STATE DEMOCRATIC TICKET.

clings For Congress, HON, JOHN WHITEAKER, Of Lane County.

THOS, B. MERRY.

Of Wasco County.

For State Printer.

For Presidential Electors, J. K. WEATHERFORD, of Linn Com T. G. OWEN, of Coos County. JAS, FULTON, of Wasco County.

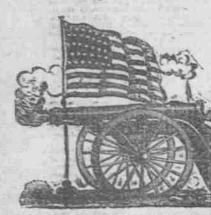
For Supreme Judges. P. P. PRIM, of Jackson County, J. K. KELLY, of Mulinomah County JOHN BURNETT, of Benton County.

Frest District-For Judge, H. E HANNA; for Prosecuting Attorney, T. B.

THIRD DISTRICT-For Judge, W. M.

ARTHUR; for Prosecuting Attorney, D.

YAQUINA!



THE APPROPRIATION BILL PASSED

\$40,000 Secured for the Improvement of Vaquina Bar.

HURRAH FOR WHITAKER

000 for the improvement of Yaquina a'so passed the Senate last Wednesday, a'so passed the Senate last Wednesday,
June 2d, and will become a law as soon
as signed by the President. This is
the result of old "Honest John's" work

Second—We understand that he is making a point, or trying to, as a temperance one of them to a disaffected Democrat of that section whom he chanced to neet, telling him they were to be discommendation could be given him.

Second—We understand that he is making a point, or trying to, as a temperance one of them to a disaffected Democrat of that section whom he chanced to neet, telling him they were to be discommendation could be given him.

Second—We understand that he is making a point, or trying to, as a temperance one of them to a disaffected Democrat of that section whom he chanced to neet, telling him they were to be discommendation could be given him.

Several times while running for the more to corrupt moral principles then said

May the Great Ruler of the Universe a good Democrat, a good Temperanee man or anything the Devil wants him to be, for so direct affairs on this mundane sphere far ashemes may prove just as successful.

the people of the Willamette Valley do not object to it is \$40,000 appropriations for Yaquina Bat.

Readers, it is to your interest to vote for Whiteaker!

JEDGE BURNETT'S STANDING.

from county, where he has practiced in acterless aids will prostitute themour courts to our personal knowledge selves. for the past fifteen years, he has estab- During the discussion at Lebanon Judge Burnett in the Reid case.

will do his best to have one passed at blushes mounting to his checks, under-regard for the parity of our elections candidates for Clerk and Sheriff-will active supporters in Albany are noted existence of such a document until he compelled us to expose these vile conanti-temperance men. What influence had just then heard it rend by Mason! spiracies and criminal transactions, ity in the county will be at least 150. Ramsey, to fill the position. does he bring to bear, on these men to But afterward, on the street, when his Gladly would we have wished that this Hurrah for noble Benton ! secure their services? The people aide-de-camp Plummer openly confessed thing had never occurred, as it is not would like to know, for it is an old and to a crowd that he had known all about only unfortunate for the operators in

Bribery and Corruption EXPOSED:

THE BAUM-PLUMMER CONSPIRACY!

VILLAINY FOILED!

dislates put forth were in the main good Baum was in this instance. nomination the campaign would be con- county were made aware of these base elevated principles which at all times per was immediately circulated and are expected to control men of honor - quickly signed by at least a hundred of that the acrimony and bitterness which the best and most prominent citizens of had characterized previous campaigns The Forks of the Santiam, denouncing would be entirely ignored, and all coarse and repudiating the hand-bill's charges. and vulgar personalities would be dis. Following is a copy of the document pensed with—that each man would run | Whereas, a certain paper in the form of a public n tice (the above is a true copy) has been printed for ti on his own merits and on the principles of circulation by some dishunest and foul slanderers warking in the interest of Mr. N. Isaum, the Bepublican candidate for County Clerk, and we been gotten up by the citizens of the forks of the Santiam for the outry of the bad character of Mr. D. F. Masson, the purpose of the bad character of Mr. D. F. Masson, the Democratic candidate for County Clerk.

Now, therefore, be it renormbered by all those to whom these presents shall come, that the undersigned legal voters of the Forks of the Santiam, without a please of the Forks of the Santiam and Albert Plantiam and Albert WALTON; for Presecuting Attorney, J. J. down his enemy's good name to build RAMSEY; for Pro-ecuting Attorney, E. stances this desirable practice in politics has been adhered to; but from this Fourth Distance-For Indge, C. B. rule there has been in one instance, at least, a most lamentable and disgraceful FIFTH DISTRICT-For Judge, L. L. Mc- departure, and that is in the grievous treatment of D. P. Mason by the Radical candidate for Clerk and his paid missaries and pliant tools.

Not content with publishing lying affidavits and fabricated falsehoods in EC Pentland his (Baum's) hired organ in this city, A and the further circulation of widespread lies against Mason-lies that would not stand the light of investigation for an instant-they have resorted to still baser and more cowardly means men of both the Republican and Dem. the contrary regrets that such a course of tearing down his good name and de- ocratic parties of that section. The faming his heretofore spotless character names of the one bundred signers are in the eyes of our citizens. The last on file in this office for the inspection man, has too high a sense of decency the fulmination of a large handbill But there is another feature of this this mode of political warfare. He exand most infamous of these methods is of the public. which they prepared and had printed, disgraceful affair which needs a little peets to be elected on his own merits is performed. This bill was in the inand have been secretly circulating in airing. We allude to the part taken and on the principles of his party, and terest of the people, but Mr. George, out-of-the-way sections of the county, in it by Mr. Chas. A. Plummer and not by tearing down the good name of defamatory document :

NOTICE!

Fourth-While he was acting as Postthat many more such electioneering master here, he was guilty of the most schemes may prove just as successful.

Booking—while he was acting as Post-master here, he was guilty of the most outrageous violations of the law, and done all he could to favor one of his element.

Mason has already been sufficiently exall he could to favor one of his clique to the detriment of this community, and we are prepared to prove those charges if he stand it too fully to receive further at

clique made several attempts for the Clerkship, and was handsomely defeated. to Chas. A. Plummer it becomes our Finding that he could not accomplish it here, thought it policy to go to Albany and painful duty to show up a still darker builders the received the rece buildoze the people there and secare the nomination, which he did; but since then the people of Linn county have found the matter than all that has preceded it—

sucking eggs." tempt on his pa Sixth—We hear the pets of said nomi- Baum's behalf. Last week's issue of the Fog-Horn copies a portion of a dirty article from the Roxeburg Plaindealer about Judge Barnett, Democratic candidate for Supreme Judge, in which said article goes on to deny that Judge B, is fitted in the last week's issue of the Fog-Horn the Roxeburg Plaindealer about Judge B is fitted in the last week's issue of the pets of said nomines on account of Mr. Baum being a Jew; but we think ourselves thighly honored to have a man of principle to vote for. We think of two eyils, it is best to choose the least. While we know Mr. Baum is a Jew, we know that D, P. Mason can double discount him on the line; and what is more, Mr. Baum bas an honorable record, one that is above reeither ability or experience for the posi-tion for which he was nominated.

Any one who knows Judge Burnett

Any one who knows Judge Burnett

Any one who knows Judge Burnett

And the is all the Forks of the Santiam.

Scio, May 10, 1880.

(and who is there in Oregon who does | We give this emanation from those not know something of him!) knows political marplots in full, that the hon- offer the sum of 820,00, which amount was how utterly empty and false these as est voters of Linn may understand to drug store in Albany, Oregon, on the rath sertions are. Why, even right here in what base purposes Baum and his char-day of May, 1880, and he gave it to me to

lished a reputation for professional abil- on Wednesday Mr. Mason managed to servainty do not destre to keep any tion had only effected a temporary ority second to none and equalled by few secure one of these posters, and mount- man's money, or use the same for election lawyers in Oregon. In two recent ing the stand, read it throughout to the the \$20.00 in the office of the "Democrat" again this morning at 10 c'abolt or the stand. cases of homicide-those of Charley audience, and stated that instead of subject to Mr. Plummer's order. Williams and of Frank Reid-both of denying any of these base charges he whom he defended, his masterly ability would simply leave it to his Republican whom he defended, his masterly ability would simply leave it to his Republican as an advocate electrified the audiences neighbors in the Forks of Santiam who The foregoing statement which canand in each case was mainly instru- had known him for years if there was not be contradicted-reveals a story of mental in securing a verdiet of acquit- any truth in these charges-whereat crime on the part of Baum and Plumtal. If we mistake not the editor of Mr. Geo. Johnson, a prominent Repub- mer which must bring the blush of huthe Herald informed us that he had not lican merchant of Seio, who chanced to miliation and shame to the cheek of ground for "Black Horse" chances. heard in Oregon so able, logical and be present, sprang to his feet and pro- every honest citizen, no matter to what eloquent an argument as that made by nounced every single charge contained party he belongs, and brands Plummer in the document utterly false from be- as a shameless bribbr and corruptionist, Judge It.'s standing at the Oregon ginning to end, closing his remarks by as well as a violator of a plain penal Bar is second to that of no attorney, stating that he knew the author of the statute of Oregon! And it is a matter while his ability and purity as a jurist lying poster-that his name was Jack which should come before the next was amply demonstrated during his Houston, of Scio, with whom Mr. Ma. Grand Jury for Linn county ! term an Judge of the Second District son some years ago had a personal diffi- It is indeed fortunate for the people and Associate Justice of the Supreme culty. This prompt refutation of Mr. that in these transactions the operator Court, and these little contemptible Johnson, as might be expected, brought bappened to stumble on to an honest slurs of isresponsible spribblers will down the house, and for a few minutes man in the person of Mr. Geo. Cochran Whiteaker kept his word, and has allowed and received the nomination. Ing in this matter, and they will make cratic economy and republican exonly serve to make the people stand so wild was the enthusiasm among Ma- of whom, as St. Gregory says; "The ready got the appropriation bill through the law the him feel their rebuke at the polls on travagance. No wonder the republimeeting were suspended. It was a vote of such an honest man"—and that Bar. boomerarg for which Baum and his his trick is thus exposed before it is too CAPT. HUMPHREY states that he is in henchmen were wholly neprepared, and late to remedy the damage. favor of a prohibitory liquor law, and Baum, with confused and shameful We are extremely sorry that a just Bush. Wilson and Sol. King-Radical

knowledge of the fulmination of these honest community. slanders, and was most probably a party to, if not the instigator of them, and that his statement from the rostrum, a few minutes before that, that he knew It was generally remarked and confi- was simply a subterfuge to hide his Baum's for County Clerk, says : dently believed after the nominations a shame and confusion. When a man few weeks ago of the rival candidates starts in to practice deceit and hypofor county offices in Linn, that the can- crisy he should be more guarded than

ducted in strict compliance with those slanders against Mr. Mason, and a pa-

B H Irrine
A F Beard
J C Johnson
W E Kelly
David Myers
Harvey Shelton
E J Duly
A J Billyou
J K Riley
J E Bristgeford

We haven't space for all the names

The following is a copy of this grossly Dr. B. M. Savage, two pretended Dem- his opponent. oarnts of this city. It seems that Plummer, by his own acknowledgment, knew all about these slanderous handzens of the Forks of the Santlam, in Linn county, Oregon, do positively say that we do intend, on the severth day of June, 1880, to do all that lies in our power to defeat the Democratic nominee for County Clerk, for the following reasons:

The appropriation bill, giving \$40,
The appropriation bill, giving \$40,
The improvement of Yaquina of Yaqui Second—We understand that he is makman in this community that has done tributed all over the county, but principles than said pally in the southern portion where office of Circuit Judge in the First Dis-

not attempt to denv. stand it too fully to require further al-FIFTH—While here, in Selo, he and his lusion to it or to him; but in reference nub, and say that on the first Monday in June, 1889, that they will break him from "sucking eggs." and that is an open and unblushing at-tempt on his part to BRIBE voters in

Bear sir-el desire to deposite in your audiphone.

true saying that "water and oil will not the document's existence for a week the transactions, but it is a lamentable past, but had advised against its circu- stain and disgrace upon our community. give him your votes. openly stultified himself by unthought evitably awaits these bribers and cor- polis next Monday.

edly blurting out, "Yes, and I told 'em | ruptionists on next Monday is scarcely too, not to circulate them papers!" The sufficient punishment for the ineffacepeople were satisfied that he was then able stain which the publication of lative experience, introduced ten bills telling the truth-that he had full these facts has left upon our heretofore

A MATTER OF HONOR.

The Oregonian of Tuesday last, in speaking of Capt. Humphrey's candi-

"Fearing that the attacks on these gentlemen in the local papers might not have weight with the voters of the county, the villiflers have called to their men and honorable citizens, and that as On the arrival of the canvassers at and it lends its feeble aid to swell the at Albany has kept pouring out for the

We don't know to what "lying abuse" the Oregonian refers. The DEMOCRAT has treated these gentlemen with the utmost consideration-and in the case of Baum with much more than he merited, for he has gone out of his way to make a personal attack upon us in his campaign harangues.

In the case of both of these gentlemen we have endeavored to deal only with facts, and in the case of Capt Humphrey we can find no cause to cen. sure ourselves for misrepresentation or personal abuse of any kind.

In this connection we desire to state that the DEMOCRAT condemns and utterly repudiates a communication which appeared in the Portland Standard of last Sunday, written from Linn county, and signed "Cumtux." The allusion to we will be behind no one in condemning the author of the slander. We also state, on behalf of Mr. Coshow, that he in no way endorses the sentiments or the spirit which actuated the writer of Those given above are representative the communication referred to, but on should be pursued against his opponent. Mr. Coshow is too much of a gentleand honor, to endorse or even palliate

OUR SUPREME COURT TICKET.

No better men for the position of Notice is hereby given that we, the citi-cus of the Forks of the Santlam, in Linu bills, and seemed to arrogate to himself Supreme Judges can be found anywhere

Bar, which passed the House May 18th, not stand by him.

Triany, actively figuring in this hand bill business, and on his way back to several years, and is eminently qualified in every way to fill the position.

could not attend to his duties if elected, ballots for Mr. Whiteaker,

Major Lord lost his hearing while fighting for his country, and if elected will have to use both telephone and

NATIONAL REPUBLICAN CONVENTION.

County Clerk, and he also promised to send "tussle" over matters. Up to the time again this morning at 10 o'clock, when dential candidates will begin. Thus far Grant has the "inside track," although Blaine is at his rear, slashing away, with Sherman a good third, and Ed munds and Washburne in the back-

We regret that we are unable to give the result before going to press.

SHAKSPEARE, Ben Franklin or some one else has said "by their works ye shall know them." We wish to apply that text in this way : The Republican

THE latest news from Benton is that

FARMERS, remember that Hon. John Whiteaker is one of your number, and WHITEAKER BOOMS.

M. C. George, with his boasted legisin the State Senate in 1876, and got two passed into law. What would be be able to do if sent to Congress, where he would meet both legislative experionce, skill and ability I Simply nothing. Out of fifteen bills introduced by nothing whatever about the matter, dateship in Linn for State Senator, and him in 1878 four only became laws, and yet Mr. George claims that Mr. Whiteaker never introduced a bill in the Oregon Logislature, which of course trum, fiery mad, and defounced the is false, Mr. Whiteaker has been aid the Democratic organ of this city, Speaker or President all, or nearly all the time he has been in the Legislature. a consequence of putting such men in Scio the citizens of that section of the stream of lying abuse which the organ and would not introduce bills. If Mr. George supposes that he can get votes for himself by misrepresenting Mr. Whiteaker, whom the people have

known so long and so well, he will find

when it is too late that he has made a

Mr. George, the Republican candi date for Congress, tells the people that Mr. Whiteaker never introduced a bill insthe Oregon Legislature during the whole length of time that he served in that body. Mr. George has wilfully that same session Mr. George intro- ky" and "Republican whisky." As to duced ten bills, and after giving them a minor having drank any of it we do been looking into the matter, and as of his charge. And after reading his called for, coarse and contemptible, and the support of his time and talent he succeeded in getting two of them passed into law. His bills were opposed and voted down by farmers and mechanics, who, while they made no claim to legishow to vote in the interest of the peo- nesses to the dispensing of Baum's free Linn and Marion counties for the reliable draggist."

ple whom they represented. In the last Legislature of Oregon district attorneys for mere appearance Republican candidate for Congress, with his usual disregard of the interesta

227, Senate Journal, 1878.)

nominee.—Six years ago he forsook the Mason was not known, and cautioning trict he has had no opposition. What there have not been some extraordi-Republicans claim this to be an election of the Universe May the Great Ruler of the Universe May the Great Ruler of the Universe Agood Democrat, a good Temporaries agood Temp With John Burnett our readers are This was introduced in the interest of do with the articles in that paper. The is entitled to some expenses above who have practiced here over one year? With John Burnett our readers are all acquainted, and most of them have reform by cutting down public expenses of running Such names as Boughton, Alexander, heard him in important cases at differ- penses. Mr. George, Republican can- pledge. The next issue contained one county affairs. For example: Ma- Davis, Hill, Kelly and Harris. ent points in this valley. As a lawyer didate for Congress, voted against it, little squib against Mason, and one of rion county during the above period he is second to none in our State, and while Mr. Whiteaker voted for it, and Baum's friends came around and spolo of comparison built a court house when on the bench his decisions were the people will not forget him on the gized for it, saying that one of the edi-7th of June for thus looking after their tors of the Herald was the author. The county \$90,000, but at the same time weak-brained Democratic "soreheads" Watson, one of the Republican can interests. (See Senate Journal, 1878, next issue, we believe, contained that we should charge her with \$43,000, have started such slanderous reports on didates for the Supreme Bench, is now page 231.) Mr. George voted for Sen- "damaging statement" of Dr. Savage's, the amount of indebtedness of the County Clerk of Jackson. He was ad- ate bill No. 72, for the relief of the se- and thinking that forbearance had county. Linn county is entitled to a mitted to the bar ten years ago, and curities of S. E. May, former Secretary ceased to be a virtue, we turned loose credit of \$20,000, old indebtedness not responsible for the attack. He half of that time he has not devoted to of State, who had squandered large on Baum, for the reason that he had created by republicans while they was a delegate in our county conventhe practice of law. No fair-minded sums of public fords, while Mr. White- told us he had the power to keep things held a "little brief authority" in 1864 tion, ran before it for a position on the man will want him on the Supreme aker, who thought Mr. May should be out of the Herald, had pledged his word 1866, and which was paid off by the Legislative ticket, got scoopel, and made to disgorge, or that his securities to do so, and then failed to fulfill his democrats of that county drining the Baum and his friends have used him Waldo, of Portland, is a lawyer of should do so for him, voted against the promise except for one week. Since above period. Linu should be credivery limited practice, and has never bill. (See Senate Journal, 1876, page then we have in connection with others ted with \$15,000 for a jail and \$25,- old Democratic family, but if he keeps even held the position of Justice of the 430.) The people will remember this worked hard to unearth the schemes 000 for two extraordinary bridges. up his present line of action he will Peace; besides this he is an invalid and when they come to vote, and cast their and jobs put up by Mr. Baum, Plum- Now these facts enable us to make bring disgrace upon it.

TRY TO BE A GENTLEMAN !

We are informed that little Baumy went out of his way to attack the character of the editor of the DEMOCRAT, in

votes in his own party. villification and personal attacks in be- Schools ! Will he answer this ! half of the cause which each repre-

in which he is now held.

candidate for Congress says he is in Bolse solemnly promished Judge continually defend their religion, that is no good reason, as I have shown, why favor of the improvement of Yaquina Powell, of this city, that he would in no manner assailed. We are assured Marion county should not be run as John Whiteaker has secured a \$40,000 Bay, which same promise all candidates not be a candidate for Judge, and that many of his brethren of the same chesply as Linn. Taxpayers may appropriation for this bar. Neward office. At the same time you should election day. remember that when a vacancy occurrad on our bench two years ago, the Albany bar, composed of both Democrats and Republicans unanimously the next Legislature, and still his most to be sacrificed—have dropped on the partitioned Gov. Thayer to appoint the that Mr. Umphrey, our candidate for the partitioned Gov. Thayer to appoint the that Mr. Umphrey, our candidate for the partitioned Gov. Thayer to appoint the that Mr. Umphrey, our candidate for the partitioned Gov. Thayer to appoint the that Mr. Umphrey, our candidate for the partitioned Gov. Thayer to appoint the that Mr. Umphrey, our candidate for the partitioned Gov. Thayer to appoint the that Mr. Umphrey, our candidate for the partitioned Gov. Thayer to appoint the that Mr. Umphrey, our candidate for the partitioned Gov. Thayer to appoint the that Mr. Umphrey, our candidate for the partitioned Gov. Thayer to appoint the that Mr. Umphrey are indicated in the partition of the p present Democratic candidate, W. M. Treasurer, is in the habit of buying all that they are indignantly in earnest; Baum's little trick, and he will feel the

> BECAUSE the Prosecuting Attorney was careless the grand jury had to be called together and do their work over again, in Douglas county. Do not let get credit at Portland. this occur in our county. Avoid it by

BAUM'S SWEET HOME WHISKY!

HERE IS THE PROOF!

It will be remembered that last week we stated, on authority, that whisky was given away in Sweet Home Precinct in the interest of Baum's election. When the DEMOCRAT containing this charge reached Halsey the discussion have been earried, has not been masty trick and promptly head it off. between the county candidates was in known, except to those who have progress, and when it came Baum's had such matters in charge. Only much mistaken if they imagine they time to "chip in" he mounted the ros two years ago Republicans told the can snipe Democrats by any such a statement as utterly false, and went so ness was but \$10,000, but the report scanned, and the first attempt to play far, in his blind rage, as to make a dicty of the clerk last fall shows an indebt- this dodge will result in the most conpersonal attack upon us for showing up edness of \$43,000. It has been be- dign and damning humiliation to its his crooked transaction.

in the article referred to, that if Baum disbursed for which the people have denied this charge we were ready to never been able to say that they have prove it; and now, since he has denied received anything in return. But it and denounced our statement as false, when the attention of the people has we produce the following from two of been called to the matter, republican Sweet Home's most respectable citizens: leaders have denounced the inquiry Mr. Baum and Dr. Savage Lad made Sweet Home, June 1, 1880,

publican candidate for County Clerk, making his rounds collecting the an-druggist had resolved itself down to to the effect that Mr. Baum, the Reattempted to deceive and mislead the was setting out free whisky and cigars nual taxes, men who often found it simply a difference of opinion between people, as he certainly has not forgotten at this place, some even to minors, and difficult to raise sufficient money to our physicians. Dr. Savage in his affibis own earnest attempt to defeat Senate bill No. 7, introduced by Mr. Whiteaker in 1876, and which was bave just this to say: That we are passed by the Senate despite the efforts residents of Sweet Home, and that re- yearly by taxation?" But the matcently, we did see some free whisky of ter would be hushed up and no far- tient, while every physician who read made by Mr. George to defeat it. (See fered to parties here, and the person ther effort made to ascertain the his "damaging statement" would hold page 540, Senate Journal, 1876.) In treating it out said it was "Baum whisthe parties setting it out if it is so. Yery respectfully, E. R. Annorr,

M. HARRIS.

We could present the names of varilative experience or ability, yet knew ous other persons who have been witwhisky at Sweet Home, but do not deem it necessary to produce further bill was introduced to reduce an exor- proofs. All of Baum's vociferous debitant fee of twenty dollars allowed nials will not convince any one of his innocence in the light of these stub-

BAUM AT LEBANON.

In his speech at Lebanon Mr. Baum said be believed Mr. Mason to be a perof the people, voted against the bill, feet gentleman, and also stated that he while Mr. Whiteaker, with his usual had nothing to do with the circulation watchfulness after the interests of the of slanders against Mr. Mason, either people, voted for the bill. (See page by posters or through the columns of the Herald. Now we wish to state that order to fully comprehend the force In 1876 a bill—Senate bill No. 22— we know a part of this to be false. of this comparison, it will be well to D. P. Mason: was introduced to create another Judi- Several weeks ago we published a letter keep in mind the following facts: Dear Sir and Friend:—I am a redcial District, and thus create another from Halsey which reflected somewhat The number of inhabitants in Linn is hot Republican, but as a personal official for the people to pay out of their upon him, and he came to our office the same or rearly the same as Ma- friend who has a high estimate of your hard earnings. As usual, Mr. George and asked if anything more would ap- rion. Crime and pauperism are no competency as a druggist and your voted for the bill, while Mr. Whiteaker pear against him. We told him we did more prevalent in Marion than in due you that I join my name and whatvoted for the lift, while are the lift, while are the lift of the 1876, page 426.) The people want a that we would be forced into it if the greatly exceeds that of Marion. All with those of the physicians of Allany friend in Congress, and hence will elect Herald still continued to make a per- of which shows that it should cost no who have in your behalf signed a statesonal fight against Mason. He said more to run Marion than it does ment published in to-day's DEMOCRAT At the last session of the Legislature that was right, and then gave us his to run Linn. But we are asked if mer, Savage and Houston, and as a rethe following simple, plain statesult we refer all to this issue of the ment:

ONE OF BAUM'S MESTAKES.

Baum takes pains to tell on the his Halsey mouthings. Perhaps the stump that he is "no narrow-contracted pigmy thought that was the judicious Jews that he gives liberally to the thing to do, but we learn that his con- support of all Christian churches in against himself, and lost him several this is so; but we want to ask Mr. Baum (who is just now so friendly to Thus far in the campaign Baum has Christians!) why he busied himself so been the only candidate who has en- specially a few years ago in organizing gaged in personalities of any sort—the a Jewish Sabbath School in this city, so rest of the candidates deeming it be as to prevent the necessity of sending neath their dignity to resort to coarse his children to the Christian Sabbath Let Mr. Baum not throw this sort of

chaff to catch voters with. He has a Little Baumy had better copy from right to his religion, and his political ten years the people of Marlon county of Chas. A. Plummer, in this city. these gentlemen, and perhaps he may opponents seem to show more respect have been required to pay the enor- Democrats will bear in mind that look yet redeem himself from the contempt for it than he does himself, for while he mous sum of \$226,116 35 more than he and Dr. Savage were delegates in is always prating about it, like a chat- the people of Linn have been required the Democratic convention. No comtering parrot, his opponents on the to raise, for ordinary county purpos- ments are needed. Voters, when you are making out stump never allude to it. He is pay es, an amount that would be sufficient out your ticket and get down to ing a poor compliment to his Jewish Judge of this District remember that brethren when he deems it necessary to county for over eight years, and yet

his goods at Portland. This is not the or I miss my guess, case; Mr. Umphrey is a poor man and will have to buy on credit until after

ney in the person of Judge Bradshaw. Will completely smother George out. just how much it cost him !

INTERESTING COMPARISONS.

SALEM, May 26, 1880. Editor Standard :

For some years it has been known that the financial affairs of Marion county have been badly managed, and that its finances were in a deplorable condition, but the extent to which for that of Mason for Clerk. mismansgement and extravagance people in the canvass the indebted. scurvy trick. The tickets will be well lieved that large sums of money have It will be remembered that we stated from time to time been expended and as an electioneering dodge, and the at the business of Foshay & Mason, matter would thus be smothered, but and showed very plainly that the ques-In your last issue there was an item when the tax-gatherer would be tion of Mr. Mason's unreliability as a been enabled to make the following the compound put up by Mason, five

> levied for county purposes alone in saying that Mason is "a complicat and years of 1870 to 1879, inclusive:

covers a period of ten years, embrac- and was a delegate to their late Siste ing 1870 to 1879 inclusive. Now in Convention. Here is the letter:

Balance against Marion county.

lowing clear, plain statement: MARION COUNTY.

Debt to taxes levied for ordinary purposes

Balance against Marion county Thus showing that during the last headquarters has been at the drug store can taxpayers of Marion county are Baun's enthusiastic friends are overnow declaring their intention to vote doing that "swapping" business. Some Some of Bruce's friends are circu. for men who will fulfill their pledges of the other candidates on the Republating the report among business men of economy. The result of the com- lican ticket—especially those who are

HONOMY.

harvest. A country farmer does not doubtful ownership." It surely can't P. Mason's workers are offering to swap LOOK our for honest John Whitea- ownership, and its proprietor, Hip- is a falsehood from beginning to end, For live editorial matter see in- lation, Banm, who was standing by, The overwhelming rebuke which in- Every Democrat should be at the electing an honest and competent attor. ker's vote in Linn next Monday! It Mitch, can tell from his cash account and in simply intended to breed discord

BOCUS TICKETS!

LOOK OUT!

We have wind that Linn County Democratic tickets will be out next Monday with Baum's name substituted

Democrats will look out for this Baum and his managers are very

Democrats can read-and don't you

ANOTHER "DAMAGING STATEMENT."

Last week we had something to say comparison between Linn and Marion of our best physicians and the only ones who have resided here a year, put-Camparative statement of mxes lish a card over their own signature

This week Mr. Mason received a letter from an old and well known resi-Excess of dent of this city, now located at En-Am't taxes \$\frac{\hat{S}}{2}\$ And taxes \$\frac{\hat{S}}{2}\$ Excess of dent of this city, now located at Engelon. Similar gene, which also warmly recommends over Linn. him. The writer is a physician of rotal 8167,524 481 18150,408 081 ... 1213,116 35 a solid Republican, and member of the It will be seen that this comparison Republican State Central Committee,

- EUGENE, May 28, 1880.

And what must the people of Linn county think of Mr. Baum when they know that he and his following of

Some one who was aware of the 45,000 co ways full of liquor had the hardthood onloace as to doubt the propriety of his running so,000 to on a platform which declares in favor sim, see of a prohibitory liquor law. Out on the stump Baum gets over this by saying that he was nominated before the platform was adopted. This is a 15,000 00,000 00 deliberate falsehood. The platform Which enables us to make the fol- insted, and Baum to-day is running. on a platform which declares in favor of a prohibhery liquor law. What a

> Even since the tickets were nemi emans so nated in this county the Republican

FARMERS, remember that if Yaquing him on election day, and you can as

weight of their vengeance on electica

THE Fog-Horn speaks of a paper "of THE Mitchell organ charges that D. mean itself, for there is no doubt of its O. P. Coshow for votes for him. This