U. S. Official Paper for the State.

PRIVATE MEDICAL AID. DR. W. K. DOMERTY'S

Private Medical & Surgical Institute. Sacramento Street, below Montgomery, opposite the Parific Mail Steamship Company's Office. Private entrance on Leidesdorff street, San Francisco.

Established expressly to Afford the Afflicted ones Scientific Medical Aid, in the Treatment and cure of all Private and Chronic Diseases, cores of Secreey and All Sexual

TO THE APPLICTED.

DR. W. K. DORERTY returns his sincere thanks to his numerous patients for their patronage, and would take the opportunity to remind them that he continues to consult at his Institute for the cure of chronic discusses of the Lungs, Liver, Kidneys, Digestive and Genito Urinary Organ, and all private diseases, vir. Syphilis in all the forms and stages, Seminal Weakness, and all the horrid consequence of self-abuse, Gonorrhom, Gleet, Strictures, Nocturnal and Diurnal emissions, Sexual Disability, Diceases of the Back and Loins, Inflammation of the Bladder and Kidneys, etc., and he hopes that his long experience and successful practice will continue to ensure him a share of public patronage. By the practice of many years in Europe and the United States, he is enabled to apply the most efficient and successful remedies against diseases of all kinds. He uses no mercury, charges moderate, treats his patients in a correct and honorable way, and high standing in society. All parties consulting him by letter or otherwise, will receive the best and gentlest treatment, and implict accreey.

DR. DOMERTY would call attention to the following certificates from two of his patients, who having fully recovered their health, desire to make known their remedial agent. It will be seen their statements are fully authenticated by a Notary Public.

The welfare of society imperiously demand their publicity, and they are given more to warm the unwary than to sound the praise of a Physician, of whom hundreds of like cases can be cited during a practice of more than fifteen years.

Da. Doursett an disen years.

Da. Doursett - Dear Sir: I feel my health so fully restored, that in common gratitude, I believe I should make you some written acknowledgement for your valuable services, particularly as your fee was small for the work parformed. valuable services-particularly as your tee was such the work performed.

I arrived in this city from the East about one year ago, and was then suffering from an old case of Gleet, complicated with Stricture. Being a stranger in this city, and believing those Doctors who gave such positive assurance of success were necessarily the best, (some of whom have a large number of titles,) I placed myself in their charge and continued under their treatment until I had lost nearly all hope and a considerable sum of money.

can syssel in their charge and continued under their treatment until I had lost nearly all hope and a considerable sum of moucy.

I wish to say now that you are the sixth Doctor I have employed, and the only one that has ever done me any service. My Gleet is wholly cared, the Stricture la all removed, and my general health is better than it has been for years.

In conclusion, I would say to the many unfortunates who require medical advice, if you have any doubt as to whom you may employ, ask Dr. Doherty for my address and call and see me. It keep store in this city.) My experience may save you many dollars.

I would also add that in the early stage of my discase I mass a large amount of the preparations advertised as an infallible cure for Gonorricus, Gleet, etc., but never derived any benefit from them.

I am, Doctor, very truly yours,
San Francisco, June 16, 1884.

Subscribed and sworn to before me, this 21st day of June, A. D. 1864.

A. S. Guyen, Notary Public,

A. S. GOULD, Notary Public. Seminal Weakness .-- A Sworn-to certificate of a most remarkable case of Spermatorrhoca.

most remarkable case of Spermalorrhoca.

A desire to benefit humanity, and a feeling of gratitude to Dr. W. K. Doherty, alone induce me to make this statement. For many years I have been afflicted with that fearful disease known as "Spermanorrhoca," or Semmal Weakness, the result of self-abuse, but till 1855 experienced but little trouble or inconvenience. In that year, however, I had Seminal Weakness to an alarming extent, which was soon followed by the most alarming symptoms, as weakness of the back and limbs, pain in the head, diamess of vision, nervousness, and general debility. My mind, too, was afflicted to such an extent as to seriously impair my memory; my ideas were confused and spirits depressed. I was averse to society, had evil forebodings and self-distrust, and was entirely unfitted for any of the duties of life. From 1855 to the sammer of 1863, I employed the very best medical talent I could find, and spint several hundred dollars, but in no instance obtained more than temporary relief. I had about concluded there was no relief for me in this world, but seeing Dr. Doherty's advertisement, I hought I would call and see thirs, as he charged nothing for consultation. I had an interview with Dr. Doherty at his office. In Sucramento street, and his fee for treatment was so reasonable, I determined to try him, though I did not expect much benefit from his treatment. On the 5th of December last I placed myself under his cure: in one week I found myself very much improved, and, now, after five weeks' treatment, I feel myself theroughly cured of all my troubles and in the enjoy mont of the best health. Hoping that my experience may be of benefit to others similarly afunted. I sabseribe myself

larly situated, I subscribe myself Subscribed and sworn to before me, this 15th day of anuary, A. D. 1864. [L. A.] A. G. RANDALL, Notary Public.

When a female is in trouble, or afflicted with disease as weakness of the back and limbs, pain in the head, dimess of sight, loss of maccular power, palpitation of the heart, irritability, nervousites, extreme arinary difficulties, derangement of digestive functions, general debt ity, vaginitis, all diseases of the womb, hysteria, sterility, and all other diseases peculiar to fomales, they should go or write at once to the celebrated female doctor, W. K. Doherty, at his Medical Institute, and consult him about their troubles and disease. The Doctor is effecting more cures than any other physician in the State of California. Let no false delicacy prevent you, but apply immediately and save yourself from painful sufferings and premature death. All matries hadies whose delicate health or other circumstances prevent an increase in their families, should write or call at Dr. W. K. Doherty's Medical Institute, and they will receive every possible relief and help. The Boctor's offices are so arranged that he can be consulted without fear of observablen. To Females.

To Correspondents,

Patients residing in any part of the State, however distant, who may destite the opinion and advice of Dr. Doberty on their respective cases, and who think proper to submit a written enaconeit of such, in preference to hedding a personal interview, are respectfully assured that their communications will be held most sacred. Dr. Doberty takes this opportunity of observing that all letters are only opened and replied to by himself, and the latter as promptly as possible. If the case be fully and candidly described, personal communication will be superseded, as instructions for diet, regimen, and the general treatment of the case, including the remedies) will be forwarded with out delay, and in such a matner as to convey no purport of the letter or parcel so transmitted.

For Consultation at the office rate. Permanent cure guaranteed or no pay. Address nteed or no pay. Address W. K. DOHERTY, M. D.

Opinions of the Press.

Dr. DOHERTY is a skillful physician and honornhie gentlemen, any statements he makes to his patieuts, he is sure to fulfil. That fact is one great cause
of his eminent success in his profession. It is fortunate that among the many advertising physicians,
there is one who can be depended on—|Review.
Dr. DOHERTY'S reputation as a physician is a sufdicient guarantee for the cure of any case he may undertake.—|Chronicle.

dertake—| Chronicle.

Dr. DOHERTY has devoted his study more particularly to chronic, specific and secret practice, and as such is now the most successful of any physician in San Francisco.—[Free Peas.]

Dr. DOHERTY'S reputation is second to no other physician on the coast in chronic and specific practice.—[Mirror.

Dr. DOHERTY.—Few men in the medical profession was successful in againing the confidence of the

ion have succeeded in gaining the confidence of the sublic in their skill and judgment as he has.—[Enqui-

Dr. DOHERTY ranks as one of our most distin-

guished physicians, and also one of the most success-ful, which is now the critarion by which the medical pacifilener is judged.—Ecno.
Dr. W. K. DOHERTY.—Porsone going to San reneisco in search of medical aid should by all means Francisco in search of medical and should by all means call on the above person, at his Institute. He is a gendeman of rare sholastic and scientific entertain-ments, and is well worthy the exfensive patronace he receives from all parts of the State—[National.

Private Medical & Surgical Institute.

the Pacific Mail Steamship Co.'s office. Pri vate entrance on Leidesdoff Street, San Francisco.—3a.St

WEB FOOT TONIC!

Is an excellent atomach cordial. It is a fluid extract of tre Gregori graps and other domestic plants of well known wirtie. It will assist digration by strengthening the stomach, questing the nerves and acting upon the liver. As a preventive of Agree and a tonic during and after an attack, it is unsurpassed. It is preserved with the best Bourbon and put up in large bittles, and preseribed by many of the best physicians in Onesce.

Will L buy and sell Greenbacks, Mining Stocks and the Eastern States. Will buy Gold Dust or Bullion. Office with Wells Fargo, & Co., on State Street.

The Oregon Statesman.

VOL. 16-NO. 39.

OREGON STEAM NAVIGATION CO.

THE STRAMERS

NEW WORLD. CASCADE,

WILSON G. HUNT,

ONEONTA or IDAHO CAPT JNO. McNULTY......Comman For Dalles—Through in One Day!

THE STEAMERS YAKIMA, WEB-POOT, TENINO, OWVIRE, NEZ PERCES CRIEF, OKANAGON,

Captains E. F. COE, C. FELTON, J. H. GRAY, and THOS. STUMP, Will run during the season, from Celilo to Umatilla, Wallula, White Bluffs, Palouse and Lewiston.

One of the above named bonts will leave CRLI-LO for UMATILLA and WALLULA daily. PAIN'TS. (Sendays excepted.)

Boats will be dispatched for WHITE BLUFFS.

PALOUSE and LEWISTON as often as the ne-

THE STEAMER SHOSHONE,

THOMAS & CO.'S STAGES, M. Du Relle & Co.'s Fast Freight Lines. J. C. AINSWORTH, President O. S. N. Co.

CITY BOOT AND SHOE STORE JOHN W. GILBERT.

BOOTS, SHOES. Leather, and Shoe Findings Union Block, Commercial Street. Salem, Oregon.

Has just received the largest and most complete EVERYTHING OF THE BEST QUALITY

BOOTS AND SHOES. of the best Philadelphia, Eastern, and California,

MANUFACTURE, Ever offered in Salem.

ALSO, A FINE STOCK OF French and American

Calf and Kip Skins! Santa Cruz Sole Leather,

SHOE FINDINGS.

Boots of my own manufacture constantly on hand and made to order, of the best French leather, and California cak tauned, which, for general good quali-ties cannot be excelled in the State. All werk from the establishment Warranted to give entire satisfaction. ntire satisfaction.

Cash paid for hides and all kinds of furs and skins
Salem, Oct. 8, 1866.—31m3

HELM & CO.,

State Street, Salem, Oregon. State Street, Salem, Oregon. Drugs, Chemicals, Paints, Olls,

Paints and Oils. Window Glass and Putty, Varnish, Varnish Brushes, &c. Physicians' Prescriptions properly compounded. We solicit the patronage of the Public, feeling confi-dent that we can give general satisfaction.

REAPERS!

The well, known and celebrated

OHIO REAPER. (Called the New York Improved, or Seymour and Morgan,) Combined Machine, with great improve

STEEL CUTTER BAR,

Can be changed from a reaper, to a mower, in ten-nimutes; cuts 6 and 64 feet awath, within one neh-er two feet from the ground; will cut 18 to 19 acres-sed day. Can be used with two or more borses. Will work on SIDE, HILLS, where other Machines will not. They are easier to get the grain off than any after machine, leaving it out of the way of the Reap-Th.

GIANT REAPER Cuts a SEVEN FOOT SWATH; will ent 30

ALSO. McCormick's 6-foot Reapers and Mowers, Ball's Ohio

Manny's: Wood's Prize Mowers, Union, BayState, Kerbey's, etc.

Pitt's Improved

THRASHING MACHINES Russell's Massillon and Sweepstake, 30 TO 36 INCH CYLINDERS.

ALSO. Haines' Illinois Harvester (Header), Wire Horse-Rakes, on Wheels, Revolving " all Sizes. Portable Power Hay Presses.

With a general assortment of ACRICULTURAL COODS. Asi ow as can be purchased chew he

J. D. ARTHUR & SON, Cor. California and Davis Ste , S. F.

J. C. SHELTON, M. D. Practicing Physician and Surgeon,

SALEM, OREGON.

Office and residence. Jos. Wilson's brick, opposite the Bennett House.

DEING agradants of the Physio Medical college, Cincipe discarding alike mineral and vegetable poisons, and sain send and official Southers distory of the War:

"THE LOST CAUSE,"

By Enward A. Pollann, of Virginia. Competing, with Nature—medicines that possess the rare recommensulation that if they do no groot, they will do no only as act in the process of lectures as the Toland, (Allogathic) Medical College, the Frontiero, and having practiced medicine on this constitute, and having practiced medicine on the constitute, and the process of the process of the second of the late Southers Confederacy. Complete in one large reyni ordays volume of nearly 200 pages, with a placetic distinguished. Confederacy of the Medical Southers Confederacy. Complete in one large reyni ordays volume of nearly 200 pages, with a placetic distinguished. Confederacy or the process of the rice and progress are leaded at the confederacy of the war:

E. E. SHEAR, General Agent, No. 5 Montgomery et., San Francisco.

SALEM, OREGON, MONDAY, NOVEMBER 26, 1866.

CLARK'S COLUMN Change of Firm !

Hard Ware,

COX & HAMILTON.

Wholesale and Retail DEALERS IN

GROCERIES & PROVISIONS WINES AND LIQUORS.

Wood and Willow Ware,

Yankee Notions,

MERSCHAUM PIPES.

Boots, and Shoes, &c., Center Store, New Brick Block,

At the old Stand of BROWN, COX, & Co.,

The undersigned, having perchased the entire in erest of J. W. Brown, have now on hand and ar-constantly receiving from San Francisco the Largest and Best Selected Stock

Of goods in their line ever offered in this market, which they propose to exchange FOR CASH!

or any kind of COUNTRY PRODUCE.

Everythic usually kept in a first class Grocery an Goods delivered to ALL PARTS OF THE CITY free of charge. Don't forget to come to the old stant of Brown, Cox & Co. COX & HAMILTON. Salem, October 1, 1066—31y

FANNING MILLS. FURNITURE,

Doors, Windows & Elinds.

VAN WAGNER & CO.,

Would respectfully inform the public that they have

FURNITURE STORE.

South side of State Street

In the first building west of the Capital Hotel, where they have in store, and will continue to keep, and

A GREAT VARIETY OF FURNITURE, BEDDING, MIRRORS.

Picture Frames and Moldings. We also keep a general assortment of

House Furnishing Hardware,

EASTERN DOORS, WINDOWS & BLINDS. We are also manufacturing and have now ready for sale a No. 1 PREMIUM

Fanning Mill,

Recently improved and patented, to which we woul
copytifully invite the attention of the farmers of O
gon.
Natem, Sept. 20th, 1866.
30m6.

CARRIAGE MANUFACTORY! WM. K. COOPEN, J. P. O. LOWISDALE.

WM. E. COOPER & CO., Cor. Morrison and Second Sts., PORTLAND OREGON. HAVE on hand for sale, and are manufacturing of the best Eastern Material, all kinds of

Carriages, Phætons. OPEN AND TOP BUCCIES, Conntry Carriages, EXPRESS WAGONS, &c.

As we employ none but the most experienced work not in our establishment, and use the best of Eastern naterial, we feel confident that our work cannot fail give satisfaction. Aside from the fact that it is to the interest of th

Sustain Home Manufactures, It will be our endeavor to sell at such prices, FOI CASH, as will be satisfactory to all who desire good cork.

TW All kinds of CARRIAGE REPAIRING don
short-noises WM E. COOPER & CO.

Portland, August 20th, 1866.—3m28pd

A CARD FOR THE FALL & WINTER CLOTHING TRADE OF SAN FRANCISCO

BADGER & LINDENBERGER. Nos. 411, 413 and 415 Battery Street, Cor. Merchant, San Francisco. Importers and Wholesale Dealers

ENTIRE NEW AND FRESH STOCK!

WE would call the attention of COUNTRY MER-CHANTS to our usually large stock of Goods. Our stock comprises every article in the Clothing and Furnishing line. We have constantly on hand the largest stock and greatest variety of Cassineers and Wool HATS of any house in San Francisco, and our prices for these Goods are less than those of any house, as we excelve them direct from the manufacturer's consignment. Our stock of Fall and Winter Goods is particularly attractive, and the great feature to the country merchant is the amasually low price.

Less Than the Cost of Importation!

We also keep the STAPLE ARTICLES in the Dry Goods line, which Groods we have purchased in this market under the hammer, and are offering them at New York Cost, and less.

We publish this card in order that we may make new acquaintances, and induces those who have not heretofore purchased of us, to call and examine our stock.

Good Articles and Low Prices! Are the great indecements to all who purchase to se again. Merchants who buy of us can make a goo profit, and sell to their customers at a low figure. W

corain, respectfully,
Your Obedient Servants,
BADGER & LINDENBERGER,
Wholesale Cothing and Hat Warehouse,
Nos. 411, 413 and 415 Battery street
San Francisco, Nov. 5, 1868.

A Good Bargain. OFFER for sale, a half, or a whole section of land of superior quality, of early selection, and well improved together with every implement necessary for farming purposes. Horses, Wagnon, Plowa, Reaper, Cattle, Sicep, and Hogs. Also, House furniture

throughout.
The above named property can be purchased at half rices smalls four miles morth of Silverton, on a County road, is Marion county.

Oct. 29, 1865, 425.

LAWS OF OREGON.

An act to anthorize Towns, Cities and Coun ties to aid in the construction of public im

Be it enacted by the Legislative Assembly of the State of Oregon : Section 1. That any incorporated town

city, or any organized county of this State, be and the same hereby authorized and empowered to aid the construction or repair of any pub-lic highway, or river improvement, in the manner herein named. Sec. 2. That whenever the majority of the

Sec. 2. That whenever the majority of the legal voters of any such town, city or county, as shown by the poll books of the last preceding election, shall petition the municipal authorities of such town or city, or the Commissioners of such county, in favor of any proposition to aid in the construction or repair of any such public works or decide in favor of so aiding public works or decide in favor of so aiding such public work, at any special or regular election, under the direction of such authorities, then it shall be lawful and competent for the municipal anthorities of such town or city, or the Commissioners of such town or city, or the Commissioners of such county as the case may be, to enact, order and levy an annual tax running through one or more years, providing a separate fund for the purpose of aiding and constructing the public work petitioned for by such voters, and providing lunds by such annual at to make annual payments for such purpose, and ordering and appropriating the funds or money of such annual tax for such annual payments petitioned for or decided in favor or by the said voters; Provided, that all such improvements so aided shall be for the use of all the citizens of this State without charge.

Approved, Oct. 24, 1866.

An act to further provide for the sale of school lands, and to distribute the income of the common school fond.

Be it ennoted by the Legislative Assembly of the State of Oregon.

Section 1. That the board organized by the act of October 22d, 1864, for the sale of school lands and the management of the common school fund, are authorized to sell sections sixteen and thirty six, and all lands selected in

who had such right on any other school land at the time of its selection as such, or who is the

tion and affidavit in accordance with the successor in interest of such settler by devise, descent or purchase of his improvements, may within ninety days after notice given the board in the newspaper of the public printer, that honest, bostling, fossy, local patriot. such selections have been approved, complete the purchase so begun, and take a certificate or deed of the land specified in the application in the terms prescribed in the said act.

Fourth-Every application not provided for in either of the preceding classes, shall be re-ferred to the superiotendent of schools in the the land, and report to the board its true value in coin. And it is made the duty of the super-

the act aforesaid, and also so much of the said act make her his own when convinced of he as limits the quantity and proce of the lands to worthings. be sold, and requires settlement on the same, and an affidavit, are hereby repealed.

Sec. 4. The board may in their (discretion) demand the services of any county officer in any business relating to the school lands and funds in his county. And the county treasurer, it so required, shall receive, receipt for and safely keep separate any school money, or securities own folly, our violation of nature's laws as

Such a remedial agent exists in the PAIN lands and funds collected into the State and county treasuries by or before the first day of February in each year; and they shall, on that day, divide the income then on hand among the several counties in proportion to the number of children resident therein between the ages of four and twenty years. If any part of such income shall be in the hands of any treasurer they may draw upon the same in favor of the superintendent of that or any other county or any part thereof. They may also draw upon the county treasurers in favor of superintendent, payable out of the general county funds; and such orders shall be returned to the State treasury in piace of so much money due the State for taxes; and the State treasurer shall transfer the same amount from the income of the for taxes; and the State treasurer shall transfer the same amount from the income of the school fund to the general fund. They may also draw in favor of the superintendents upon the income fund in the State treasury; and such orders shall be received and transferred, in like usaner, if offered in payment of State taxes.

Sec. 6. It is the duty of the board to foreelose, immediately, all the mortgages which
are not an adequate security for the debt; and
they may, in their discretion, bid in the land
at its true value in coin, or they may, without at its true value in coin, or they may, without and their nostrams have sunk into oblivion and
which was their real benefactor, have in the
main stood by the original; the impositors
and their nostrams have sunk into oblivion and

of the State of Oregon.

Section I. Section 502 of said act is hereby Times.

WHOLE NO. 819.

amended so as to read as follows:

Seb. 532. If any person being armed with a dangerous weapon, shall assault another with such weapon, such person, on conviction thereof shall be punished by imprisonment in the penitentiary, not less that six months, nor more than ten years, or by imprisonment in the county jail not less than one month, nor more than one year, or by fine not less than one hundred, nor more than one thousand dollars.

Seb. 2. Inasmuch as there is no law prescribing a fine for the above named offense, this act shall be in force from and after its approval by the Governor.

by the Governor. Approved, Oct. 24, 1866.

THE ILL PATED EVENING STAR .- This steamer had an unusual large list of passen gers. The N. Y. Herald, October 10th says Among the passengers on beard the ill fated vessel was the opera troops of Paul Alhaiza, comprising 59 singers, artists and musicians,

passengers by the Evening Star.

Dr. Spauldings circus company, numbering about 30 persons, were also on heard. The organization had on the vessel a quartity of

organization had on the vessel a quartty of paraphernalia and baggage, but no horses.

Ninety-seven young girls, whose ages varied from 15 to 22 were among the unfortunates. These had been engaged by the matrons of sundry New Orleans maisons de joie to take apartments in their respective establishments for the winter. The matrons who had come to New York about a month since for the purpose of making a selection among the many teen and thirty-six, and all lands selected in lieu of such sections, and to take charge of and manage the funds derived from the sales here tofore made of such lands. For this purpose it is made the duty of the superintendents of schools in the several counties to report to the board, immediately after the passage of this act, the description, quality and value of each tract of said land in their respective counties, and to turn over to the board the proceeds of all sales heretoforo made, and all obligations for moneys due or to become due for such sales, or for the proceeds loaned out. And it is made the duty of the board to correspond with the super intendents and obtain the necessary information and control of the said lands and fonds.

To New York about a month since for the purpose of making a selection among the many inmates of the fashionable metropalitan houses, were Bianca Robbins. Jeunie King, Flora Bedell. Soaar Kingesly. Paoline Meade and and Josephine Heenan, all well known in the exception of Flora Bedell, who proceeded to New Orleans by rail, all were passengers on board the Evening Star. As to the feal names of the poor girls who accompanied them, but little information could be gathered. From the earliest days of their entrance upon their career of sorrow, they had east them aside and substituted in their stead the inevitable nom de accret lands and the prominent places of resort in the city had furand control of the said lands and fonds.

Sec. 2. Hereafter school lands shall be sold only by the said board, and the sales shall be of the four classes following:

First—Any person who had a valid right of pre-emption on section sixteen or thirty six, at the time of his survey by the United States, or who had such right on any other school land;

who had such right on any other school land at the time of its selection as such, or who is the successor in interest of such pre-emption by devise, descent or purchase of his improvements of such right and succession purchase from the board the land actually covered by such right, and no correst on any lawful money of the United States.

Second—Any person who shall formish to the Governor a description of any public lands subject to be selected for common school purposes, and shall at the same time apply to purchase the same, may if the selection be made and approved, purchase said land at one dollar and twenty-five cents per acre in gold coin.

Third—Any set ler who, before the passage of this act, has filed with the board his application and allidavit in accordance with the protion and affidavit in accordance with the provisions of the said act of October 22d, 1864, but has not received his certifiacate by reason that the selection has not been approved by the commissioners of the general land office, or the successor in interest of such settlet be decreased.

honest, bustling, fussy, local patriot THE LAST ROMANDE. - A New York cor respondent of the Albany Augus relates that a handsome orphan work girl had been for some time courted by a journeyman hatter. One day she pressed him to mary, as she had ferred to the superintendent of schools in the county in which the land is situated, with instructions to a ake a personal examination of ty me directly." The lover, highly individual. in coin. And it is made the duty of the super-intendent forthwith to make such examination and report. And the board may sell the same for the price reported, if satisfied with the re-port, but not for less, in gold coin. But the not a journeyman hatter but was one of the board may adopt additional means a secretain richest own in the city of Boston, and said he the value, and may hold the land at a high would take her the next day to the beautiful er price than that reported. And no more than three hundred and twenty acres, or one-half section, shall be sold under this clause to any one person.

Sec. 3. That the proviso to section eight of the most arm and mother, for he, indeed, was according like his bride, his Mary Elizabeth. He had seen the next at Barnon's Museum, and resolved to

nd an affidavit, are hereby repealed.

Sec. 4. The board may in their (discretion)

PAIN KILLER. — Pain is supposed to be the lot of us poor mortals as inestiable as death, required, shall receive, receipt for and safely keep separate any school money, or securities for such moneys, subject to the order of the board. And superintendents, on being furnished by the board with a list of school moneys falling due in their counties, shall be diligent in requiring prompt payment thereof to the county treasurers, or otherwise as the board may direct. And county treasurers for their services under this act shall receive out of the general county fond one per cent. of the amount of school moneys received by them.

Sec. 5. The board shall take all proper measures to have the annual income of school lands and funds collected into the State and Killers of our fellow townsmen, Peary Da-

made its own highway, solely by its virtues Such upexampled success and popularity has brought others into the field, who have at tempted to eclipse the original. But we as pleased to know that their efforts have prove

fruitless. Under similarity of name they attempted to usurp the confidence of the

at its true value in coin, or they may, without suit, accept a release of the equity of redemp turn and take the land at its true value in coin. And any of the permanent fund which may consist of legal tender notes or other correctly may be located at its market value on coin.

Approved, October 24, 1866.

An act to amend an act to provide a Code of criminal procdure, and define crimes and their punishment approved October 19, 1864.

Be it enacted by the Legislative Assembly of the State of Oregon.

Section 1, Section 563 of said act is hereby and their nostrums have such into oblivion and merited contempt.

The Pain Killer derives much of its popularity for the simplicity attending its use, which gives it a peculiar value in a family. The various diseases which may be reached by it, and in their incipient stages eradicated, are among those which are peculiarly fatal if suffered to rang but the carative magic of this preparation at once disarms them of their terrors. In all respects it fulfills the conditions of a popular medicine. Stick to it, therefore; buy the original and genuine.—Providence Times.

BOOK AND JOB PRINTING.

SCUTED WITH NEATNESS AND DISPAYOR. First insertion, \$6 per square of ten lines or less, mention

23" Advertising bills, when not paid in advance, a ill to harged twenty-five per cent. additional, to cover the casof collection."

ET A liberal deduction from the above rates will be made in favor of those who advertise by the quarter.

TRIAL OF JEFF. DAVIS-OFFICIAL COR-

The following correspondence relative to the trial of Jeff. Davis was made public in Washington, October 13th:

ington, October 13th:

EXECUTIVE MANSION.

WASHINGTON, October 6, 1866.

To Hon. Henry Stanbery, Attorney General—Sir: A special term of the Circuit Court of the United States was appointed for the first Tuesday of October, 1866, at Richmond (Va.), for the trial of Jeff. Davis on the charge of treason. It now appears that there will be no session of that Court at Richmond during the present month, and doubts are expressed whether the regular term, which by law should commence on the fourth Monday of November next, will be held. In view of this obstruction and the consequent delay in proceeding with the trial of Jeff. Davis, now pending in that Court, and there being, so far as I am informed, no good reason why the civil Courts of the United States are not competent to exercise an equal jurisdiction within the district or circuit in which the State of Virginia is included, I deem it proper to request your oninor circuit in which the States it is any abould be taken by the Executive, with a view to a speedy public and impartial trial of the accused, according to the Constitution and laws of the United States.

the United States.
I am, sir, very respectfully, yours,
ANDREW JOHNSON.

ATTORNEY GENERAL'S OFFICE. October 12. To the President-Sir : I have the honor to

ATTORNEY GENERAL'S OFFICE. October 12.

1866.

To the President—Sir: I have the honor to state my opinion upon the questions proposed ed in your letter of the 6th, and to what further may be proper or expedient to be done by the Executive in reference to the custody of Mr. Davis, and to the prosecution for treason now pending against him in the Circuit Court of the United States of Virginia. I am clearly of the opinion that there is nothing in the present condition of Virginia to prevent the full exercise of the jurisdiction of the civil Courts. The actual state of things and your general proclamation of peace and of the restoration of civil order guaranteed to the civil anthorities. Federal and State, immunity against military control or interference. It seems to me that in this particular there is mecessity for further action on the part of the Executive in the way of proclamation, es, ed ally as Congress at the late session required the Circuit Court of the United States to be held at Richmond on the first Monday of May and the fourth Monday of November in each year, and authorized special or adjourned terms of that Court to be ordered by the Chief Justice of the Supreme Court at such time and on such notice as he might prescribe, with the same power and jurisdiction as at regular terms. This is an explicit recognition of Congress, that the state of things in Virginia admits the holding of the United States Circuit Court in that State. The obstruction now referred to caunot, it seems to me, be removed by any Executive order, so far as I am advised. It arises as follows: Congress, on the 221 of May, 1896, passed an Act providing that the Circuit Court of the United States for Virginia should be held at Richmond on the first Monday of Moy and the fourth Monday of November, in each year, and further providing that the Circuit Court is the Act. This left the regular term to be holden at Richmond in the present mouth of October, was considered as abrogated by this Act is a change of the Fourth Circuit. Author of

and change certain judicial circuits. Among other changes made in the Circuit Courts by this Act is a change of the Fourth Circuit, to which the Chief Justice had been allotted. I shis circuit stood prior to this Act when alloted to the Chief Justice, it embraced Delaware, Maryland. Virginia, North Carolina and West Virginia. It was changed by this Act by excluding Delaware and adding South Carolina. It is understood doubts exist whether this change in the States comprising the circuit will require a new allotment. Whether this doubt is well founded or not, it is certain that the Executive cannot interfere; for, although under peculiar circumstances the Executive has power to make an allotment of the Judges of the Supreme Court, yet these circumstances do not exist in this case—a new allotment, if necessary, can only be made by the Judges of the Supreme Court or by Congress, perhaps only by Congress.

Davis remains in custody at Fortress Mosroe precisely as he was held in January, wherein answer to a resolution of Congress, you reported communications from the Secretary of War and the Attorney General, showing that he was held to await trial in the civil Court. No action was then taken by Congress in reference to the place of custody. No demand has since here made for his transfer into civil costody. The District Attorney of the Culted States for the district of Virginia, where Davis stands indicted for treason, has been notified that the prisoner would be surrendered to the United States Marshal upon a capias under the indictment, but the District Attorney declines to have the capias issued because there is no other place within the district where the prisoner could be so safely kept or where his personal comfort and health could be so well provided for. No application had been made, within my knowledge, by the counsel of Davis prisoner could be so safely kept or where his personal comfort and health could be so well provided for. No application had been made, within my knowledge, by the counsel of Davis for a transfer of the prisoner to civil custody. Recently an application was made by his counsel for his transfer from Fort Monroe to Fort Lafavette, on the ground chiefly of samilary considerations. A reference was promptly made to a Board of Surgeons, whose report was decidedly adverse to the change, on the score of health and personal comfort.

I am anable to see what further sotion can be taken on the part of the Executive to bring the prisoner to trial. Davis must for the present remain where he is until the Court which has jurisdiction to try him shall be ready to act, or until his custody is demanded under lawful process of the Federal Courts.

I would suggest that, to avoid any misunderstanding on the subject, an order he issued to the Commandant of Fortress Mouroe to autrender the prisoner to civil custody whenever demanded by the United States Marchal, apon process from the Federal Courts. I seed herewith a copy of a letter from the United States District Attorney for Virginia to which I beg to call your attention.

I have the honor to be, oto., eto.,

If ENERY STANBERRY, Attorney General.

HENRY STANBERY, Attorney General. CHASE AND DAVIS .- In 1859, the Governor of Ohio, Salmon P. Chase, in the midet of an expitement growing out of an effort to enforce the fugitive slave law, taking the form of the arrest by the process of the U. S. courts of certain persons who had released the fugitive slave, for whom write of habens corpus had

been sned out in the State courts, said : "I will only say, what I have frequently said before, that as long as the State of Ohio remains a sovereignty, and as long as I am her Chief Executive, the process of her courts shall be executed. When I am called on to act. I will act."

If Governor Chase and Chief Justice Chase are one and the same person, we cannot but think that the trial of Jefferson Davis before Chief Justice Chase, will be a very awkward affai. How will a najlither try a secondanist?

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Terms.—Time will be given on part of the purchase money, if desired. For further particulars, apply to the autscriber at Reseburg, Oregon.

May 5, 1866.

JOHN KELLY.

Notice to Absent Defendant, Notice to Absent Defendant.

In the Circuit Court of the State of Oregon, for the County of Marion.

Elizabeth McNeil, Pl'fl, vs. William McNeil Def't.

To William McNeil, Defendant. In the name of the State of Oregon, you are hereby sammoned to be and appear in the Circuit Court of the State of Oregon, for the County of Marion, within ten days after the service of this writ upon you, if the same be served within the and Marion county, but if served in any other county in the State, then within twenty days, and answer the complaint of the phintiff now on the runtringe contract now existing between you and the said plaintiff. Now unless you appear and answer the same as above required, the cause will be heard and determined in your absence.

ELIZABETH McNEIL, Plaintiff By order of R. P. Poise, Judge.

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98 Front St., Portland, Oregon. Portland, Sept. 29, 1865.—2m31 C. M. Parmenter (Successor to E. G. Bolter.)

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