The Democrat. MART. V. BROWN, EDITOR.

AUGUST 1, 1879 FRIDAY

THE END OF THE FOULTEENTH VOLUME.

"Foreign critics have sometimes he wouldn't be discussed, and they have This is Volume 14, No. 52, of the found fault with our excessive rever- been discussing him ever since his de-DEMOCRAT. For thirteen years the present editor of this paper has "whaled away" with his "No. 2 Faber," and for nation. But let us beware of mere lip- his military career, and for the offices thirteen years has wreatled with his service and beware that in practice that he always bestowed on his friends Radical foes and in a feebte way chamwe submit to and preserve it. We are and henchmen, there, is a strong elepioned the cause of Democracy through these columns. A retrospective view ready to infringe both the letter and the ment in the Republican party that will to that balance of power on which the spirit of the Constitution in the excite- not tolerate a renewal of the corrupt fabric of our government essentially deof the toil, work, labor and management of party contests. Nothing can practices that grew up and were fosment of a provincial political paper for be more fatal, for within its sacted tered and protected under Grant's eight that length of time-making it live limits lies the well being of our politi- years of administration. The large maand prosper through years oft-times cal system traught with business depression and Within those limits, too, lies the dehard times-would not be of interest

BOLD STAND FOR STATE RIGHTS.

In Boston, July 4th, Mr. Henry Ca-

to the average reader, but to the writer tween nationality and separation. In endorse him in 1880. and some of his old-time friends who have always backed him up and assisted him with encouraging words and kindly counsel, such a rehearsal as ost zealous advocates used them as spire the obtuse and selfish Grant to a could be made would be of infinite interest, and such a chapter of events we shall shortly write.

The DEMOCRAT is as usual on a se cure footing, and all we ask is that our friends and patrons will give us their support as of yore.

THE STATE PRINTING MATTER.

The Oregonian last week published a statement, with great flourish of head lines, purporting to come from the Secretary of State, charging the last State extremes, means anarchy, the latter, fact, become for life, and history shows District Attorney Whitney that he we have the strong barrier of the States sentative Government, responsible at should proceed to sue the said late State we are free from usurpation and plebis- short periods of election, is that which Printer. How the Oregonian came cites. Here in the North States' rights, produces the greatest sum of happiness had overdrawn it knew it was not tell- bad in itself, but it involves an amount the person who, disregarding the preceing the truth or else it accused its own of historical hypocrisy which is intoler- dent set by an illustrious predecessor, grave and head the procession. proprietor, Henry L. Pittock, of the able. The most meagre outline of our should furnish the first example of prosame offence. His work while State history suffices to show unmistakably longation beyond the second term of Printer was measured by the present that the separatist principle has existed office." Republican State Printer, and allowed everywhere and has at some time burst exactly on the same basis and under forth everywhere into dangerous ac the same law that M. V. Brown was tivity. If this teaches nothing else it The disclosures made by the Glover Pennsylvania at their State convention drew then the proprietor of the Orego- doctrine of consistency and charity. son, and Mr. Patterson, and Mr. Sem- everywhere was not only natural but fence. Here is what the Patterson (N. powers of the federal union, the rights compelled to "disgorge."

The fact is-and the Oregonian edi- when the Union was formed. The Committee has fallen like a bombshell constitutional vigor is to save the life when there was no cause for alarm. tor well knows it-that the late State State represented the past. With its in the camp of the Republicans, and of a nation. We maintain that the Printer and present editor of the DEM- existence were entwined all the memo- they have not yet come out from their military are and ought to subordinate ocrar wouldn't enter into combinations ries and traditions which carried men shelter. The report was so filled with of the federal administration to keep on to assist selfish and ambitious politiback to the toils and sufferings of their well established facts and conclusively foot at the general expense a standing It can't meet the Glover report and is cians, and they are pursuing him with hardy ancestors who had made homes proved charges that Republican organs, army to invade states for political pur- discreetly silent. The Oregonian (begtheir revenges. Because we refored to be a party to their infamous ambitions they are seeking to vent their spleen in they are seeking to vent their spleen in they are seeking to vent their spleen in for their inheritance. The hearts of Bat they will soon get tired of this pol- lent counts of votes, or to inaugurate vestigation, but has lots to say about 1 this cowardly manner, and we want men were bound up in their States. icy, as the report will no dought be candidates rejected by the majority. them to proceed. We have requested The Federal Government at first ap-placed in the hands of the people at The right to a free ballot is the right and urged District Attorney Whitney pealed only to their rea:on or their in- large gas a campaign, document. In preservative of all rights. Rutherford to proceed with the suit, urged by the terest. To their States they turned as fact, this report, just asit stands, is a suf-Governor, and hope that there will be no delay in the matter. no delay in the matter. This sentiment knew neither North nor man can make on finances or any oth- sentative of a conspiracy only, and his

A PARTY OF TREACHERY AND DECEIT.

GRANT'S CHANCES WANENCE

SHERMAN SHELVED

The Last One of the Tallis Murderers of Hon, Jacob M. Howard, the author The Grant managers have made a oot Lodge delivered the oration. He mistake in bringing him out so soon of the first Republican platform, was bot Lodge delivered the oration. He mistake in bringing him out so soon afterward widely known as a champion is of a distinguished Massachusetts and so prominently as their candidate of Republican principles and measures family, of ancient Federalist stock. He The particulars murder of old man Tullis on his farm Anderson, Cara on the Sacramonio river, a short disresented the doctrine of State Rights ern Republican journal says that was the author of the 13th amendmen

fearless and accurate form, in this "Grant is slaughtered in the house of to the Constitution, which was adopted his friends." They sent him off so that just as he wrote it .- Portland Bee. in the minds of our readers. A more Yes, he did it, with his little pen ! atrocious or calculating cold bloooded Clark, US (3)

And we will call the attention of the murder has nevar been recorded upon ence for the Constitution. We do well parture. However much some of his Bes to the fact that the platform spoken the calendar of come. Troy Dye was HE sho mackas market for his wares by a to venerate that which has made us a admirers may want to support him for of contained this resolution, as near as Public Administrator upon estates, he employed a man named Anderson and we can now remember it ;

TOM LAWTON ADDESTED

surrounding the

nto, are still fresh

"Resolved, That the rights of the Tom Lawton to murder wealthy men States inviolate, to regulate their own who had no near relatives or heirs at lomestic concerns exclusively, is essential law. They had visited his farm with the intention of murdering him, but through some accident they falled in

If this isn't a strong declaration of their purpose each time. Old man of State Rights doctrine we have never Tullis was another victim singled out heard of one ! It is a declaration that by Dye as a profitable subject. In orority who refused to consent to his nomination for a third term in 1876 the States have an inviolate right to der to avoid detection a small boat was regulate their own domestic concerns er- built in Dye's cellar, in which Lawton feated principle of the great conflict be will be as emphatic in their refusal to dusively, and that without that right and Anderson went to the farm above

the last decisive struggle the rights of The noble words of President Jeffer. the fabric of our government could not the city. They first met Tullis in his orchard and offered him a drink of poi-States were sorely wounded. It could son, when asked to accept the office for exist. That is what it means, without not have been otherwise when their a third term, while they may not in ambiguity or reservation. It is the sonous which which he refused to

plainest enunciation of the doctrine of drink. Upon the pretext of getting the sword and shield of slavery and responsive echo, will prevent the Amer- State Rights that was ever made by work they persuaded Tullis to go down feel out of sorts as the saying is, you dashed them against the strong rock of national existence. The injury then of departure of thrice electing one man "glorious Republican party," with all suffered by the rights of States is the President. The Legislature of New its boasted sincerity and candar and him down, and after a life and death gravest result of the war, simply from its effects upon our minds and habits of Jefferson's administration, asked him thought. We have been insensibly led to accept a third term. The following tory. From the moment that the Re. which resulted in the arrest, convicto regard a violation of State rights is Mr. Jefferson's patriotic reply : "If publicans gained control of the govern- tion, and during the latter part of to regard a violation of State rights is Mr. Jefferson's patriotic reply : "If publicans gained control of the govern-with indifference, if not with approval. some termination of the services of ment with their minority President, May, the execution of Troy Dye, the Flower proves itself the Great Liver Pana on the liver is different discussion on the liver is different discussion." The principle of States' rights is as Chief Magistrate be not fixed by the Lincoln, made so by an unfortunate di- chief, and Anderson. Tom Lawton vital and essential as the national prin-ciple itself. If the former, carried to his office nominally for years will in they have declared the United States a secondrels struck out for Oregon A ciple itself. If the former, carried to his office, nominally for years, will, in they have declared the United States a scoundrels struck out for Oregon. A

onsolidated Nation, and entirely and large reward was offered for his arrest, Printer with having overdrawn, and carried to like extremes, means cen- how easily that degenerates into an in- utterly ignored the rights of the States descriptions, photographs, etc., were also the request of the Governor to tralization and despotism. So long as heritance. Believing that a Repre- to regulate anything that was not in sent in every direction and his capture harmony with concentrated Radicalism! was a mere matter of time. Lawton This is a brief summary of the his wandered about until reaching Lewis- Coughs, Croup, Asthma, Pneum tory of that most treacherous of all par- ton, I. T. where the telegraph informs into possession of these matters is not have naturally become words of evil to mankind, I feel it a duty to do no ties, and when it is celebrating its us that he has been arrested, is in pris that paper stated that the State Printer had overdrawn it knew it was not tell. but in include the intervention of the interve Judas Iscariot should rise from his than "murder will out." Lawton will

ump from the scaffold as did his part-

ners, Troy Dye and Anderson.

Following is a summary of the rese lutions adopted by the Democrats of

The Pendleton Oregonian says all working under, and if the latter over- should at least enforce the wholesome report are startling in their character, held at Harrisburg on the 16th July: that story about the Snake Indians atand have everlastingly laid John Sher- Fidelity to the fundamental princi- tacking the Umatilla tribe is unfounddian, and Mr. Bush, and Mr. McPher- That separatism should have existed man's Presidential aspirations on the ples of the Democratic party, the just ed, and the man Tom Evans, who circulated the story, did it without any ple also overdrew, and all should be inevitable. The government of each J.) Daily Guardian says about it: of the states and liberties of the people foundation for it. The same paper says State was old, familiar and beloved "The report of the Glover Investigation tem, and to save each part in its whole Agent Connoyer was unduly excited

The New York Tribune gives it up

very ill.

vesterday.

Letter List.

Theloilowing is the list of letters remain the Post Offlee, Athany, Linn county,

May, S Morgan, John Price, Mrs Annie Ashman, Japies Blacker, Achilles own, Mrs Emoline Sears, A Z Taylor, M S Wilson, Geo

P. H. RAYMOND, P. M.

months to influence the creditivy or fake hopes and fills his pure

od-It amplies the new blood, and in just sipitation, Fachts and

DON'T FORGET IT.

If you are troubled with ne pure blood to drive out the impuriti the above mentioned symptoms surely f low, and if not heeded, end in more ter erv.

Astonishing Success.

It is the duty of every person who has used Boschen's GERMAN SYRUP to lets its anderful qualities be known to the friends in curing Consumption, set on can use it without imp ree doses will relieve any case, and naider it the duty of all druggists to where it failed was reported. Such a med-icine as the GERMAN SYRUP cannot be too be taken back to Sacramento, be given trial, and in all probability take a

Inventers and Patentces

should send for instructions, terms, refer-ences, etc., to Edison Brothers, Solicitors, of Patent, Washingten, D. C., who fur-nish the same without charge. Edison Brothers is a well known and successful firm of large experience, having been es ablished since 1866. 14:1217

Dr. Minile's Vegetable Nephreticum Will cure all diseases of the Kidneys, Bladde sia, or any

NEW ADVERTISEMENTS.

Sheriff's Sale.

BINDERS!

BINDERS!

Parties wanting to buy McCormick's Celebrated Harvester and Self-Binder, or Hand Binder, can depend upon getting them at Albany when called for, as I keep a stock ready for immediate deliv-

It is scarcely necessary to call the attention of farmers to the superiority of these machines over all others, as they have taken the lead wherever introduced, and are monarchs of the field, and no fool-

I have a few Masillon Harvesters, Hand Binders, left, which I will sell at reduced rates.

Parties wanting either of the above machines will do well to call and get prices and terms.

ORDINANCE NO. 92.

refuse to build the same within the time

For particulars concerning the courses of study and he price of fultion; apply to 51 REV. ELMERT N. CONDET, Pres't.

WHEAT WANTED!

BEST day made by any worker of either an

tree. Improve your span

SAMUEL E. YOUNG

ENFOUNDED.

PENNSYLVANIA DEMOCRATIC CONVEN-TION.

druggists.

INCOMMISTENT.

WE regret to learn that Mr. A.

Noltner, of the Portland Standard, is

Gov. THAYER bonored us with a call

Wheat rust in Douglas county.

The Workmen at Corvalli

Last Monday night Deputy Grand Master

W. S. White, of Portland, organized a new

lodge of the Ancient Order of United Work-

men at Corvallis, numbering twenty mem

By referring to our advertising columns it

E B McElroy, P M W

Jas A Yantis, M W

Frank Cauthorn, G F

THE LAW OF THE RADICALS.

Hayes appointed ex-Senator Key, of trine of States' rights with any partic- selves to make any further answer to to intimidate electors, and his un-Hayes appointed ex-Senator Key, of trine of States' rights with any partic-Tennessee, an ex-Confederate and Dem-ular part of the country, or exclusively him, but only spread this report before tain his unconstitutional and despotic ocrat, to a place in his Cabinet, to make with those States which last invoked its the country. The Glover report is a power, are an insult and a menace to himself strong in the South, and he has aid. Nothing is plainer than that the whirlwind which has lifted the roof off the country. The Democratic party, since appointed a round number of ex- States and the party in power have al- the Treasury, and has shown how mil- as of old, favors a constitutional cur-Confederates to lucrative positions and ways been strongly national, while the lions upon millions of the people's mon-convertible into coin; opposes the sysoffices of trust and honor, for the same minority, call it by what party name ey have been stolen and how the theives tem of subsidies by the general governpurpose. And now his war Secretary, you will, has as steadily gravitated to- have been sheltered by the Treasury ment. The reforms and economies en-McCrary of Iowa, who wants to be ap- ward States' rights. There has never Ring under Sherman, and how all aven- forced by the Democratic party since pointed Circuit Court Judge, as the been a moment of peculiar stress and ues that might lead to exposure have of congress have saved the people many successor of Jame Dillon, resigned, has bitterness when the truth of this has been closed. All of this record of a millions of dollars, and we believe a copied after the example Hayes set him not been brought home with sharp dis- long carnival of plundering and official like result would follow its restoration and appointed Colonel Roberts, ex-Con- tinctness."

Regulations. It is a very important friends, who were the first to promul- the campaign of next year, and they the workingmen, and having throughduty he is required to perform, and in gate the doctrine of State Rights, what will never be able to impeach its sub- all oppressions, renews its expression of

ern the Army. Had a Dumoeratic protection of the Constitution 1 Will they for portection. Conferring the according and portection to its rights. and spirit of the constitution 1 Will they for the constit they for the constitution 1 Will they for the constit the c istration need respect, so long as votes for the Administration or any of its members can make political capital by contradiction.) We didn't claim that preferring ex-Confederates to them. the Democratic "majority were ready to It is "disloyal" for a Democrat to apoverride the President with unconstipoint an ex-Confederate, under any cirtutional measures." The measures cumstances. It is entirely proper for which the Democratic party undertook a Radical to appoint an ex-Confederate to provide were strictly in conformity

whenever he pleases to do so. This is with the constitution, and we defy the the law of the Radicals-because of the Bee editor to prove to the contrary. profits expected therefrom. The constitution of the United States provides the way and manner in which THE OTHER SIDE.

In the city election held at Jackson- cial session of Congress passed the apville yesterday the entire Republican ticket was elected by over 100 majority. -- Salem Statesm

That story would read very fine if Fraudalent Presidents vetoed the measone only read the Statesman's item ; but ures and thus a part of his infernal asm we have to state that the Demo- were shut off from their rations. crats didn't run any paper at Jacksonville, and that "100 majority" was about all the votes polled. Jackson-

general election next year will give her tion candidate for Governor of Cali- two parties are supporting him he 'flopped our lips over.' " We always usual 75 or 100 Democratic majority, fornia, owns 90,000 acres of land in doubtless will be.

An accomplished teacher of the violin would find employment in Olympia .--Standard.

him by all means,

B. Hayes having been placed in power

South, East nor West. Nothing is er subject during the coming campaign, claim of the right to surround ballot more false than to associate the doc- The Democrats need not trouble them. boxes with troops and deputy marshals

dishonesty in high and low places will to power in Pennsylvania. The Demofederate, to codify the Army Rules and We would like to ask our Radical have to be met by the Republicans in cratic party being the natural friend of out its history stood between him and

will have a rough time of getting out her right mind when she made the will, row at Salem last Monday, and the old lady

That isn't true—(begging pardon of been sent out from Walla Walla to been sent out from Walla Walla to Camp Howard to guard the passes and contest the matter unless the other A Dissolution.

SOME OF THE REASONS, PERHAPS.

will be seen that the firm of Cox Bros., plasterers and brick-layers, has been dissolved A correspondent and friend wants to and William A. Cox advertises that he will

troops in the field are within a week's know of us what certain parties claim- continue in the same business and do as well ing to be Demorats, are so anxious to by his customers as he has heretofore. With twenty-one treacherous Indians embarrass us financially. We don't More Pleasure Seekers.

and only six soldiers, if Farrow gets know unless it is because we never out of that fix he can consider himself would accept a bribe, that we never un-Yesterday Geo. Burkhart started for New-

dertook to blaskmail anyone, that we Monday Peto Schlosser will start over with never raised money to influence a legis- M. M. Harvey and family. Several other lator, that we never licked the shoes of parties are organizing and will probably go

Governor of California, owns 50,000 ed rogues of any kind, and that we acres of land in Coluss county, 40,000 never blackguarded gentleman and never of which is in wheat, and a corres- made our paper an instrument for any unfortunately for that paper's enthusi- spies, (yclept United States Marshals), pondent of the Chronicle says he will man's ambition or preferment.

have 600,000 centals for the market. On the whole of that vast farm not a single Chinaman is employed, and he of the E. O. says : "Extending our The Jacksonville Sentinel says Dr. pays his white laborers the very best of Thomas Jones, who has about an acre ville is strongly Democratic, and at the Glenn, Democratic and New Constitu- wages. He ought to be elected, and as of as fine strawberries as we ever

Our banks ought not to amount to a whale, but what a thunder'n lip a

that he owns 50,000 acres. As this Ladd and the other always Failing .- over an acre of strawberries.-Pendleton Independent.

corruptions of State officials in Oregon. 19th day of July, 1879, in favor of M. Ro-There is plenty of snow on the

plaintiffs, and against M. Abrams and I Cohen, defendants, for the sum of eight There is plenty of snow on the hundred and seventy-eight dollars and mountains near Baker City and the eighty-five cents, with interest thereon at AN ORDINANCE to provide for building AN ORDINANCE to amend Sections one

sidewalks and alloy crosswalks and keeping the same repaired. following described real property, to-wit: Fractional Lot No. four in block No. one Be it ordained by the Common Council of the City of Albany:

in the town of Brownsville. County of Linu and State of Oregon, as appears from SECTION I. All owners of lots or parts of lots within the city limits shall be re-quired to build, and keep repaired, the the plats and survey of said town on file of lots in the County Clerk's office of said County of Linn, taken as the real property of said sidewalks and alley crosswalks adjoining their respective lot or lots; the expense of lefendant M. Abrams, and on building the alley crosswalks shall be equally divided between the property own-Saturday, the 30th day of August, 1879,

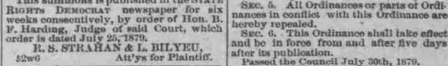
at the Court House door in the city of Alers adjacent thereto, extending to the cenhany. Linn County, Oregon, at the hour of one e'clock P. M., I will sell the hereinbeto of the block on each side of the aleys. SEC. 2. Whenever the City Council shall order a sidewalk or alley crosswalk to be built adjoining any lot or lots within the city limits the Marshai shall notify the fore described property at public auction for each in hand, to the highest bidder, te satisfy said writ with accruing costs. Dated this 1st day of August, 1879. I. C. DICKEY, 52w4 Sheriff of Linn Co , Oregon.

Summons.

bers. It sails under the name of Friend-In the Circuit Court of the State of Oregon specified in said notice, then it shall be the duty of the Marshal to build or cause the ship Lodge No. 14. Following are the offifor the County of Lin

| John A. Crawford, Roberts, Defendant. | | -н. | bui sha |
|--|-------------|-----|----------------------|
| To S. H. Roberts, the fendant : | above named | De- | acti as p lati |

SEC. 5. All Ordinances or parts of Ordi-nances in conflict with this Ordinance are hereby repealed. SEC. 6. This Ordinance shall take effect





Port with W. B. Scott and family, and next THOS. MONTEITH & SONS The Fall Term will open on September 3, 1879.

> o far as it is desirable three courses of instruct will be pursued in this Institute, viz: Classical, Scientific and Normal. Albany City Mills. a full corps of Instructors has been secured

-AT-

E. BOYLE,

fruit" that we have seen for a long time was found by Mr. Ingraham a few days ago. It TPREMIUM OF

FOUR CENTS per bushel in Mill Feed over and above the market price for good merchantable wheat either stored with or sold to them

this season.

Sacks furnished to parties dealing with launch Eureka, over on Yaquina Bay, was broken, and Mr. M. T. Crow, one of the them. THOS. MONTEITH & SONS. Albany, July 23, 1879. 51m3 proprietors, is now in the city having one

cast at Cherry's Iron Works. A Paralytic Stroke.

A few days ago Dr. Brewer, of this city, Fashionable Boot-Maker. occived a light stroke of paralysis, affecting the left side of his body. We are glad to

GOOD STOCK OF BOOTS ON HAND ALL THI sime. Ferrer file guaranteed. Shop in O'Toole' ris, in the rear of Nolan's store. 2011

ORDINANCE NO. 95.

and two of Ordinance No. eleven, entitled an Ordinance"relating to the protection of buildings against fire," etc.

Be it ordained by the Common Council of the City of Albany :

That Sections one and two of Ordinance No. eleven, entitled an Ordinance "relatin to the protection of buildings against fire, etc., be and the same are hereby amende so as to read as follows:

SECTION J. All owners or occupants of buildings or parts of buildings covered with wooden roof, in this city, using stoves shall order a sidewalk or alley crosswalk to be built adjoining any lot or lots within the city limits the Marshai shall notify the owner, occupant or agent of said lot or lots in writing, particularly describing the improvements to be made and the time within which the same is to be done, and if the owner or owners thereof neglect or refuse to build the same within the time cient height above such roof to effectually prevent the same from communicating are. In all cases where slove or furnace ne to be built; and the excense of iding said sidewalk or alley crosswalk pipes are required to pass through wooden partitions or ceilings the same shall be seall be taxed up against the property, and ion taken thereon in the same manner provided for in Ordinance No. 88, recurely enclosed in a good and sufficient fire-proof stovepipe safe. That Section two of said Ordinance be

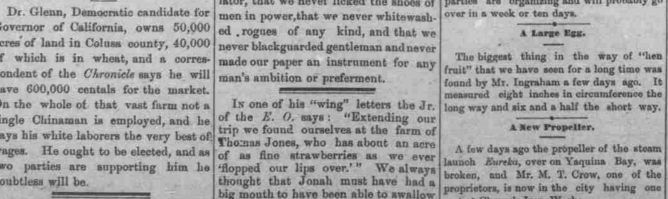
ng to the recording and foreclosure of

BY VIRTUEOF A DECREE OF FORE-closure in the Circuit Court of the state of Oregon for the County of Limn and an execution issued in pursuance thereof on the 28th day of July 1879, to me directed and delivered, in favor of Elizabeth M. Walker, plaintiff, and against Oren E. Goisline and Pamelia Goisline, his wife, defendants, for the sum of \$5,615 Hz in United States gold coin, with interest thereon in like coin at the rate of ten per-cent, per annum from the 5th day of Juno. cent. per annum from the 5th day of June, 1879, and the further sum of \$164 80 costs. cent. per annum from the oth day of sume, 1879, and the further sum of \$164 80 costs, I have lovied upon the morigaged preus-iees described in said decree as follows, to-wit: The East half of Domation Land Claim Not. No. 2046, and designated as Claim No. 45, being parts of sections sixteen, seventeen, twenty and twenty-one, in Township 13 South of Range 3 West, ac-cording to the official plat of survey re-turned to the general land office by the Surveyor General, being bounded and de-scribed as follows, to-wit: Beginning at a point 15 chains West, and 8 chains and 50 links North of the Northeast corner of Soction 20, and runsing thence South 48 chains ard 50 links, thence East 66 chains and 29 links, hence West 66 chains and 60 links, and thence West 66 chains and 60 links, and thence West 66 chains and 60 links to the piece of beginning, the whole claim containing 522 S-160 acres of land, and situated in Linn county, in the State of Oregon, and the East half containing 161 4-100 acres, and on Saturday, the 30th day of August, 1879,

Saturday, the 30th day of August, 1879, WHEAT WANTED: at the Court House door in the city of Alat the Court House door in the tay of Att bany, Linn County, Oregon, at the hoar of two o'clock P. M., I will sell the herein-balore described real property at public suction for ceah in hand to the highest bidder, to satisfy said writ, with accrung THE PROPRIETORS OF THE MAG-NOLIA MILLS offer a premium of FOUR CENTS per bushel in mill feed over and above the market price for good merchantaule wheat either sold to them ar stored with them this coming season. Sacks furnished to parties wishing to store or soil wheat is them. Dated this 1st day of August, 1879 I. C. DICKEY,

52w4 Sheriff of Linn Co , Oregon.

or sell wheat to them. J. H. FOSTER & CO. Albany, July 22, 1879. 51m3 MRS. S. NICHOLS. M. D. Homepathic Physician,



his writes to a San Francisco paper much when one is in charge of a mere man must have to be able to flop it

to Turner over and distort the meaning from the effects of

in good luck. revenue should be raised, and the spe-A HEAVY FARMER.

propriation acts in conformity with that rganic law, but the revolutionary and

ONLY A SLIGHT DIFFERENCE.

and can play the "Arkansas Traveler" tween the Sentinel man's statement and Yes, and the one in charge of the O, well, Fred, he just made a "Ball" with the turn of the tune. Employ the other fellow we refrain from mixing Ladd is always Tilton and is as unre- of that sentence, and you have no right learn that the Doctor is repidly reco in the "forsa,"

Colusa county. A Radical opponent of

Six-toed Pete is in this bailawick only makes 40,000 acres difference be- Standard.

liable as a alippery elm Bush.

one Umatilla Indian scouts and about

six soldiers. It is not possible that

sither Col. Bernard or Cathey with

march of each other.

prevent the hostiles from escaping. party is clearly a fraud. Farrows command consists of twenty-