clark, deceased, all persons having claims against said estate are requested to present the same to us at Astoria. Oregon, within six months from this date.

F. A. FISHER,
S. E. HARRIS,
Dated July 13th, 1886 Administrators, ju21aug18.

Notice of Final Settlement.

In the County Court of the State of Ore-goa, for Columbia County, In the matter of the estate of Margarette

NOTICE is hereby given by the under-igned administrator of the estate of Char-

Notice for Publication.

Land Office at Oregon City, Oregon,
July 31, 1893.

NOTICE is hereby given that the followingnamed settler has filed notice of his intention to make final proof in support of his claim,
and that said proof will be made before the
County Cierk of Columbia county, at St. Helens,
Oregon, on Sept. 18, 1893, viz:

LACOR NURSERALIMER

Used in Millions of Homes-40 Years the Standard

Summons by Publication.

N THE CIRCUIT COURT OF THE State of Oregon, for the County of Co-lumbia. R. CROSSWAIT, Plaintiff, OSCAR ARIN, WILLER I. ARIN, J. M. CRESS, Defendants.

JOHN BACKUS, To Oscar Arin and Willie I. Arin,
Defendants.

In the name of the State of Oregon, you

their multiplied phases, and the results obtained were highly satisfactory in consequence.

The session was also a pleasing success socially, the teachers being pleasing and alvancing in matters of more serious moment. At the close of the exercises Professor Cleeton fittingly closed the session with some very time by remarks and suggestions which be delivered in his usual happy manner.

Saturday evening an entertain ment was arranged by the teachers who, assisted by Henrici's orchestra and some of our local talent, rendered the following programme:

Solo, Frankie Way; reading. Mrs.

In the name of the State of Oregon, you are hereby required to appear and answer of the complaint filed against you in the above court, commencing on the first Tuesday after the second Monday in October, 18ki, and if you tail to so appear and alvancing in the above court, commencing on the first Tuesday after the second Monday in October, 18ki, and if you tail to so appear and answer for want thereof, the plaintiffust Tuesday after the second Monday in October, 18ki, and if you tail to so appear and answer for want thereof, the plaintiffust prelief demanded in said court for the relief demanded in said complaint, numely: That have judgment against the defendants, October, 18ki, and if you tail to so appear or answer, for want thereof, the plaintiffust have judgment against the defendants, October, 18ki, and if you tail to so appear and answer for want thereof, the plaintiffust have judgment against the defendants, October, 18ki, and if you tail to so appear or answer, for want thereof, the plaintiffust have judgment against the defendants, of \$131.00 with ten per cent interest from the above court, completing on the first Tuesday after the second Monday in October, 18ki, and if you tail to so appear or answer, for want thereof, the plaintiff of the above court, completing in the above court, completing the court for the rest answer, for want thereof, the plaintiff of the above court, completing in the above court, completing in the him by said Oscar Akin and Willie I. Akin on said land, to secure the payment of said note, and such other and additional relief as may in the court seem meet and the nature of this case may require. This service of this summons by publication is in obsellence to an order therefor by Hon. Thus, A. McBride, judge of the said Circuit court above named, dated July 16th, 1893.

DELL STUART, augisep15

Attorney for Plaintiff.

Notice for Publication.

Notice for Publication.

Land Office at Oregon City, Oregon,
July 10, 1880.

NOTICE is hereby given that the followingmamed settler has filed notice of his intention to make final proof in support of his claim,
and that said proof will be made before the
County Clerk of Columbia county, at St. Helens,
Oregon, on August 28, 1885, viz:
JACOB ZEVINGLEY,
Homestead entry No. 6879, for the northwest 14
of section 32, township 6 north, range 2 west.
He names the following witnewes to prove
his continuous residence upon and cultivation
of said land, viz:
Homer C, Brown, Gothlieb Anlicker, Enors G.
Jones and Edward A, Cushman, all of Reuben,
Oregon.
J. T. APPERSON,
juliants

### Some "Good Buys"

D. J. Switzer,

The southwest 1/2 of section 32, and the southeast 1/2 of the southeast 1/2 of section 31, and west 1/2 of the southwest 1/2 of section 31, township 7 north, range 2 west, 280 acres, \$7.50 per acre.

The southeast % of the southeast % of ection 36, township 7 north, range 2 west 40 acres at \$5 per acre.

The northwest 1/4 of section 6, township 6 north, range 2 west, containing 100 acres,

185 acres in section 3, township 7 north, range 2 west. A one and one-half story house, 16x28; baro, 18x20, with sheds; 16 acres cleared, 100 in pasture, 1 acre of prunes, bearing, other fruits, cuts 30 tons of hay. Price \$2,500. Terms easy.

160 acres of land, house and barn, 15 acres cleared and fenced, some fruit trees bearing. Price \$10 per acre. Terms easy. Terms-One-third cash, balance secured by mortgage at 8 per cent. interest.

## Astoria Marble Works,

J. H. IMHOFF, PRO'P.



MANUFACTURER OF-

### Marble and Granite ---WORK.---

All Kinds of Cemetery Work FOOT OF OLNEY STREET,

ASTORIA, : : : : OREGON.

## HELENS HOTEL

J. George, Proprietor. Tables always supplied with the best edibles

TERMS REASONABLE FOR \* REGULAR \* BOARDERS

Having been newly refurnished, we are prepared to give satisfaction to all our patrons, and solicit a share of your patronage.

ST. HELENS OREGON.

TOURIST AND FAMILY HEADQUARTERS.

ANDERSON & BEAKEY, Proprietors. No. 132 First Street,

New York Restaurant.

PORTLAND, - - OREGON

# McNutt Bro's., Llyuul Dealers.

# The Leading Merchants

Vernonia and Cornelius

Supplies for Campers and Fish-

Vernonia and Cornelius, Or. ST. HELENS,



# Don't Fool With Fakes

If yourself or friends wish to be cured of Liquor, Opium, Morphine, Choral, Cocaine or Tobacco habts, seek only the genuine Keeley Treatment, which is the only safe, reliable and permanent cure in existence. Genuine Keeley Institutes, with most favorable surroundings, at

### Forest Grove and Roseburg, Or.

Write for particulars, Correspondence confidential.

"BIRDS OF A FEATHER FLOCK TOGETHER."

This is the reason why

# The St. Charles Hotel,

C. W. KNOWLES, Proprietor.

Has such a large patronage by the business men of the State If you want to meet a friend you will always find him at The St. Charles.

SUCH BEING THE CASE, it behooves

urchase your 'invigorator. "THE BANQUET."

Keeps constantly on hand the famous Cuban Blossom Cigars. The finest line of Wines Liquors and Cigars to be found this side of Portland. And if you wish to engage in a game of

POOL OR BILLIARDS, They can assure you that they have the best table in town. Everything new and neat, and your patronage is respectfully solicited

"THE BANQUET" St. Helens, Oregon,

LEARN TELEGRAPHY! - IATRAPA Success Sure. J. C. SEYMOERER, Oregonian Bldg. PORTLAND, OREGON.

## Hart & Sweetland,

-Proprietor-

St. Helens Meat Market Meats by wholesale at special rates

Express wagon run to all parts of town and charges reasonable.

## **VARWIG**

J. H. DECKER. Tonsorial Artist

PORTLAND - - OREGON

Write to Cornelius for Stage
Dates.

The old and reliable barber has the found, and will shave you comfortably and quickly for only fifteen cents.

Give Him a Call at the Old Stand

-MANUFACTURERS OF-

OF COURSE YOU DO. Rough and Dressed Lumber.

Goods, Groceries,

Hay, Flour and Feed.

St. Helens,

I. STARWOOD, Prop'r. ST. HELENS, - - OREGON

Choice Wines. Liquors and Cigars. Beer 5 Cts.

Billard and Pool Wable for the Hesommodation of Patrons

CALL AROUND. Fresh and Salted Meats, Sausage, Fish DR. Wm. GRISWOLD

DENTISTRY.

ST. HFLENS, : : : OREGON.

OFFICE AT THE DRUG STORE.

JAMES F. BRADDOCK



BLACKSMITH

In all its Branches.

REPAIRING: WOOD: WORK

Prices are very reasonable and all guaranteed. OREGON. HOULTON,

### SHERIFF'S SALE.

Oregon State Normal School, MONMOUTH, OR.

The Leading Normal School of the Northwest.

The Leading Normal School of the Columbia.

The Northwest.

The Leading Normal School of the Northwest.

The Leading Northwest.

The Leading Northwest.

The L

### SHERIFF'S SALE.

SHERIFF'S SALE.

STATE OF OREGON, County of Columbia as.

Dy VIRTUE OF AN EXECUTION, State of Oregon for the County of Columbia, in layor of W B Moyer and against John Maynard for the sum of \$758 with interest thereon since the 18th day of March, 1803, at the rate of 8 per cent per annum, and for the costs and expenses of said writ and of said sale, said writ was directed and delivered to me as Sheriff of Columbia County Oregon, commanding me to make the above-named sums out of the property of the said defendant John Maynard, and for want of personal property I did on the 22 of July, 1838, levy upon all of the interest of the said defendant, John Maynard, in and to the following described real property to wit: Lots 2 and 4 (two and four) section sixteen township six north, range five west, and Lets 5, 6, 7, 5 and the southeast 1/2 of southeast 1/2 of southeast 1/2 of section seventeen, township six north, range five west, of and in the County of Columbia, State of Oregon. Now, therefore by virtue and in pursuance of said execution, I will, on Saturday, the 16th day of September, 1883, at the hour of 10 o clock in the forenoon of said day at the door of the Court House inst. Helens, in said county and state, sell for cash at public auction to the highest bidder, therefor all of the right, title and interest of said defendant John Maynard, in and to the above described real estate, to astify said execution and the costs and expenses of sale. Said sale is made subject to redemption as per statute of Oregon.

SHERIFF'S SALE,

### SHERIFF'S SALE.

SHERIFF'S SALE.

STATE OF OREGON.

County of Columbia;

BY VIRTUE OF AN EXECUTION, AN order of sale issued out of the Circuit court of the State of Oregon, for the county of Columbia, to me directed, in favor of G. Zeller and G. Ham Co., and spainst Maggie Cummins and D. W. Cummins, et al., for the sum of (\$1 £5) dollars judgment, with intered at the rate of 8 per centum per annum from the 1st day of June, 1803, and the further sum of (\$3.40) dollars costs and accruing costs, commanding me to make sale of the following-described real property, to-wit: Blocks 20. Mand 42, in the Second Addition to Vernonia, lots 1 and 12, in block 8, Second Addition to Vernonia, lots 1 and 12, in block 8, Second Addition to Vernonia, lots 7, 8, 9, 10, 11 and 12, in block 19, in the First Addition to Vernonia, lots 7, 8, 9, 10, 11 and 12, in block 19, in the First Addition to Vernonia, in Columbia county, state of Oregon, together with the tenements, hereditaments and appurtenances thereunto be longing or in anywise appertaining, all being situated in Columbia county, state of Oregon, I duly levied upon said premises on the 1st day of June, 1866. New, in pursuance of said execution, I will, on the Slat day of August, 1866, at the hour of 10 o'clock A, M of said day, at the courthourest on and to the ab, ve-described real property of the said Maggie Cummins and D, W. Cummains, to the highest bidder therefor for cash, to saidy said execution, interest and costs.

Settlee to Creditors.

NOTICE is hereby given by the undersigned, G. D. Dunning, administrator of the estate of Michael Fitzgeraid, deceased, to the creditors of, and to all persons having claims against, said deceased, to exhibit them, with the necessary vouchers, and certified as by law required, within six months from the date of the first publication of this notice, to said administrator, at the office of his attorneys, rooms 30 and 31, McKay building, corner of Third and Stark streets, in the city of Portland, county of Multnomah, state of Oregon, the same being the place where the business of said estate is fransacted, G. D. Dransa, administrator of the estate of Michael Fitzgeraid, deceased,

Dated June 30, 1893.

Assignee's Nation.

In the matter of the assignment of James F. Fisk and Robert Johnson, co-partners, as "Fisk & Johnson," Insolvent debtors.

The undersigned, having been duly appointed assignee of the estate of the abovenamed insolvent debtors under and by virtue of an act of the legislative assembly of the state of Oregon, entitled 'An act to secure to creditors a just division of the estate of debtors, wno convey to assignees for the benefit of creditors," approved October 18, 1878, and the amendments thereto approved February 24, 1885, all persons having claims against said estate are hereby notified to present the same to me, at my place of residence, at Clatskanie, Columbia county, Oregon, duly verified as by law required, within three months from the date hereof.

NORMAN MERRILL.

St. Helens, Oregon, July 20, 1886. au.18 Assignee's Natice.

Notice for Publication.

Notice for Publication.

Land Office at Oregon City, Oregon.

July 10, 1892.

NOTICE is hereby given that the following—
mond settlet has filed notice of her Intention to make final proof, under section 2201, R.S.
its support of her claim, and that said proof will be made before the Register and Receiver, 85
Oregon City, Oregon, on August 28, 1880, via:

BEANY E. PETELES,
widow of Otto Peters, deceased, homestead entry No. 7865, for lots I and 2, section 25, township 6 north, range I west.
She names the following witnesses te prove 
her continuous residence upon and cultivation 
of said had, viz;
Logan Sparks, of Aurthur, Oregon, J. Hailey, 
of Reubea, Gregon, and B. Morrill and H. Miller, of Deer Island, Oregon.
J. T. APPERSON, Register.

### Notice of Frunt Settlement.

In the County Court of the State of Oregon, for Columbia County.

In the matter of the estate of Mary Thomas, deceased.

Notice is hereby given that the undersigned, administrator of the estate of Mary Thomas, deceased, has filed his final account and petition for distribution in the matter of said estate in the above entitled court, and that the honorable judge of said court has appointed Monday. September 4th, 1893, at 10 o'clock a, m, and the courtroom of said court as the time and place for the hearing of objections to such final account and petition for distribution.

All persons interested in the said estate are hereby required to file their objections thereto on or before said 4th day of September, 1893.

ALEXANDER THOMAS.

ALEXANDER THOMAS.

Anministrator of the estate of Mar
Thomas, deceased.

Notice is hereby given that the Board of Equalization will meet at St. Helens, in the Courthouse, August 28, 1883, for the purpose of equalizing the assessment of 1831.
All claims for correction must be made before the Board.

W. H. EYSER.

County Assessor.