# The Oregon Statesman.

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MON	SA DAY MORI	LEM: UNG. AP	RIL 9. 186
TheSt	atesman hasa ) her Paper in th Medium	arger Cires e State, and for Advertis	is the Best
The U.	- Laws and Res Statesma	olutions are a by Author	published in
-acquire present	R. MALLORY	Congress, of Marina ( Governor,	

G. L. WOODS, of Wases County. For Secretary of State, 8, 21. MAY, of Jackson County. E. N. COOKE, of Marion County. For State Printer,

NOTICE -The business department of the States man Office is under the management of D. W. CRAID, who is alone authorized to transact the basiness of

### "NEGRO ROUALITY."

Among the many indescribable horrors to come upon the country by the abolition of slavery and the continued rule of the Union party. by the prediction of the Democrats, has been that of " negro " or universal social equality. This has been the humbog by which the Demcorate have fondly hoped to catch the vote of every ignoramus and simpleton in the land ; and this the watchword by which they calculated to cally all the ignorance, prejudice, stupidity and vice in the land, to the support of the Democratic ticket. Such arguments, such appeals and such considerations can have no fect opon the minds of reasonable and intel ligent men. We are not in favor of universal soffrage ; but sopposing universal soffrage was the law, does universal social equality follow as a consequence ? By no means, While the right of suffrage is regulated by law, and is the subject of legislation, the social relations of society are outside and beyond the province of legislatures and laws. Congress, or a State Legislature, might as well try to regulate a man's daily habits and temper as to attempt to dictate the company he shall keep. Could any law he framed that would compel the aristo crats of the Fifth Avenue to associate on terms of equality with the roughs of Five Points? Every man's observation will fornish hum with arguments and illustrations to show that there can be no negro equality in social life, except as between the colored people themselves. "Equality before the law" is one thing, and "social equality " is another and very different. On this subject, an exchange ably remarks: "Social equality is a matter which regulates itself. independently of all homan laws, and

when we hear men confounding it with political equality, we may safely presume that they speak of that whereof they do not know.

"Every man and woman has an unquestion able right to choose his or her own company in what we term society ; and if there are those who would rather associate with a white ruffian than with a black gentleman, we may advice and remonstrate against such a proceeding, but we canot prevent it. Men of kindred opinions and of similar tastes and pursuits, occupying the same position in life, will be drawn together by a sort of magnetic attraction, if there were a thousand legal enactments against such an association ; while, on the other hand, an attempt to harmonize and socialize uncongenial spirits would be futile, because it is among the impossibilities. This is undoubtedly a wise provision of Providence which enters into the isw of our being, contributing largely to our happiness, and preventing that demoralization which would probably result from universal social equality. An intelligent, cultivated and

refined gentleman has nothing in common with an ignorant, degraded, brutal man, and while they may be equal in the eye of the law, and in the exercise of their political rights, their respective positions in the social world are widely different. But this is the result of no human law, nor can any measure of that charsoter affect it in the least. If Congress were to pass a law to-day declaring all men and women socially equal, the lines would be as distinctly drawn as before, and the entree into good society as difficult as ever."

### THE DEMOCRATIC RECORD.

The Draw ever been for their soutry. No speeches have been attered or re-dution Their staire history from Jefferse dopted by them. Their entire history from Jefferson here to the present time, is one uniform record of de-cident to the Union, and to the great and physical prin-iples on which it is based.—Davig Hered.

What kind of speeches were those made by Jefferson Davis, J. P. Benjamin, Wigfall, Mason, and so on, in defense of the right of secension, in the United States Senate, in 1860 ! What kind of resolutions were those adopted

by all the Southern Statas, in declaring their States out of the Union ? Let us hear from you on this point. Was not Jeff. Davis a Democrat ? Was not Wigfall a Democrat ? Were not all the Senators and members of Congress. who seceded from that body in 1860 and '61. Democrats ? Why assert such a barefaced falsehood as that the Democracy was faithful years, and I have had the honor of being a del to the Union during the war? Did not the Democrats want to stop the war? And if it had been stopped, would not the Southern Confederacy have been by that very fact recog nized ; and if recognized, would not the Union have been dissolved ? There can be no dodg-

people Nobody will believe that black is was selected to represent. N t a single man white, no matter how many persons make such that I ever voted lor, or advised others to vote for, and who was elected, that ever failed to an assertion. And neither will any man be-lieve that the Democracy was in favor of n ain- which he professed. I think, fellow citizens, an assertion. And neither will any man betaining the Union, when they opposed the rais | that the indications which I have seen here to ng of soldiers to put down the rebeis who were day foreshadow our success in the coming con laboring to break up the Union. If the De mooracy, or the Daily Herald, really desire to be considered honest and candid in this mat ter, let them commence honestly. Admit at once that during the war they were off the track, that they permitted their party spirit to er which yo have to day sel cted will be tri run away with their patriotism, and they final-aunphant before the reople; that this ticket by (very sorry to hear it) got over on to the will be elected to the last man-that the Union ide of the rehels; and (worse yet) while hr and under the protection of the stars and stripes I. follow mizzens, every one of us, have a rein the North, they sought to create divisions enouslike daty thrown upon us. I have not a among loyal men, and thereby aid the hands single doubt that every Union man will do his of the enemy, and while secretly, yea openly, dury like a man-discharge his duty to his country and to his God, by carrying aloft that encouraging the rebels to continue the war dear old flag, which floated over two hundred spon the Union, they had not the courage to and fifty two hattle fields during the late dark march down to " Dixie " and help the rebels conflict of foor years, which has ended so glo-

If the Herald will make some such truthful confession as that, we will agree to believe that the United States, and no traitor hand dare the Oregon Democracy are in favor of the pull it down. [Applause.] Fellow citizens, to donla the triumph of the Union party is to Union now.

Congress in favor of the "veto" power. He as their Great Author. I never had a doubt gave an historical account of this ingredient of the success of the American people in crush mg out the late rebellion. Ten or fitteen years a popular government, tracing it back to the saw the dark cloud of contention gathering. With The white race and the black race have hither times of the Roman Republic. In the Repub lie of Rome, the Tribunes of the people had the right to approve or disapprove any law passed national feeling against slavery was daily grow by the Roman Senate, inscribing upon the ing stronger, and said that when the slave parchment, in case they determined to cancel power, which had been ruling and corrupting the act, the word "veto." "Veto" is then its organization, could no longer maintain its simply a Latin verb. signifying " to forbid." or sway over the nation. it would break op the " to command a thing not to be done :" and as used now by Americans, signifies the constitu-tional power of the Chief Magistrate " to for-bit" the construction of t bid " the enactment into a law of any bill pass ing Congress, unless the same is voted for by two-thirds of the members of each house. In the speech spoken of. Mr. Johnson traced this for their intelligence and mousands of tion, and who have thousands and thousands of power through the various stages of its progress newspapers circulating among them, ever to rom the days of Augustus, and showed that. prove recreant to their highest interests ! since the establishment of this Government to we have seen that they have not done so. They the time at which he spoke, the teto power had have put down the rebellion of the slave power been exercised twenty-five times, thus : by have seen that when the Government was en Washington twice ; by Madison six times ; b Monroe once; by Jackson nine times; by Tyler four times, and by Polk thrice. At that time, Mr. Johnson remarked:

time, Mr. Johnson remarked: The whole number of haws passed from the organiza-tion of the Government, and apportation; and i thouse the organiza-tion of the Government, and apportation; and i thouse the appeal with confidence to all these who have hereatore been opposed to the dred and eight—a very small properiod; is about seten there and eight—a very small properiod; is about seten there and eight—a very small properiod; is about seten there and eight—a very small properiod; is about seten there and eight—a very small properiod; is about seten there and eight—a very small properiod; is about seten there and eight—a very small properiod; is about seten there and eight—a very small properiod; is about seten there and out of the seven thousand had been verted. There have a this particular in giving the origin and excesses of the very prove that where it has been verted. There have divide among ourselves as to throw the victory into the hands of our common ememines it has been well said that a try man who would the very prove that where it has been verted. There there are the proper into the provisions of the free derive the same there of the properiod; is about set if the origin and excesses of the very prove that where it has been verted. There have the provision is a strain the set of the properiod is a strain the set of the totage and out of the seven thousand had been verted. There have the very prove that where it has been verted. There have the provision of both houses of Congress." The Senate now consists of 49 members, of the very provision the provision of the seven well said that a try man who would the very prove that where it is a been very the seven the se the reto power, to prove that whenever it has been ex-ercised in compliance with the property in the second secon

SPEECH OF HON, W. L. ADAMS AT THE UNION CONVENTION. In response to calls, Mr. Adams came forward, was introduced to the Convention, and

sald 2 Fellow citizens : It is not my desire to detain you long. I am not up here to make a speech, but as you have paid me a high compliment by asking an expression of my view upon this or casion. I cannot remain silent, expect by as this call comes from my old friends, with whom

I have been laboring in behalf of humanity for co-many years. Under such circumstances, I can do nothing less than attempt to interest you for a few moments, and I shall occupy your attention but a short time. I cannot refrain from expressing the gratifi sation which I feel at seeing the good harmony

which has prevailed in this Convention. I have been in the State of Oregon for nearly eighteen egate in every Convention of the Union and Ropublican parties before this. I can freely say that, for harmony of action, this Conven

tion will not compare unfavorably with any of those which have preceded it. When I lool back and see what I have done in geiting the right kind of men on our ticket. I feel highly have been dissolved ? There can be no dodg-gratified to find that there is not one of them ing this point ; it is too well understood by the who has since betrayed the principles which he

rionsly for our beloved republic-that flag which to day, thank God ! floats triumphantly over every rood of American soil claimed h

Inion now. THE VETO POWER. In 1848. Andrew Johnson made a speech in Deleve that God is dead. It embodies the pro-gressive elevating ideas of the age, and the noble truths which it champions are as eternal that the time would soon come when our country would be dismensioned. He saw that the and wiped out the cause of the rebellion dangered, the people laid aside minor consid erations, and initial their efforts to save the re-public, which they instinctively loved so much. Bot. fellow cutizens, although the crisis is past.

our country is not yet out of danger. Should the Government now fall into the hands of t use who have heretolore been opposed to the

### BY TELEGRAPH.

New York, March 31 .- In the case of recent doullery frauds on internal revenue in this city, some very heavy assessments have -one or two as high as \$150.000 been made -but the defaulters profess their inability of meet the demands of the Government. Com

promises will probably he made in some cases out none of the civil suits will be religinishe The New York Advertiser cays : S Wright is still confined to his house, and it is doubtful if he ever resumes his seat in the Sen ate. The Austin Texas Convention, on the 28d

of March, passed a resolution to send Messre Porter, Hancnek, Lane and Henderson as del egates to Washington. The State election is to be held on the fourth Monday of June, and the Legislature meets on the first Monday of Angust

Jesse; D. Bright has reappeared in Indiana politics, endorsing the President's policy. He is a candidate for election to the Senate, vice Henry S. Lane.

Washington, March 31 .- The President has proclaimed a treaty of peace with the Blacklost and Dacotah Indians, similar to the treaties recently made with the Sioux bands. by which they pledge themselves to withdraw on the overland rontes, in consideration of receiving \$7,000 yearly for twenty years. Baltimore, March 31 - Archbishop Spaulding, under authority from Rome, has issued letters. addressed to all crehbishops and bishops of the Catholic Church in the United States, conven ing them at Baltimore on the first Sunday in next October, to inaugurate the second Plena ry Council.

Chocago, March 28 - The Senate vesterday was occupied until nearly 6 of clock, P. M., on the Stockton case. The discussion ending to the passage of a resolution by ayes, 22, and mays, 21, declaring him not entitled to a scat (as a senator from New Jersey). Whereupon

Stockton vacated his suit. The President's Veto Message was then read having been privately circulated from band to hand, among the Senators and R-p rescutatives who thronged the floor. The hour of eading was so late that the report could not be completed has ight.

The President argues at length that the bill assails the independence of the State Jadiciary. anking it subservient to the United Sta-Courts, upon a penaity of fine and imprison-ment. The Constitution guarantees nothing with certainty, if it does not insure to the sev-eral States the right of making their own laws; at this bill invades that right, and therefore unconstitutional. The question here naturally arrives, from what source Congress derives the power to transfer to Federal tribunals certain classes described in this bill. It may be as sumed that this authority is incident to the power granted Congress by the second clause I the lately adouted amendment, but it can not he justly climed. The following is the concluding paragraph : "The provisions of this bill are fraught with

evil. The white race and the black with evil. slave-capitol owning labor. Now that tion is changed, and new adjustments being made which both are deeply interested in ma-king harmonious. This bill frustrates the ad-justment; in fact, distinction of race and color is made to operate in favor of the colored against the white race. It interferes with the relations existing exclusively between the State and its citizens. It is an assumption of power by the General Government which, if acqui esced in. must destroy our federal system of limited powers and break down the barriers which preserve the rights of the States. It is mother step, or rather stride toward cen-traization. The tendency of the bill must be to resuscitate the spirit of rebellion and to arst the progress of those influences which ar more closely drawing around the States the nds of union and peace. Entertaining these cet timents, it only remains for me to say that I will cheerfally co-operate with Congress in any measure that will be necessary for the preservation of the civil rights of the freed men, as th se of all other classes of persons throughout the United States, by judicial pr cess under equal and impartial laws, or con formably with the provisions of the Federa Constitution J, poor, treated, the bill to the Senate, and regret that in considering the bill

State gave this evening a handsome enter ain | of actual necessity, as invasion or for the sup ment to Madame Juarez, wife of President pression of treason; and whereas, the Government to Modaine Juarez, wile of President Juarez. It is sail that all the representatives of the Spanish American Republics were pres-ent; also, the Rassian Minister. The party was one of the most brilliant of the senson Alexander H. Stephens was among the Johnson. President of the United States, do visitors at the Executive Mansion to day, but hereby pro laim and declare, that the insur-

mittee, and among the Vice Presidents, one being from each State, are Jamos W. Denver,

California; Blank Pnett, Nevada; J. W. Nesmith, Oregon; Dean Richmond, New York ; Asa Packer, Penn.; Senator Sanls-Deleware : John P. Stockton, New Jermry. James Gutherie, Kentucky; Augustus Dodge, Iowa : Robert McLellan, Michigan ; Alexander H. Stewart, Virgina; Senator Nor ton, Minnesota; David Todd, Ohio; James The Republicans are firing 300 guns over the dentic Orr. South Carolina ; Marcus J. Parrott. Indiauapolis, April 4 - The 24 Township

Kansas election resulted in 1.500 republican majority. Dubuque, Iowa, April 2.—The democrats The Supreme Court will not render its decision on the constitutionality of the test oath, as four Judges oppose it, but one of them have carried the city election by an average of 200 majority. The republicans elect the maythinks it prudent to postpone the decision, and or and uldermen. Dayton, Ohio, April 4 -- The Union ticket oing the other four who advocate the oath, in

the postponement of the same. The Supreme Court has also decided that s elected by 200 majority, except mayor, democrat, who is elected by a small majority. be Military commission had no legal jurisdic tion to try Bowles. Millingar and Persey, the Indiana conspirators, and that a writ of habeas orpus should usue in their behalf.

Edmun s, of Burlington, has Grorge F been appointed Senator from Vermont. There is no election yet for the New Jersey Senatorship. Alexander G. Cottell is the Republican cambidate. Mr. Scoville holds out against elected without opposition. The colored peo-ple voted for the first time in Wisconsin.

The bill authorizing the President to sell a gunboat to the government of Libera passed. Washington, April 2 - The National Republican appears to day as a morning paper : it supports the policy of the President. A new paper colled the Sunday Herald ap vesterday, which also supports th Pre-tilent.

PROCLAMATION OF PEACE. CHICAGO. April 3 --- The following is the wild with Proclamation declaring meaces: President's Proclamation, declaring peace : Whereas, by proclamation on the 16th and 19th of April, 1861, the President of the Uni

the people. Unicago, April 5 .- At the Rhode Island ted States, in virtue of power vested in him by the Constitution and laws, declared that the laws of the United S ates were opposed, and election yesterday General Barnside was electest Governor almost without opposition, re-ceiving 7,749 votes, against 245 for Lyman the States Jan, Missis, Pierce, Democrat, Washington, April 5.—The Mexican Minis-Washington, April 5.—The Mexican Ministhe execution thereof obstructed, in of South Carolina, Alabama, Florida, Mississinni. Lonisiana and Texas, ny combinations ter has received intelligence from an El Paso too powerful to be sup ressed by ordinary ju communication of important successes by the dicial proceedings, or by powers vested in the United States officials by law; and whereas, by Juarez will establish his seat of Government another proclamation, made on the 16th of August of the the same year, in porsuance of at Chikoshua. an act of Congress approved July 13th, 1861. I O. O. F .- "Covena & Lodge, No. 12, L. O. O. F." was instituted at Harrisburg. Linn county, on the 19th oft. The following are the officers: Maniy Danferth, the inhal itants of Georgia, South Carolina. Virginia, North Carolina, Tennessee, Alabaroa. Leuminn, Texas, Arkansas, Mississippi and N. G ; Wm, Vaugh Florida, except the inhabitants in that portion hold, Treasure. N. G ; Wm. Vanghas V. G.; J. Q. Vaughn, Sec'y; Benj. of Virginia lying west of the Allegheny of Virginia lying west of the Alleginen's Montrains, and to such other partnes of the other states before named as might maintain a loyal alters in discuss. Look out for them. It is designed to be a standard work, more complete the read selfiers fighting Graat matchen U.S. uniform traited with a more complete selfiers of the United States end in pursuance of an act of Congress, approved in June of the same year, the insurrection selfiers in generated to be state of an act of Congress, approved in June of the same year, the insurrection was declared to be state of the same year, the insurrection was declared to be state of the same year. Statement is the same year, the insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was the state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be state state of the same year. The insurrection was declared to be was declared to be was a was declared to be was the state of the same year. The insurrection was declared to be was a was declared to be was a was declared to be was a was declared to be was the was declared to be was the was declar JUST So .- A friend has suggested that the Democrat-Mrs. S. A. Allen's World's Hair Retion was declared to be still existing in those States aforesaid, with the exception of certain storer and Dressing. You cannot be build or grey, and neither time nor sickness can blendsh your Hnir, if whereas, by another proclamation, on the 2d of April, 1863, in pursuance of an act of Con-gress passed July 1 th, 1862, the exceptions named in the proclamation of August 16th, 1861, were revoked, and the inhabitants of Groupin, South Carolina, North Carolina, Tex or Arking, March 2 the Exceptions In Forest Groups, Feb I, by E. specified counties in the State of Virginia ; and Agents, Hostetter, Smith, & Dean, San Francisco,

named in the proclamation of August 16th, 1861, were revoked, and the inhabitants of Georgin, South Carolina, North Carolina, Tex-as, Arkunsas, Mississippi, Tennessee and Vir-ginia designated as West Virginia, and the perts of New Orleans, Key West, Port Royal and Besinfort, of South Carolina, were declared to he in a state of insurrection against the state of the the more of the the state in the more of the the state of the the state in the the state in the state in the the state in the state in the state in the the state in the the state in the the state in the state to be in a state of insurrection against the United States; and whereas, the House of Rep.

resentatives, on the 22d of July, 1861, adopted

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patents for donation lands under the act of Cangress of the 29th of September, 1850, em bracing 143,137 acres. A National Johnson Club has been organiz ed, with Montgomery Blair as Preident Charles Mason as Secretary, James Gordon Bennett, Ward H. Lamon, Cornelins Wen-dell, John F Coyle, editor of she Intelligen cer, and James Hagles, as the executive com-being from each State and an lottelly gen war. B Stwamp Secretari of the United States the burg from each State are to the Presidents, one

THE LATEST. Chicago, April 4th .- The Hartford Press

of this evening, makes Hawley's majority 594 in a total vote of 87.332. The Senate con-For Sale. sists of 93 Republican. New Haven April 124.—The Evening Pal-ladium has 850 majority for Gen. Hawley.

Administrator's Aolice. ESTATE of S. H. Points, decensed.—Notice is here-by given that the undersigned has been duly ap-pointed administrator of said estate, by the County Cont of Marion county, eithing in Probate, at the March term thereof, 1866. Therefore, all persons in-debted to said estate will make immediate payment of the same to the undersigned, and all persons luving chains against the estate will present them to the ad-ministrator within six nontho, at his residence near horses.

Aurora, Marion county, Oregon. April 3, 1866w4:6 GEO. F. WHITE, Adm'r.

# Administrator's Notice.

democrat, who is elected by a small majority. Chicago, April 4 — At the manicipal clec tion yesterday in St. Lunis, the conservative, candidate for Recorder received 2.000 majori-ty. The City Conneil is largely conservative, In Cincincari the republican ticket got 2.000 majority. The Conneil stands 27 republicans and 9 democrats. In Milwaske a democratic Mayor was elected without opportion. At Madisson, Maine, a republican Mayor was elected without energy of the connect state of Salen. ALFRED STATTON Administrator's Notice. STATE of John W. Stover, deceased.—Notice is popolated by the County Our of Marine county OF egon, as administrator of the estate will present the same within six months, and all persons knowing them-bet the payment to the indersigned, at his readence if and Soleweid States and States and Mayor was elected without opposition. At Madisson, Maine, a republican Mayor was

# Final Settlement.

siected without opposition. The colored peo-ple voted for the first time in Wisconsin. Springfield, Illinois, gave 150 democratic mi-jority. At Leavenworth, Kaneas, ex-Gov-ernor K-arney, regablican, is elected Mayor, the vote being the largest ever polled. At the Cleveland city election yesterday the republic an teker had all the men. The lowa Legislature has adjourned, having adopted a proposition to amend the constitu

Citation. Citation. TO the next of kin, and all persons interested in the estates of Peter L. Delasiumit and Batler I. Delasiumit, minor heirs of Amanda Delasiumit, hat of Polk county deceased : You are hereby sum-moned to be and appear in the County Court of Polk county, on Monday the 7th day of May, 1863, and an-swer the pointion of J. K. Delasiumit, guardian of said minor heirs, and show cause, if any there be, why an order shall not be granted, as prayed for in said pe-tition, for his and the val exaste belonging to said minor heirs. next Legislature will be submitted to a vote of

ninor heirs By order of Chas, F. Moor, County Judge, J. L. COLLINS, April 3, 1866w435 Solicitor for Petitioner

### AGENTS WANTED In all Parts of the Country, for the MILITARY and NAVAL HISPORY OF THE

### Rebellion in the United States.

IF The work will be sold only through traveling Let The work with the sond only income raiveing ents, and exclamively by subscription. It has not en canvassed for at all, and the entire field is thus real, so that early applicants can have their choice of rritory. Exclamics hereitory given, and likenal terms kered. On receipt of \$1 by haal or express, we will exceed only with instruction of the conversion.

orward outlit, with instructions for convassing Address FRANCIS DEWING & CO. 2m0is 500 and 511 Sacramento st., San Fran



Medical Society.

THERE's will be a search section of the Salam Model Society as the Medical, Hall, in Mooras Works on Monday woman, April 16th. A general an-tendance is requested, as there is business of importce is requested, as there is burness of import-s be transacted, mar Physicians in good standing and Students

4 Medicine are respectfully include to attend JOHN BOSWELL, April 9, 1866. President of the Society.

 Statem. April 9: 1866w2pd
 H. D. BOON.

 Taken Up B Y the undersigned, living 4 miles above Browns. old steer, white, with some red spots cop and index bit out of the left ear, under bit out of the right ear. Appraised at \$24. March 14, 1866.
 I. R. TEMPLETON.

Two HOUSES AND LOTS IN SALEM, and one second-hand PIANO Enquire of April 9 1866w466 E. WILLIAMS

# Administrator's Notice.

## THE PRESIDENT'S POLITICS.

The President is reported to have used the following language to a couple of gentlemen from Connecticut, who called on him a few days ago :

When I said the Union party, I didnet mean the men-nio are trying to break up the Union party, last men-tion stand by me. I believe the maintenance of the Course of the the policy which I have indicated in Courses. Thus, who councils that policy are my ritereds, thus who oppose it I certainly have no desire to see fected to any office. The party of Radicals is not the Colon party.

That is substantially the view we have taken on the subject. We do not understand the President to mean the National Union party that elected him to office, when he refers to the party of Radicals." The party of Radicale is quite small, and is led by Summer and Stevens, and only amount to enough to get up a fuse, and endeavor to bring odiam on the Union party by sometimes acting with it, and always advocating extreme and impractionble sensures. If the Union party is defeated in Connecticut, it will owe its defeat to the meddling luterference of the Radica' faction. We cheerfully indorse the following from the New York Times, which, commenting upon the whole situation, says ... the result is doubtful, hat if not elected. General Hawley will ove his defeat to his own rash action in making issare not authorized by the Union party. The Radicals in Congress and the country do not need so costly an experiment to teach them that they have everything to lose and nothing to gain by foroing extreme and unwarranted pelitical issues upon the country, or by making war upon an Administration which they have placed in power."

A UNION VICTORY .- THE FIRST GUN IN OREGON!

At the recent city election at the Dalles, the emcerats were so confident of victory that ciusted a straight Democratic ticket. ing Union men to do likewise : and now the ballots count out from forty four to seventy for majority for the Union ticket. That will to for a starter. The Mountaincer says :

do for a statzer. The Acountaineer says: You can part, an heartily rejoins over it. This paper of all it could in its humanie way, to keep pointies out of sur momingui-sistion. The Democratic mominum into a survey of the interference of the second second interference of the interference of the second interference of the second second second second interference of the second second second second is toy perting a such a party takes to such coun-ted by perting a such a party takes to such a second of the second second second second second second is toy perting a such a party takes in the field. Of course they was monology bet to approve them takes to be do any thing sections all along to themselves at the Ballee. So the mightly Democracy result in the win, and they would more the presider, they said, in the parting due sects a. Also for the Trainy of human huppes and Democracic preside of a subjective that well put the presider before a subjective that will put the presider beto a subjects the part of the train and the other subject is the part of the train of the other subjects and the subject that will put the presider as the subjects the subjects and the uncertain to show.

mith, convicted of the murder of other and sizers in-law, is to be hung at Al-on Thursday, May 10th. The Democrat he evidence of the two young daughters of

THE LINCOLN POLICY .- Some of the radical papers having denied that President Johnson was now carrying out the views of the lament ed Lincoln, the intimate friends of Lincoln have undertaken to settle the dispute. Tuesday's telegraphic dispatches contain the follow-

Ex-U. S. Marshal W. H. Lamor has addressed a lette

that this thorough Union man has been ap. I will do s" that I can to secure that glorious pointed Governor of Idaho. He has recently end. [Appiause ] returned from Washington City, and we presome will remove to Idaho as soon as the coma popular and useful Governor of Idaho.

Nor SATISFIED - The Sacramento Union is againing the independence of the Southern Con-Nor Satisfied — The Sacramento Union is not satisfied with Senator Stewart's late radical resolutions, offering a general amnesty to the Southern States, on condition of their adoption and a ring-tailed morkey—hittle Jim Fay at the Union of the defeated by Senator Stewart's late radical appearance is apply illustrated by Nesmith's com-tractor shall be doomed to eternal defeat by 0040 rebellion.

scaly ticket, if reports be true. As an evidence a son of old Jo Lane (Query-Is it the one who Chicago, April 2 -- Reports from American of the character of the concern, it is said that served in the rebel army and was captured by Consuls in England, Hamburg. Amsterdam, one of their candidates for Representative has Grant at Richmoud!) runs for Secretary, and etc., represent that a less number of cattle had laid out a town in that county and named it John C. Boll for Treasurer. If our men can't the rinderpast, but that a greater num-her are being killed than ever before to pre-" Dixie."

AQUINA BAY WAGES ROAD .- We publish in less than three thousand majority on top of it, we AQUIXA BAY WAGES ROAD.—We publish in another column the bill prepared and introduced into the Senate by Mr. Nesmith, granting three sections of land per mile, to aid in the construc-tion of the above-named read. We are informed in with J.S. Smith, Judge Streng, A.J. Thayer, It was a subserve the start of t tion of the above-named road. We are informed that the bill hass passed the Senate, and will cer-tainly pass the House and become a iaw. This inheral grant will secure the construction of a goed road to the Aquina before the close of the ancessing's for the opening up of the Aquina Bay country, since he vieled that region has beenner, and the people of the upper part of the valvy will scoun feet the beaufus at his labore. The legal tendors are quoted at 78ja78j. TP Legal tenders are quoted at 78ja78]. unme tickes with old Sweet as causidate for Ul-

get up no issue to divide the Union party, and bill over the veto, and 15 against, and 3throw the Government into the hands of its enemies, deserves the executions and scorn of the universe. [Applause.] That the blood of beauty will a million of brave men that has been poured for success

ciples of truth Our recolutionary lathers dis covered, and unshaded for the first time in the aften thought that in this those immortal heheld " these truths to be self evident : that all men are created coual; that they are endowed these rights Governments are instituted among men, deriving their just powers from the con-sent of the governed." "Governments are instituted among men, deriving their just pow ers from the consent of the governed." That is the polar star, and any Government that car rice out these principles will be blessed, and God will put his foot upon the nation that

tramples upon these principles. [Applanse.] I see, fellow citizens, that you are wenty. am also tired, and will close my remarks. will again express my gratification at seeing which has attended your action the harmony here to duy. I have not a single doubt that this whole ticket will be elected. It is the du-

THE BED-ROCK SECESH.

The Democrats have sealed their doom -

Pay of an accessionist, who was in favor of rec. August election.

put that ticket into its political grave, with not

on, Foote and Wright-absent, sick. Au at tempt will be made to-day with every prospect

Chicago, April L .- The Memphis Argus of thim. There is, fellow cutizens, a light-a polar star, that will guide this nation through the star, that will guide this nation through the a friend in West Tennessee a l tter dea'aring troubles which now beset ii. The men that will compose the Union party—they are the polar star. That polar star is the eternal prinother Southern States have done in order to issue his proclamation declari, g a general amnesty, and that the lately rebellious States, covered, and unshaded for the first time in the history of the world, a great truth; and I have stored to the Union are entitled to equal rights The Prosident further says he intends firmly to see that all the States have that representation in Congress to which the Federal Constitu by their creator with certain and enable rights; that among these rights are life, hherty and the i n entitled them and to recognize a majority that among these rights are life liberty and the pursuit of happiness;" and " that to secure these rights forcements are instituted among gard to Tennessee, which while we deem im proper for the present to withhold, may assure our readers that it will at one-lift our State That up out of the mire of oppression from an irre-reponsible of garchy and place by the side of the other States on the platform of equal rights. Chicago, April I .- Advices from Nashville

indicate that the special elections for 21 mem-bers of the Legislature resulted in favor of the Conservatives-nearly all the bolting members being re-elected. The Radicals express themselves determined to prevent the re-admissi of any bolter to a sent. This test of party DR. BALLARD.-We are pleased to note ty of every Union man to labor for its success strength wil come up for settlement with two weeks, on the reassetubling of the Legelature. The vote of Nashville at the special election to fill a vacancy in the Tennesse Legislature stood : Win. B. Lewis, (Conservative bolter.) 1866. Judge Brien, (Radical.) 475. Memaume will remove to Idaho as soon as the com-mission arrives. The new appointee is a man of sound practical sense, largely endowed with of sound practical sense, largely endowed with patience and good humor, thoroughly educated. with large experience in legislative affairs, and possessing an extensive practical knowledge of devised a more effectual one flux the nomination sufficient number of radical members to make the circumstances and wants of the new commanifies on this coast. He cannot fail to make of their present ficket. Loos at it. Little Jim, sair laws may be enacted, giving us a quali-range of Jacksonville, a citizen of South Carelina. Sair laws may be enacted, giving us a quali-fied uegto suffrage in season to carry the uext

The Nashville Press and Times. (radical of universal suffrage. After the Union has head of the ticket, for Congress, and Dennis bowled so long against the President and his O'Meara at the tail, for State Printer The head is and tail of the animal hespeak its seeash origin but look at its bowels Col. Kelley, who was had THE POLK COUNTY COPS.—The copper-heads " over in Polk" have put forth a very agive "none" to the balance of the ticket: while

vent the spread of the disease.

a resolution in words as follows, viz : "Resolved. That the pres at deplorable civil war having heen forced upon the country by dis-minonists in the Southern State, in revolt aving heen interest open at the Southern States, in revolt an old efficient of this county, an all efficient of this county. On Plen and Creek, Jackson con Shapheth, wile of Gabriel Brown gainst constitutional government and malem. Elizabeth, wife of Gabriel Brown ergencies. Congress. banishing all feelings of mere passion or resentment, will received only. In Salem, March 28, Judson H 8 mere passion or resentment, will recourse war is its daty to the whole country; that this war is not waged on our part in any spirit of oppres-internet of subin-hums, aged 37 years. not wagen on our part in any spin, or appre-sion, nor for any purpose of complexit or subju-gation, nor for for the purpose of overthrowing nor interfering with the rights or established institutions of these States; but to maintain and The Fast Salling Cil pe defend the supremary of the Constitution and preserve the Union with all its equality and the dignity of the States unimpaired, and that A. A. ELDR as soon as these objects are accomplished the war ought to cense;" and whereas, the Senate M.A. ABBOTT of the United States, on the 20th of July, 1861. adouted a resolution in words viz ; the same as above ; and whereas, these resolutions, though For Freight or passage, flaving not joint or concurrent in form, are substan tially identical and may be regarded as hav-ing been the expressed with of Congress upon 2wo McCRAKEN, M the subject to which thy relate; and whereas, by the proclamation of June last, the insurrec-tion in the State of Tennessoe was declared to have been suppressed, the authority of the United States there to be undisputed, and such ETHAN ALLE dicers as had been deputed r stored to the un-SNOW restricted exercise of their official functions; and whereas, there is now no organization or resistance of the misguided citizens or others For Freight or passage, (having E ations), apply to 2006 MCCHAKEN, ME to the authorities of the United States, in the States of Georgia. Virginia, North Carolina, Tennessee, Alabama, Louistana, Arkansas, Mississippi, South Carolina, Texas and Flori - the laws are sustained and enforced En Bark A. A. Eldridge, from the ! therein by the proper civil authority of the State or Federal Government, and the people 3.000 KEGS SEGAR of vari of the States are well and loyally disposed, and have conformed or will conform to the change of affairs growing out of the amendment to the 500 BAGS KONO COFFEE. 500 BAGS HAWAHAN RIG 2m6 By MCCRAKEN, ME Constitution of the United States prehibiting slavery within the limits or jurisdiction of the United States, and that slav ry must cease in IN presences of an order made in United States, and that slavery must rease in ansideration of these before cited premiers, it Control States, and that start is index of the second the same of the second the second

the Constitution of the United States provides ESTATE of Lewis B. Claver, for constitutional communities only as States E is hereby given that the ander by constitutional communities only as States and not as Territories, dependies, or protection rates i and whereas, the consect must necessar ity he had by the Constitution of the United States, that these States he placed on a proper footing as the rights of communities demand, and provided with the several parties with which they are governed, and which political policy is in accordance with the principle of right and justice, and well calculated to incluse

policy is in accordance with the principle of right and justice, and well calculated to include the propie of said States to become more con-stant in their renewal of allegi nore; and where-us, the standing army, military occupation, mil-hary law, military tribonals and enspension of the writ of habcas corpus, are in times of person dangerous to public his ray and incompatible with the ordered rights of persons, constrart to the genus of our institutions and enhantive of the mational resources, and oright not, there fore, be sangtioned or showed, except in case

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