a from placing a duty or tax for state or of li any persets of a by this act; nor sh

maxe; when using or simploying a se-manual dollars, for every additional of fifty thousand dollars, two dollber is advanced so toking on a vision stocks, if exchange, or promission using, or where stocks, lion, bills of exchange, or permissiony notes are or discount or wate, shall be regarded to banker un-act: Provided, That any saving-bank having no exch, and whose business is confined to recoving and handing the savas for the benefit of its deposi-which does no other bankings of banking, shall not to my for a license as a banker. Wardennie dualars, whose monal saves do not ex-tiness of dualars, whose monal saves do not ex-tiness of dualars, whose monal saves do not ex-

and dollare, shall pay fifty dollars for each areasing fifty thousand dollars, for every ad dollars in spaces of fifty thousand dolla cry person shall be regarded as a wholes is an whose business it is to sail, or after where, or measures is in to sail, or after a act whose business it is to sett, or wares, or merchandise of foreign or including wines, spirits, or mult des expect lawony-dress thousand required by any wholesale dealer count than his asker for the previous count than his asker for the previous amount than his safes for on some charge in his affe or proposes to make some charge in his will, in the judgment of the assessment or anist-reduce the amount of his annual safes, how gase as a wholesaid dealer allow any such person commercial broker: Provided, That any license may and shall be again assessed, and that he may and shall be again assessed, and that he

ders shall pay ten dollars for each lie erry person whose business or occupation it is to self or of-for all any pools, wares, or circulandise of foreign or meetic production, not including splaints, whose, sick, bow, her mail liquers, and whose annual value exceed one thous of, and do not exceed twenty five formand dollars, shall regarded as a retail dealer under this set. **Four**, Wholesaid dealer under this set. **Four**, whose annual values are do a exceed fifty thousand dollars, shall pay fifty dollars for a secent fifty thousand dollars, shall pay fifty dollars for

By thousand dollars, shall pay fifty dollars for and it extracting fifty licensarial dollars, for ev-al and the constant dollars in excess of fifty thou-controllar. Every person who shall sold, or al-may distilled expirits, foreastagi liques, ar since in quantities of more than thrife philoss at coo-sine purchase, or whose annual sales, including it meriofismilies, shall exceed beenty-fire thou-shall be regarded a whole-sale deskin in liques, and defires in liques shall usy twenty-fire dol-license. Every person who shall sold or offer ga or domestic apirits, whose, alo, beer, or blier in quantities of three gallons or base, or whose indiming all sales of other merchardins, do not ty-fire thousand dollars, shall be regarded as a in liquest the sale of any spirits, whose, or all sales the the sale of any spirits, whose, or be strate, to the premise.

quore to be drank on the premises. Lottery-ficket donlars shall pay one hundred dollars th license. Every person, association, firm, or corpo-whe shall make, sell, or offer to sell lottery tickets, or ation who shall make, still, or offer to sell interry tickets, or reactional parts thereof, as any token, certificato, and device oppresenting, or intended to represent, a fottery ticket, or any fractional part likereof, or any palicy of numbers in any utery, or shall manage any fottery on prepare schemes of discress, or amperintent the drawing of any lottery, shall be emised a history divert device under this net. Boren. Hores-dealers shall pay for each license the sum of a dollars. Any person whose luminoset is in to hay or sell areas a miles shall be regarded a horse-dealer under this ett Providet, That one license having here, paid, no addi-scale for the dollars. Any person way the provide the two dealers indicates that the regarded a horse-dealer under this ett Providet, That one license having here, paid, no addi-scale for the horse-dealer.

Also he a horse-dealer. and. Livery-stables keepers shall pay ten dollars for each me. Any person whose business it is to keep horses for or to be be or to keep, ford, or baard horses for others, it is created as a livery-stable keeper under this act. ins. Henkers shall pay firy dollars for each fuence. Ex-person, firm, or company, except such as hold a license banker, whose housiness it is as a broker to negotiate banks or alses of stocks, exchange, builden, coined moas a honter, whose obstructs it as a bracker to repetitive parchases or enses of stocks, exchange, builton, contend mo-ner, bank notes, promissory notes, or other securities, shall be regarded as a liveker, under this act, and shall unde onth or affirmation, according to the form in he preserviced by the commissione of internal revenue, that all their transactions are made for a geometization: Provided, That are person holding a license as a banker shall not be required to take out a license as a bracker. ng a license a license as a b a, Pawubrok

ters, using or employing a capital of not The Parallelisers using or employing a capital of not strending fly thousand dollars, shall pay fifty dollars for each lenses and when using ar employing a capital exception of the interest of the interest

Pouriers. Commercial brokers shall pay twenty dollars for each license. Any definition purchases of goods, wares, predates, or merchandlas, not otherwise provided for in this and, or neck orders therefore, to original or unbroken purch-ges, at to negolide frequents and other business for the own-are of results, or for the shippers or consignees or consignees of feeling targeted by results, shall be regarded a consurred involve under this set.

r this act. Castom-Roose brokers shall pay ten dollars for . Every person whose scrapation it is, as the sirs, to arrange entries and other continue-touse remnert business at any part of entry relating to rs, or transmit business at any past of entry relatin importation or exportation of goods, wares, or merit shall be regarded a conton-domos broker ander this teen. Distillers shall pay firly dollars for each lice y person, from, or corporation who distiller at manual rapirit for sale shall be deemed a distiller ander Provided, frial any person, from, or corporation, g, or unuuriscitaring less than three hundred harrels shall pay teenty-dress than three hundred harrels wholl pay teenty-dress than three hundred harrels unding menty-dress dollars for a fleeness: And pro-units, find too license shall be dequeded for any a or other approxime used by drugshas and chemics where, That no license shall be required harrels per surface approximate shall be required for any provid-tion of the second shall be required for any still, a statistic approximate used in the second statistical of life purposes which has been used in these processes provided, further, Total distillers of apples, grapes, and us, distilling or manufacturing less than one bandred by barrels per year from the same, shall pay levice is half durate for a license for that purpose. Stern, Brewers shall pay Bby dollars for each license, nerves, farm, or corporation, who manufactures for-bioury of any name or description, for sale, fro-nelly or in part, or from any application, for sale, fro-nelly or in part, or from any application.

agent of any fire, marine, life, instituil, or other hum-mome company or companies, shall be regarded as a insurance segont outlet this net. Provided, That a license shall be required of any insurance agent o bruker whose receipts, as such agent, are least than the sum of three hundred dollars in any one year. Twenty thim. Foreign insurance agents shall po-fity dollars for each finemes. Every person whoshal act as agents of any foreign fire, miring. If e, mining exclusion insurance companies, shall be agent of any fire, marine, life.

act as agent of any foreign fire, metrice. Ifte, mutual, or other insurance company or companies, shall be regarded as foreign insurance agent meter this act. Thirty. Anetiomeory, whose annual sales do not ca-cess the same is another with the same second ton thousand doll, shall pay twenty dollars for each license. Everyperson shall be descened an another were within the meaning of this ic, whose harmen it is to offer property for sale to the highest or best bidder. Thirty one. Manufactures shall pay ten dollars for shall monufacture by hand or machinery any goods, wares, or merchandise, exceeding annually the error of one thousand dollars, shall be regarded a tmanufac-

shall manufacture by hand or machinery any goods, wares, or merchandise, exceeding annually the end of one thomany dollars, shall be regarded a manufacture and the states.
This year, two. Puddlers shall be classified and rated is to horses, or mules the first class, and shall pay fifty dollars for each license; when travelling with two horses, or mules, the second class, und shall pay its produces for each license; when travelling with two horses, or mules, the second class, and shall pay tempting output the first class, and shall pay fifty dollars for each license; when travelling with two horses, or mole, the third class, and shall pay its produces for each license; when travelling with two horses, or anole, the third class, and shall pay fifty dollars for each license; when travelling output the fourth class, and shall pay ten dollars for each license; when travelling output the two horses, or smole, the third class, and shall pay fifty dollars for each license; when travelling output the fourth class, and shall pay ten dollars for each license; or religions trats, who sells or offices to sell, at retail, goods, wares, or other commodities, traveling from place in place, in the street, or through different parts of the center, shall he regarded end peddler inder this oct a Provided. That any peddler who sells, or office or sell, siy goods, forelign and domestic, by one or more original packages or pleces at one time, to the sume person or persons, shall pay fifty dollars for each license; Provided, Three, That monufactures and producers, and bollow et c., trooms, wode on where, and powder, delivering and selling at whole and trates, shall not be required, for any sale than made, to take out any additional license therefor. Privided for there, that monufactures and producers and bollow et c., trooms, wode or such comes, word who have the knowed and relians and relians and the take who have the knowed and the lace we have the peddler of the producers. They three, Applecarices shall pay ten dollars fo

Thirty five. Tobacconists shall paay ten dollars for

course shall pay one hundred dollars for each license. Every building, teat, space, or area, where fauts of horse-manohip or acrobatic sports or theatrical perform-ances are exhibited, shall be regarded as a circus an-der this act. Provided, That no license procured in one state shall be held to authorize exhibitions in an-other state. And but non license shall be required an-dar this act to authorize exhibitions in an-other state. And but one license shall be required an-dar this act to authorize exhibitions in an-other state.

Thirty-nine. Jugglers shall pay for each license to dollars ; Provided, That as license shall be required under this act to anthorize. Upon impning at the Secretary's office, we

The Oregon Statesman.



The Statesman has a Largor Circulation than any other Paper in the State, and is the Best Medium for Advertisers.

The U.S. Law- and Resolutions are published in the Statesman by Authority. STATES' RIGHTS APPLIED TO THE CASE OF

WHEN WILL WE GET A COPY OF THE

to state here once for all, what we know about According to the Review, and also according At the last session of the Legislature, the sound Democrats swear, the Government of

But Andrew Johnson does not regard learn that the State Printer has not yet ob- Democratic doctrine as altogether sound, and, tained paper enough to finish the book, and therefore, does not set Jefferson Davis at libthat now the printing has been, or is about to erty. Johnson told Davis plainly to his face he suspended for want of paper. It appears in the United States Senate four years ago, that the Printer went into the San Francisco that secession was treason ; and that if he was market and bought a certain lot of very good President he would have Davis arrested and book paper, such as would make a good book. tried then, and if found guilty of treason, he and that after using that up, the Printer called would hang him. Andrew Johnson is now upon the Secretary to furnish paper, and, as President, and Davis is indicted for treason, the State had to pay for the paper, and in or- and it only remains to be seen if a jury of loyder to expedite the matter, the Secretary au- al men can be impanneled to try him, and i thorized the State Treasurer.new in San Fran- found guilty, whether Johnson will make good eisco, to procure enough of the quality of pa- his promise. Of the last, we have no fears .per designated, to finish the job ; and after But can Jefferson Davis be convicted by an searching the city over, the State Treasurer honest jury, or more properly, can an honest can only find forty-five reams of the paper de- jury be secured to try Davis ? sired, which, after bills and memoranda being Here is the trouble. Every loyal man whe empared, turns out to be a part of the lot be- is called as a joryman, who is honest and confore purchased by the State Printer, and therescientions, will have to answer that he has fore really made no addition to the stock of heard of the case of Jeff. Davis, and that he paper. Now what is to be done ! Not enough believes him to be a traitor-that his mind is paper to finish the book, and no more in San made up-that he had an opinion on the sub-Portry three Lawyers shall pay ten dollars for cards license. Every person who, for fee or roward, in program who, for fee or roward, in program who, for fee or roward, in program who, for fee or roward, in the states, or give legal afficient, surgeous, and denites that pay ten deliars for each license. Every person whose basines it is, for fee and reward, is presente remedies or perform station operations for the care of any body dig disease or allier, the meaning of this set. Forty for each because just the meaning of this set. Forty for each because just ten dollars for each license. Every person whose basines it is, for fee and reward, is presente remedies or perform station operations for the care of any body dig disease or allier, and the laywer, are letting out with compliants wrose than the laws, are letting out with compliants wrose than the laws, are letting out with compliants wrose than the laws, are letting out with compliants wrose than the laws, are letting out with compliants wrose than the laws, are letting out with compliants wrose than the general discontent worse, we POSTAL AGENT.-Oregon can finally boast find the following in the editorial column of the tional States' rights Democrats, what will be

perfiead enemy. The Union party was organized to uphold and enforce the laws, and to do

justice and promote the public good. It will best subserve that end, and preserve its own existence, by requiring a faithful, honest and impartial discharge of public duties from those it honors with its confidence and support. We shall insist upon enforcing this rule. We know it to be the sentiment of the Union party. It is a good rule, and the people will always sus-

tain the man or the party which faithfully adheres to it.

JEFF. DAVIS.

Probably the most forcible manner in which we can present the permicious error of the We have been compelled to answer the Democratic idea of States' rights, is to show above inquiry by letter, in order to accommo- what would become of the leading rebels in a date, in response to letters from all parts of the jury trial for treason, where the Democratic idea State; and now being tired of answering a was recognized and sustained. If the Demoquestion that should have been satisfactorily cratic doctrine of States' rights is correct, is settled by other parties long ago, we propose Jeff. Davis a traitor ? Apply it and see.

to the resolutions of '98 and '99, by which all

Code Commissioner was authorized to proceed the United States is made by and dependent at once to arrange and index the whole body on the States, or the State governments. The of the statutes then in force, and furnish the State governments are formed by the people same, under the direction of the Secretary of thereof, undoubtedly, and are political corpor-State, to the State Printer. Of the book thus ations. And while the citizens of the State made np, the State Printer was authorized to could undoubtedly commit treason towards their print three thousand copies. (We believe that own State, could they, by any legal fiction, be this is the number, although that is not mate heid to commit treason to the United States, a rial.) By the act providing for the printing of government standing in the second remove this statute, the Socretary was authorized to from them, and not formed by them, but by distribute copies gratis to certain State and the separate and independent sovereigntics or county officers, and the remainder of the three corporations, of one of which only they form a thousand copies, the Secretary was authorized part ? Or, in other words, is there any direct to dispose of at the price of six or eight dol- responsibility by a citizen of the State to the lars per share (the exact price we do not re- Government of the United States, assuming member), to the lawyers and others ; and thus that the Democratic view of the case is correct? by the profits on the extra copies thus sold. to We will put the case in the most favorable light reimburse the State as far as possible the ex-pense incurred in printing the statutes. It was that the State government and the majority of never suspected by a single member its citizens are loyally maintaining its connection of the Legislature, that the State Printer with the Union, yet, according to the Demowould attempt to improve the accident of his gratic idea of States' rights, there can be no official position, by taking an advantage of the such legal responsibility upon the citizens of State, and while printing its copies of the stat the State as would hold such a man as Jeffer-

of light, shall be regarded a photographer under this at. Thirty five. Tobacconists shall pay ten dollars for basines it is fo sell, at retail, eight, scall, or print from the same form a very basines it is fo sell, at retail, eight, scall, or print from the same form a very basines it is fo sell, at retail, eight, scall, or print from the same form a very basines it is fo sell, at retail, eight, scall, or print from the same form a very basine out, hences therefore, hall in the required to its or bate out a license therefore, hall in the required is to see bate to the contex shall pay ten dollars for each bate to the contex shall pay ten dollars for each bate to the contex shall be required to its or bate to see contex on the basine shall be required to state. This size, Tarketows is the too basine its to reprint bate to see therefore, no legislation was about for set of the output the state of the just profits on the sound of setling robes from the state state of the state. And thus from a leaves a mean housed dollars, and the same and paid ten dollars there dollars to be the reprinting—and, therefore, no legislation was about for setling robes therefore, and the support of the state and sound be required to a prevent the State of the just profits on much addee to ne sceed one based of the state. This were, and paid ten dollars there dollars to the state state and betthere' one taxing the too the state state bate for a set one state state the state of the state of the state of the union paid ten dollars to the state of the union paid ten dollars to the state of the state and there the state of the state state state state states for his own polled to annown comes that be required to pay as estimate on the the state of the state should be originated exceeds and there is a forwald. And no license shall be required to a the state of the state should be originated exceeds and there is the state printer did astally print, as fat the state make and here the pays as a state and on the state state for his sown prin Legislature would be convened to do so. By son ; first, because it is a corporation, a matthis prompt and decisive course, the State ter of law, and could not commit crime, and Printer was compelled to enter into an agree- second, because it right to declare the Constiment in writing that his eight hundred copies smouth as soon as printed, be deposited with ure of redress." If the State cannot itself

great many of our citizens who heard Mr. Colfax' speech at the Benuett House, were greatly surprised and mortified to learn from him sponse to the notice in the Oregonian explains the matter :

the matter : The Corrar Party - A telegram from Mr. A. B. Richardson, one of the Colfax party, ito fir frammer, lichardson, one of the Colfax party, ito fir frammer, lichardson, one of the Colfax and his compar-tions will start for this place overland from San Pran-tions will start for this place overland from San Pran-tions will start for this place overland from San Pran-tions will start for this place overland from San Pran-tions will start for this place overland from San Pran-tions and the start operations of Messars Should here about the start opportunity for Messars Should J. Tady Fundy & Co. to "spread" themselves, and show their framing to the and as we have a few black one for some on the tith, and as we have a few black one for which is more controlling the "galontons Union on which is now controlling the "galontons Union on which is now controlling the "galontons Union on which is now controlling (and here corrobor-ing the statements as far as our observation

ate his statements as far as our observation goes), this notice from the editor of the Review, is the only mark of a want of respect or absence of hearty welcome, which the distinguished friend of Oregon interests has received in the State. Considering the circomstances, that Mr. Colfax came so many thousand miles. over a most dangerous and toi.some route, barely escaping at one time the scalping knife of the savage, as the friend of all our people without distinction of party ; and for the disinterested purpose of learning more fully our wants, that he might better labor for our interests ; and that he has always stood up for our interests in times past, laboring side by side with our representatives when they did not agree with his politics ; and that he is now the most honored member of that benevolent Order to which the Review man is a disgrace ;-and that the Review editor is the solitary exception to a unanimous State welcome, we may well conclude, and so write him down as the only dog which travels on two legs in Oregon. Noltner, you have "achieved a bad eminence" in a matter in which it was your privilege to gress power to confer the elective franchise distinguish yourself, not only as a true Odd Fellow, but as a whole-souled hospitable Oregonian. You have disgraced the State, and disgraced the Odd Fellows, and ought to with-or involuntary servitude in the States. draw at once, and save them the humiliation of their records as an expelled member. (We New York, reports that she was destroyed by have heard several members of the Order say that the above insult to Mr. Colfax, was suffiagainst Noltner.) And, lastly, you have even disgraced the Copperheads-that contemptibly small and dishonored squad of Democratswho, like Bross' prairie dogs, flirt their tails regions.

THE TALL OF THE ASSAULTS -- The secret military tribunal before which those charged with complicity in the assassingtion of the president, are being tried, is drawing upon itself the attention and condemnation of enlightened public sentiment in America as well as

Vhile it is desired to bring the offenders to spendy While it is desired to bring the offenders to upen and strict justice, yet the character of this court, a the form of its proceeding are such as to justly cre-alarm and indignation. It is net, remarkable if a p-ceeding of such marked similarity to the courts of Inquisition and not unlike the "bloody assize" of , fries, should excite alarm in a country where offend are poinshed by law. The guilt of Payne, of Harr and Mrs. Surratt, is no reason that nine or ten men-military attree with flexes countenances, should do nilitary attire, with tierce constenances, should de hem to death, contrary to our constitutional cod

bloody deed, we are not surprised to see it flicting damages upon anything but the mails pleading for their escape, by getting them and telegraph away from the proper tribunal, and before a July 3.-We have Havana dates jury of Copperheads. The assassing were to the 28th. Affairs in Mexico are reported to tried before a military court for the reason that their crime was a conspiracy organized within San Luis, aunounces that Saltillo was occupied a military post, for the purpose of murdering In minutry post, for the purpose of mutureing both of restautions, Keygete retreating to the provide retreating to the post-the District of Columbia having been decided to be a mili-tary post-and such a trial being therefore the proper one in the case.

TELEGRAPHIC NEWS.

New York, July 7 .- The Tribune's New

siege. It was re-occupied by the Government troops aft r a desperate fight, the rebels be

oblige to evacuate. Advices from Mexico state Maximilian will Orleans correspondent writes that Brigadier-General Russel is ordered to proceed with his soon issue a decree ceding Sinalos and Sonora to the French as security for the war debt due command to Indianola. Gen. Cole, with cavalry brigade, is ordered to Corpus Christi, and will

It surprised and mortuned to manner to the spectrum of the spe Some are at present in the city awaiting a sup-ply of coal and water; others are in Mobile ply of coal and water; others are in Mobile Bay, detained for some purpose, and in order to give the officers on board an opportunity to clear up vessels and attend to the sanitary con-dition of the troops on board; others are de-tained off Brazos, awaiting the arrival of light-ers with which to debark the troops and necers with which to debark the troops and nec- August.

Gen. Granger, commanding in Texas, in reessary army material. The 5th corps arrived bere a few days since from up the Mississippi river, and are in camp on the old Jackson bat-tle ground. It is nuderstood that they will be ordered to Texas as soon as Sheridan returns cently issued orders, gives the people distinctly to understand that slavery has ceased to exist there, and that this result involves an equality of personal rights and rights of property be from Brownsville. The concentration of troops tween negroes and their furmer masters, at the same time he counsels colored people to remain in Texas engrosses, to a great extent, the at tention of the people of this city. It is suppo-sed the numerical strength of the force about to on plantations and continue to work, and warns hem against idleness. Fort Laramie, July 5.-The column consist-

occupy that country, including cavalry, infant-ry and artillery, will be at least 85,000 effective ing of the second Missouri light artillery, equiped as cavalry, with the twelfth Missouri cavalry, passed Columbia to-day, en route to Gen. Curtis is still at Alexandria, La., on

Red River, organizing his cavalry corps, which is expected to start overland for Honston in two columns, one from Alexandria and the other columns, one from Alexandria and the other from Shreveport, in two days. Louisville, June 29.—Governor Bramlette New York, July 8 .- The Times' account of the execution says that Harrold made a state

addressed the citizens this evening in favor of the Constitutional Amendment, and the advan-tages of free over slave labor in Kentucky. He ment yesterday to the effect that in the original plot, his part was to shut off the gas in the the-ater. He had once reheared his part with said slavery was utterly overthrown, and proved Booth, and afterwards he was only required to be in waiting near the Navy Yard bridge to assist the impossibility of its restoration, and urged the people to proceed to establish and sustain free labor as dictated by wisdom and interest. Booth in his escape. Payne, on the night be-fore the execution, said as far as he knew, Mrs. He showed by statistics of population and the Surr occupation of lands by slave-holders and non-plot. Surratt had nothing to do with the aseassin

slave-holders, that the rich lands of the State were in the hands of a class exceedingly small in the comparison with the popular mass, and ATES.-The graduates and students of the urged the organization of the free white labor- University were, by the hospitality of Hon. J. ATES .- The graduates and students of the ers of the State, to take care in the future, of S. Smith, made the recipients of a pleasant their own interests. He said a necessity exre-union party, at the residence of Mr. isted for immediate action by Kentucky, in disposing of this vexed question of slavery. Smith on Wednesday evening last. Such The progress of events having practically des-troyed the institution itself. He discussed at meetings of the students, their teachers and friends, do great good in enlarging and libera'length, that section of the amendment with izing the expanding and over-worked intellect, and cannot be too highly commended. overwhelming power. The objection urged against it was, that the amendmont gives Con-

emancipated slaves, thus putting them on social equality with the whites. He said the second received for the consolidation of the first regiment of Oregon Cavalry, into four companies. section gives Congress no more power than it has under the Constitution now existing. It By this consolidation, Col. Maury has been mustered out of service. the sooner you emigrate the better. You have meant simply that Congress should by appro-

draw at once, and save them the humiliation of of ever being compelled to place your name on or ever being compelled to place your name on the service of the steamfrom Department headquarters to muster out will expire before the middle of October next. fire on the banks of New Foundland. The fire originated from a red hot bolt being put into a , APPOINTMENTS .- E. G. Randall has been

tar pot between decks. Most of her people appointed post master at Portland in place of cient grounds for any member to prefer charges were taken to St. Johns by the steamer Meteor. H. W. Davis resigned : and L. S. Dyar to the Four hundred people are missing. Some may same office in Salem vice John T. Hamilton have been saved in boats. Fort Laramic, July 3.-It is ascertained be resigned.

youd dispute that the Arapaho Indians who for some time have been fed by the Government in the air and make a single dive for the lower at Fort Hallock as friendly Indians, have been the perpetrators of most of the outrages com-mitted on the overland mail. They have ascertained by some means that they were sus

pected and have now taken the war path openly. Treops are now in pursuit. There are no friendly Indiaus cast or north of Denver and Camp Collins. Neither can any peace be ex-pected until they are severely chastised. The success they have met with the last year has made them exceedingly bold and daring in their exploits. One of Gen. Conner's three columns is now marching against them, and is only detained by the want of supplies now en route from the Missonri ricer and daths

from Julesburg and will take the field himself. safe. The Indians have not succeeded in in

New York, July 3 .- We have Hayana dates

"These bonds are now worth a premium of nine per cent. including gold interest from No

One cent per day on a \$50 note.

In Salem, July 20, by Rev. William Heim, J. L. Ad-ams and Mrs. Mary Jane Ford, all of Marion county. In Washington co., July 13, by Rev. Henry Sewell, Hezekiah S. Quick and Miss Sarah Jane Moore. DIED. July 2d, near La Grande, Tabitha Theresa, daugh ter of Rev. Neill Johnson, agod 17 yrs. 4 mos. 10 ds. U. S. 7-30 LOAN. BUT AUTHORITY OF THE SECRETARY OF THE TREAS.

RE-UNION OF THE STUDENTS AND GRADU-

MILITARY .--- We learn that orders have been

MUSTERED OUT -Orders have been issued

MARRIED.

SEVEN-THIRTY LOAN.

se Notes are issued under date June 15th, 1865, and are payable three years from that time, in carrency, or are o ide, at the option of the holder, into

U.S. 5-20 Six per cent. GOLD BEARING BONDS.

Notes of all the denominations named will be promptly fur-

ONLY LOAN IN MARKET

tshed upon receipt of subscriptions. This is the

route from the Missonri river and daily expected. Gen. Connor arrived here on the 30th of June

The Arcsa and all its ilk having did all they could to stir up the assassing to perform the

be going from bad to worse. A special dispatch received on the 27th from

or of any name or discription, for sale, from or in part, or Pom any substitute therefor, shall between under this set: Provided, That any per-corporation who manufactures how that five with per year shall pay the sum of twenty five

has for a license. Whiten Rectifiers shall pay twenty-fire dollars for each into rectify any quantity of spiritures a liquers, not ca-ling for hundred barrole, packages, or cashs, doubling more than forty gallent in each barrole, package, or cash input so restified; and twenty-fire dollars additional for additional for a cashs. work additional first kind farmly dred dollars additional for or any fraininal part largerof, forzy portan, form, or care pertained who restliftes, purches ar relines epicitanes liquers or rige by any process, or mains distlicit aprich, which, hennity, gin, or wire, with any materials for each motor the same of which, y cross berndy, gin, sites, or any other name, shall be regarded as a restlifter ander this act. Numeter: ... and of distlifters shall pay for each license the same of shale, years, berndy, rise, start of the rest in the same of shale, years, or provide the source of the same shall be regarded as a restlifter and or this act. Numeter: ... and of distlifters shall pay for each license the same of first shale, peak, or other binnineous sublatances, or orthout, an ergide coul-oil, or ergode proceed of motor of exhall an ergide coul-oil, or ergode proceed of motor of rest and the regarder of the formation of the same of exhault and the peak or other binnineous sublatances, or will manufacture could illuminating oil, shall be regarded a sch-off distlifter under (the act.

all distiller under this act enty. Hotels, inter, and tworms shall be classified and is scorefully to the yearly rental, or, if not rented, an-ing in the estimated yearly rental, of the binnes and pro-printended to be eccupied for said parspress, as follows, A: All cases where the rent or valuations of the yearly of said integer and prometry shall be into hondred duting in the estimated panets chain perpension, as follows, in its Afi cases where the resist or valuations of the yearty at or all houses and property shall be two hundred bid-ories, shall pay two dollars. And if cave, sing two attend dollars, for any additional size hundred dollars, for attend part thereof in access of two hundred dollars, for any structure of the second of two hundred dollars, for any threads to traverse and solutions are provided and furnational size where fond and longing are provided and furnational the exempt keepers of hotsa, taverna, and ding-houses in which imports are sublicity for dollars, when the previous first and long there contained all be constructed to exempt keepers of hotsa, taverna, and ding-houses in which imports are supply the odolars, when the previous addition of the previous to be drank-ter which houses the which pays a traver of the dollars, in which income they addit pert static to be drank-by generit results and then are are real to be the dollars, in the previous dollar ent agreed on by the partial, and results are there in the addit per travers are provided with the dollars, for a table of the dollars, the second of a shall be respected to a by the partial of the bound of shall be added to all the travers are previded with pass-negative of travers are provided with bod at long inter, shall be added to, and required to pay is summer, there shall be a point of the dollars are provided with the addition pass begins of travers are provided with the second results and these second in the dollar in the measure of the shall be a point in double the amount of induces that a point in the solution in the solution in the second results and the second the solution in the second results are the second to be a collected as the prevention of the second to a shall be amount of incomes the second in the solution in the dollar in the second in the second the solution in the solution in the dollar in the second the second to be added to be added to be an oblar.

a act are callected. Enting bouses shall pay ten dollars Every place where food or refresh-d, not including apirits, wince, also y kind, not including spirits, wincs, alo, or malt liquees, are provided for easenal sold for consumption theory is a second r communition therein, shall be re-g house under this act. But the house, having taking out a license arcquired to take out a license as thing in this act to the contrary

fectioners shall pay ten dollars a. Every person who soll at remain, between, comfits, or other confe-stall be regarded as confectioner windenessie and rotail dealers, has inclusive and rotail dealers, has in windenessie and rotail dealers.

as as confectioner, anything in this act notwithstanding. b. Claim agents and agents for pro-shall pay tet dollars for each license. when humans it is to prosecute claims structure departments of the federal prosure patients, shall be deemed a lagent as the case may be, under this

h license. Every person whose time-i, er offer for sale, patent-rights shull patent right dealer subder this act. Real events exempts shull pay ten dol-cerres. Every persons whose business affer for sale, real smalls for others, or

Every person, other than one bond awyer or claim agent, when the mds, hends, mortgages, allis, write ends, in to agamine titles in real on

frante Agente shaft pay ten det.

exhibitions within any one state. Forty. Bowing alicys and billiard rooms shall pay ten dollars for every alicy or table in the building or place to be licensed. Every place or building where howls are thrown or billiar a played, and span to the public with or without price, shall be regarded as a bowing alley or billiars room, respectively, and dor this act.

to the public with or without press, stant be regarded as a bowling alley or billings room, respectively, on-der this act. Forty one. Proprietors of gift enterprise shall pay fifty dollars for each hence. Every purson, firm, or reorporation, who shall sell, or offer for sale, any ari-ticle of merchandies of any description whatasever, with a promise, express or implied, to give or bestow, or in any manner to hold out to the public the prom-ise of gift or bestowal of any article or thing for and in consideration of the particle or thing for and in consideration of the particle or thing for and in consideration, which is explained by any person of any other article, or thing, shall be regarded a proprietor of a gift enterprise nuder this act. Provided, That in such propristor, in consequence of being thus hences or tax required by law, and the brease berein required shall be exampt from paying any other li-required shall be exampt from paying any other li-required shall be exampt from spring and incluse hall pay ten dollars for case licenses. Every person who keeps a male horse or a lack for the use of mares, requiring or reserving pay therefor, shall be required to take collars for case hier used or to be used. Provided, Thut all accounts, notes, or demands, for the use of any nuch horse or jack without a license, as alorenid, who horse or jack without a license, as alorenid, the articles of the second of the order of any and pince or places where used or to be used. Provided, Thut all accounts, notes, or demands, for the ose of any nuch horse of jack without a license, as alorenid, who horse of jack without a license, as alorenid, who horse of jack without a license, as alorenid, when the times. Lawyers shall us y ten dollars for

or equity. Forty-three Lawyers shall pay ten dollars for Forty-three Lawyers shall pay ten dollars for

of a Postal Agent. Quincy A. Brooks, Esq., Oregonian : of Portland, is the lucky man. The appointce is a most excellent man for the place, combin ing the necessary energy and ability with an obliging disposition. We wish our friend Brooks much joy in this most trying office :and assure him most heartily that if he don't

keep the post masters and mail contractors in Oregon straight, he may expect a blowing up from all the newspapers.

THE LEST NATIONAL BANK .- The Sacranento Union contains the following :

with gold. He thinks one w

Novada, therefore, the first State of the Pafie to break ground in earnest for the National currency.

What do you say to that, you Oregon Demprate, that still insist that slavery is not dead destroyed, and that it cannot be abolished without asking the consent of South Carolina.

Counseriou - The Rev. A. Myers deliver. ed the oration at Sublimity on the Fourth of July, instead of Mr. Boyakin, as stated.

the conduct of the trial ? Jeff.'s attorney. The Catarity at Colum-A copy of the Code of Crim-inal Procedure, together with the Justices' Acts, has been handed as by Mr. A. 6. Walling of the "Farmer Job Office," It is not or sale at the booksfores. Any mee from a distance who may desire a copy will receive it by mait on sending one dollar to Mr. Walling, the publisher. THE CREATERAL CORE-A copy of the Code of Crimright of secession, that the United States had

We may as well add, that Mr. Walling is no power of coercion ; that Davis was but the printing the statutes for the State Printer, and agent of the States lawfully secended, or lawthat this "Criminal Code," is just printed from fully standing on their own rights, he had the the type set up for the State, and, of course, so right by virtue of such agency to resist by force much saved to Mr. W. We believe that this of arms the illegal coercion pushed by the mento Lator contains the following : R. C. Gridley, of four-sack notoriety, who arrived by the last steamer, has with him the charter and bills of the first National Rank in the State of Nerada-location Austin : capi-tal, \$200,000. It is proposed to put bills in circulation at once by paying them to miners for wages at their market value as compared with gold. He thicks one will be established in Sane Francisco very non. Printer cannot certainly permit or authorize Voters of Oregon, this is the doctrine of Mr. Walling to do, what he is prevented from States' rights that is offered you by the editors doing himself. We may as well state here and leaders of the Democratic party in this that this Criminal Code, or any other law pub- State. It is plain to be seen that it is treasur

lished by Mr. Walling, although a true copy and nothing less. Do not be hoodwinked and beyond doubt, is of no account in any court of deceived by being told that it was endorsed by justice, unless it is certified to be so under the Jefferson and the fathers. Thomas Jefferson real of the Secretary of State; for the simple was as liable to error as other men. He did reason that Mr. W. is not the State Printer. not forece the terrible rebellion of 1861-65. If the above statements are not correct, we the legitimate fruits of that doctrino, or he esire them corrected by those knowing the never would have countenanced the resolution facts, as we do not desire to misrepresent any of 1798-99. George Washington discovered matter. But taking them to be true, we here the hidden treason they covered up, and doput in an emphatic disapproval of the whole nounced it before he died. At a later period affair. It is wrong, and we will neither con- General Jackson in 1832, in disposing of South ceal it por wink at it, no matter who is to Carolina nullification, denounced this Demo blame. If any just grounds of complaint exist cratic theory of States' rights with all the en-against any official elected by the Union party, ergy and eloquence his passionate nature was

we prefer that the complaint be made by a capable of. friend and in a Union paper, and not by a Cop- The national debt is now \$2,635,753,50

The assassins being now hung, the Arena up and ununimously adopted. Cairo, June 29.-An arrival from New Orought to go into mourning.

The vote on the proposed new Constitution for Mis ouri was taken on the 5th ult. Returns from the elec-on up to the 9th, show a majority of 7,040 against if a Lonis gave a majority against if of 5,947. There is a doubt of its defeat in the State by a considerabl

no doubt of its defeat in the State by a considerable majority.— Margaeille (Abolition) Append. The instrument that has thus been defeated is what the Stateswara has been calling "the new Constitution of Missouri." It was this "new" Constitution that our "posted" neighbor has been recommending to the pre-ple of Oregon. If the families in this State shall at-lengt to copy the "writes" of the late Missouri Con-vention, we trust the people will do precisely what Mis-souri did—vote them down.— Areas.

souri did-vote them down-dream. Don't hurrah until you get out of the woods. From St. Louis papers of the 19th of June, we learn that the soldiers' vote will enrry the new Constitution by five or six thousand majority, to the infinite disgust of the Democrats and secesh generally.

No Dopoing .- Will the Arena answer the We ask them again :

1st. Is a citizen who takes up arms against federacy, a traitor ?

2d. Is a traitor to the United States entitled to the right of suffrage in Oregon !

must be introduced intimating that the planters at some future day to contest the question of 3d. Is the editor of the Arena in favor of allowing men who trained under the flag of Jeff. the emancipation of the nogro. Davis and the of Southern Confederacy.and who labored to dissole the Union by establishing the Southern Confederacy, the right of suffrage in States. Measures have been taken to extend Oregon at the next election ?

the experiment so far is satisfactory to the MR. GEARY'S ORATION .- We have received Postoffice Department. These who remit small a copy of the oration of Rev. E. R. Geary, de- sums of money are perfectly insured. a copy of the oration of Rev. E. R. Genry, de-layered at Corvallis on the Fourth of July .-- Lewis, retires from office to morrow to be suc-We do not wonder that the Copperhead Thay- ceeded by William Orton, of New York. er, or any other Copperhead, should pitch into General Rosectans sails sor California to

it. It deals in facts, and puts them on record New York, July 1.-The Post's special in such shape as to forever put to shame and completely condemn the traitorons course of those time-serving, compromising politicians,

who designate themselves Democrats. Mr. Geary is entitled to the thanks of all loyal men for doing his duty so well on the Fourth of July. Second Caroma. The proclamation will ap-part to morrow or next day. New York, July 5.—Dispatches from all parts of the country show that the Fourth of July was observed with much more than the usual cuthusiasm and claborateness of detail.

THE CALIFORNIA AND ORIGON RAILROAD THE CALIFORNIA AND OREGON RAILROAD COMPANY .- This Company has recently filed States during the rebollion, are on the way to articles of incorporation in Oregon. The in-corporators are all citizens of San Francisco, and, with the exception of their engineer, very wealthy men. The following are the new in-corporators : Alphens Ball, S. G. Elliert, C.

reaple Emmett, Fusion, now, E. Mickle, David M. Richards, S. F. El-hott, T. F. Gailagher, and Wu. E. Barrow. ar When we say that an increase of population is the Facilio States and Territories is greatly needed, we was not to be understood as maisting that its is their only wat. Capital as well as a larger population, is needed—Oregonica. That is no, but we will never get the capital antil we adopt the national currency as the durated the unational

by the French troops, Negrete retreating to tual profit on the 7-30 han at current rates, including

cut off and sold to any bank or banker.

The interest amounts to leans brings Matamoras dates to June 15th. The defeat of Negrete after his unsuccessful at-Two cents ** \$100 ** Tan ** * \$500 ** 20 ** ** \$1,000 ** \$1 ** * \$5,000 ** tempt ou Matamoras is confirmed. He suffer-

ed a loss of 700 k lled and 2.000 prisoners. The Matamoras Commerce asserts that Juarez is buying up all the old arms in the United States.

There are plenty of goods at Matamoras waiting a market. Inquiries at the White House this evening elicited the fact that the health of the President

is now worse than at any former period of his new effored by the Government, and it is confidently Expect present illness, though he is not in immediate ed that its superior advantages will make it the

Washington, June 30 .- The money order

ing special dispatch says : The President for Congress, are now in the market.

the first time since his illness became serions. This amount, at the rate at which it is being absorbed, will left his bed to day. Judge Advocate Holt was all be subscribed for within four months, when the notes will the only one admitted to see him to day and it undenshedly command a premium, as has uniformly been is supposed that his husiness concerned the the case of closing the subscriptions in other Leans.

No DODGING.-Will the Areag answer the following questions, which we put three weeks ago, plainly, directly and without dadging ?- General Hatch, commanding the District of Charleston, states that some planters in their out the country have generally agreed to receive autorip contracts for labor made with the freedman, time at par. Subscribers will select their own agents, in have introdeced clauses establishing a system when they have confidence, and who only are to be respon the United States, willingly, and who has fought in the armies of the so called Southern Con-out any debt he may hereafter incur to his em-ders. ployer. In consequence the General issued an order declaring all such contracts null. He also gave notice that in contracts no language

JAY COOKE.

Subscription Agent, Philadely March 25, 1804.

ADDENDUM.

Prin Ovustano Telesonare: Philaserica all sold. Commenced on fit Series. Two Han-fred and Thirty Millows (250,000,000) precisely like other two Series, evend dated 15th July, and Government reserves the right to pay six per cent. In their intends of 7.30 Coursis-tion of the series of the office system is to be increased to four hundred

JAY COOKE,

Four Desirable Town Lots

FOR SALE CHEAP. Enquire of T.M. GATCH. July 24, 1065, 1wpd ut the Instit

United States Tax Notice.

THE ANNUAL TAX LIST baying been placed in my hands for collection, notice is hereby given that I will, by myself or deputy, attend at the follow ing places, at the times stated, to receive taxes and receive taxes and

At SALEN, Monday, July 31st, and remain three

At CORVALLIS, Monday, August 7th, and remain

At EUGENE CITY, Monday, August 14th, and

At DALLAS, Toesday, August 22d, and remain. A delegation of seventy from fourteen Indian

At LAFAYETTE, Monday, August 28th, and re-

Portland, Jury 10, 1990. Notice S haveby given that the Assessor of Polk county, Oregon, will be at the Clerk's Office in Dallas, in said county, on Monday the 21st day of August, 1860, and, taking to his assistance the Clerk, will correct all mistakes which may have been made in assessments. WM, W. BOONE. Assessor of Polk Co.

wealthy men. The following are the new in-corporators : Alphens Ball, S. G. Elliott, C. Temple Emmett, Thomas Boll, Joseph Bar-ed to-day, of which one hundred and thirty

July.

the system to the Pacific Coast. The result of