The Damagnut	NORTHERN PACIFIC LAND GRANT.	DILEMMA.	A STORY AT DOLPH'S EXPENSE.	THE MOUND BUILDERS.	sion of stock, the growth of under- brush has been aided. Now add to	Summons.	Sheriff's Sale.
The Democrat.	Congress, some years since granted	Some time since we called upon Mr.	"Senator Dolph, of Oregon, has very	Editors Democrat	this recorded 33 years, the age of indi-	In the Circuit Court of the State of Oregon for	
	10 010 010 CL . I to the North-	CH I IN BAL BUT WITH A REAL	anlarged slame concention the tor		Vidual recollection of the oldust	Linn County :	the Country of Fine .
RIDAY	ern Pacific Railroad company to aid it	and several other Republican editors to	tance of his senatorial position. Last	lengthy resume in the North West Neurs	vidual recollection of the oldest Indians that then existed, say 65 or	B W Cooper, Plaintiff.	Lewis Cox, Plaintiff.
RIDAT	in building its road across the continent.	define the term "free trader." Mr.	Tuesday night, at the President's recep-	of he 12th inst., of my article of recent	Indians that then existed, say 65 or 70 years, and one century will have elapsed with neither history or change in the mounds; and, by the same	Rebecca Cooper, Nancy Duncan and C	Oslander Parrish and Phebe J Parri
	The man atimulated and provided in the	Clark is the only one who has had the	Lion, there was such a long line of any	I carb which appeared in the DEMOCRAT	In the mounday and by the same	articlari, nor nuovanu, Abigan i onning-	nis wire, and Olio Fox, Defendants.
	congressional act that the road should	courage and candor to define the term,	riages, and such bad management of	respecting the ancient mound bunders	chronological calculations, we can	Jane Bringham and M Bringham, her hus-	TY VIRTUE OF AN EXECUT
l is soft.	be built in certain specified times and	and we must say that we admire the	them, that some of the guests did not	so frankly acknowledging its income	easily grasp the unwritten history of	hushand, I. A Pardom and R F Purdom.	above named Court in the above enti
	under certain other conditions. The	frank way in which he does it. The	reach the White house until the hour	of the existence in Oregon of such mon-	the two prococuring generations, and	ner husband, E v Cooper and G w Coop-	sult to me directed and delivered, I on Saturday the 23d day of February 1
All things except Keifer considered,	Railroad company complied with the	Farmer had, (as all the Republican	for the close of the reception. Dolph	uments of antiquity as alluded to, but	history of the great grandfathers of	ants.	at the hour of 1 o'clock p m of said 'c
in Commany has been a pratty desant	f its must to the extent of	floor the state de l'enlled Gaugher	I not inside the White Laws	I secure to presume that beyond the limit-	the floor management of the second floor of	To Debaam Cooner Manon Dancan C.	bany, Linn county, Oregon, sell at nu
ody so far.	acquiring title to 10,675,200 acres of	f Slater a "free trader," because he is op-	9:30 P. M. Here he found his carriage	ed circle described by its knowledge of	which is not at all overdrawn or im- probable—a second century has then past and we are still in darkness.	Duncan, Abigail Pennington, S M Penn- ington, Jane Bringham, M Bringham,	auction for cash in hand to the hig
	the land, but they laned is comply	"   posed to restoring the nigh tarin duries	i otecanou so tong that he became degner.	- I BTO HALE ID HEADDING Lost thom also nome		In the target of the second star discourses	order of sale as follows, to wit: Be
and bourous and roundrous the second	the law as to the remainder, 37,037,840	of 1867 on wool. The Farmer substan	ate. Sticking his head out of the	in contact with insurmountable man	The direct linest black	and M Cooper, the above named Defend-	Parrial denation land daim Notifice
y great service. He has made the	acres. The feeling in congress is that	t tially says that a "free trader" is on	window, he bawled to the driver of the	teries as it apparently has. It expressed	This direct lineal history we now have, if Indian lore is to receive any credit, and granting this not im- probable proposition to be true, then if these strings remained for two hundred years without decay wny	ants :	No. 1183 and claims 44 and 57 in Tp.
oody shirt ridiculous.	this uncarned remainder of the gran	t who favors the admission of foreign	carriage in front of him : "Clat out of	an opinion that the writer of the article	credit, and granting this put im-	IN THE NAME OF THE STATE OF	south of range 2 and 3 west, and run thence west 25 chains and 13 links ; th
It is a very chilly day when a polit-	should be declared forfeited.	goods duty free. This, of course, mean	the way, I am Senatar Dolph of Ore	in the DEMOCRAT was trifling with the	probable proposition to be true, then	by required to appear and answer the com-	south 42 chains and 26 links to the s boundary of said Not. 1183 ; thence en
al campaign is not going on either in	The Oregonian says that the boards	an entire removal of all duties upon al	gon!" The driver invited the Senato	oredulity of those whose interest in	if these strings remained for two	plaint of the plaintiff herein in the above entitled Court now on file with the Clerk	chains and 13 links to the southeast co
hiladelphia or Ohio.	of trade as representing the mercantil	e foreign goods imported into this coun	from Oregon to "go to Halifar" Th	at any item pointing in that direction	a if these strings remained for two hundred years without decay wny not for many hundred more in the	of said Court, by the first day of the next	of said Not. 1183; thence north 42 cl and 36 links to the place of begin
	classes have netitioned congress to not	t try. We think the Farmer's definition	senator at this got out in the min an	Mr. Finlayson, of Forest Grove, who	not for many hundred more in the	cation of this summons for six weeks, to-	containing 105 34-100 acres more or
To ponanor moBan artitud to contain	Inmanand against this grant. That pape	It to be aminoptly correct availait an	Walked up to the comments of the of	had personally inspected these relics	Alannan TI avanaged to attamate	the bound is the term of early country	Also the fractional north half of
resident of a country that restores	is of the opinion that the body of the	e simple But in giving this definition	fending carriage, and complained of the	verified the original announcement ver	rain and sun of this climate for two menths they would be no more, but	Monday in March, 1884, in Linn county,	nerth east quarter of section 9, Tp 11
itz John Porter to the army?	people of Oregon and Washington Ter	- the Farmer places itself in an awkan	driver's impudence. The ments selite	aptly through a subsequent issue of th	e menths they would be no more, but	Oregon, or judgment will be taken against	more or less, lying and being in
Governor Hoadly nominated ex-	witcome are opposed to any further favor	8 nonition for every one must know the	I ly told Dalah to mind his any huster	Finlayson's rejoinday satisfactoriall	no mate manspares anonicago or	you are nevery normed that it you lan to	County, and state of Oregon, the ceeds arising from the sale of the
overnor Foster as State Trustee of	being granted to the company, but tha	Senator Slater is not a "free trader" i	They belonged to Senates Dilation	apologizes intimating that the slight	t in which we found them for thirty-	by required, the plaintiff will apply to the	
he State Insane Asylum at Toledo,	they would appose any effort to depriv	that same of the term In that same	narty They added in pality they	jocularity it indulged in, in its forme	three vers	Court for the relief asmanded in the com-	as follows, to-wit : First to the paying of the costs and disbursements of
nd the Daraocratic Sanate of Ohio re-	the company of any just right which	h there is probably not a "free trader" i	o party. They added in police phraseol	article, was only intended for levity an	y their preservation under the influence in which we found them for thirty- three years. These were the only weak points e noticed by the News in the report of	tioning the following described real prop-	taxed at \$56.80 and accruing costs. Se
acted him.	they nouses. The Oregonian, however	D the congress of the United States No	t ogy chat it was a good thing to kno	not to deter further research, but on th	d These were the only weak points noticed by the News in the report of	erty, to-wit: The S ½ of the N W ½ and the S W ½ and the S W ½ and the S ½ of N E ½ and S E	ed to Plainiff as an Attorney's fee,and
	takes the position that the company	Y one man in a hundred in the Unite	Chough to go in when it rains. Th	contrary says "such discoveries deserv	noticed by the News in the report of our findings, and since nothing posi-	14 of Sec, 26, and the N 1/2 of N W 1/2 and	adjudged to deft O Fox as an att'y fee
At 10 Guopereu II agune quartera ac	I monthelle wight to the unearne	d States in a liferan tander ? Marrian		he made with care so as to carry on	live can be known at present, I have	3, west, in Linn county, Oregon, contain-	\$1843.16 and interest thereon from the
hat the grandson of Thurlow Weeu	nast of the grant. Those conversan	at Carlisle, McDonald and other Demo	and a secon	tain proof of the facts, etc." It con	presented itself to my mind.	ing 640 acres, less 8 2-100 acres heretofore sold therefrom. Also the following : The	day of October, 1883, at the rate of on cent per month and the overplus if a
ras the man who invented the bierey	with the Oregonian and the manner i	in crats of their way of thinking are no	carriage in advance of Dolph, employe	d tends that these mounds cannot b	Bines the encoursement made in	the second se	be paid to the Defendant Outo Fer
otter.	1 1 1 1 1 at a some is a south at all the	A AFFARA ANALANA II LARA AND IN FAMAR AF			ITDA INSCOUNT ABUARA DARADA AD	South half of the donation land claim of Samuel and Rebecca Cooper, being parts of Sections 28, 29, 32 and 33 in To 11 S R 2	I MOCOTIG MENGY & CREMETIDENT LERGE OF 19 PM
Henry Villard is not a very poor man	he surprised that that journal take	B reduction of the tariff to the point when	a or carriages. He beckened to a police	- valley, for while the latter probabl	whose land these mounds are situated	west in Linn county, Oregon, containing	applied to the payment of the sum i to be due to the defendant, Otto
ter all. It is given out that he will	aides with the corporation as urains	st it will raise enough revenue to meet th	man, and explained to him that th	the former could not be more than a fer	" have made overtures to me to ex-	in the Eastern Addition to the city of Al-	amounting to \$1812.56.
anage to save \$1,000,000 from the	the manle The truth is that th	to will raise enough revenue to meet th	president was waiting for him. Th	centuries eld. In support of this latie	tend these investigations on their	bany in Linn county, Oregon, among the	Dated this zoth day of January, 18
reck of his fortune.	amount acquired no equitable right t	necessities of the government econom	" faithful otheer got Palmer's two car	- theory it says strings would not b	premises, and have promised that they shall remain undisturbed until	Live interests as set forth in the complaint	Sheriff of Linn county.
	formingand and anon up al anon a	carry additionatered. Trenes they an	" ringes up anond of every one clac, while	6 preserved in the ground through can	they shall remain undistations until		Summons.
Present indications in New, York are,	these unearned lands in consequence of	of revenue reformers, but not "fre	the unfortunate senator from Orego	n turies, and brass thimbles are in trut			In the Circuit Court of the State O
at the "machine" will support Gov-	having built the road, though not in the	traders." Mr. Slater in a speech o	n never reached the White house at al	While argument and criticism	" thanks, and if nothing intervenes ere	their respective interests as alleged in the	for Linn County,
						complaint, and for the costs and disburse-	John W Bingham, Plaintiff, ) So
residential candidate.	understand it, the position of the Ore	- Senate, delivered February 2nd, 1883	, to the Oregonian under date of 17t	h courted by any one deeply intereste	d make such researches, and with de-	ments of this suit to be taxed. This summons is published by order of	Sarah E Bingham, Defendant
Twenty-nine amendments to the Con-	LEOMECCAS IS CHILS . IL CHO COMPANY	, deciared himself ready to vote for pro	" linst, and hance it may be regarded a	in these occult mysteries, probably i	if will warrant	the Hon R P Boise, Judge of said Court in the STATE RIGHT'S DEMOCRAT for Six	m. C. I P.D. I. A. A.
I wenty-aine amendments to the Con-	completed the several parts of the roa	d tection, under schedules designed t	o true.	the News would consider for a momen	Honing to not disturb you again	successive weeks, which order bears date.	Jendant :
final during the prosent marine of	within the time and times provided to	raise needed revenue, to all the manu	- But it is only characteristic of th	e that these skeletons were found, with	Hoping to not disturb you again soon, I remain Respectfully,	January 24th, 1884.	In the name of the State of Oregon
tered during the present session of	by congress as the terms upon which	I facturing industries of the country. H	man who had to have three Pullma	n face with added earth from four to for	J. L. HILL.	FLINN & CHAMBERLAIN, Att'ys for Plaintiff.	YOU ARE HEREBY SUMMO
ongress.	the company should acquire title to th	would make revenue the prime or lead	Palace cars to take him and family t	o feet high heaped over them in such	Albany, Feb. 20th, 1884.		. I the complaint of said plaintiff in the
A	lands granted, then the company would	ing object, and protection the incidents	Washington "	shape as to cause all falling water t	0	Summons, .	entitled suit, now on file in the offi
I	have become possessed of the lega	or secondary object of a tariff duty of		drain away, and that probably the only	Albany Mark		I Dist day of the next regular town of
Calo Demonstra of that had a fair	tital, but masmuch as the company	limports, Does Mr. Slater say any	- CONSISTENCY.	moisture they were at any time subjec	Purpose matter son harded	In the Circuit Court of the State of Oregon for the County of Linn :	second Monday, the 10th day of M
President	completed the road, but not in the tim	thing in his letter that indicates the	t	ted to was the little that might hav	6 Oats-42 " "	I Plain hnon C H Lowis Distant	1884. And you are hereby notified th

1884. And you are hereby notified that if

in required, the plaintiff will take a decree

you fail to answer said complaint as here-

against you, dissolving the bonds of mat rimony now existing between you and

said plaintiff on the ground of desertion.

also for the care and custody of the infant

children, named in the complaint and for

JOHN BURNETT,

L. SENDERS,

M. STERNBURG.

ALBANY

MARBLE

WORKS,

Attorney for Plaintiff

such other relief as may be just and equit-

Notice of Dissolution.

TOTICE IS HEREBY GIVEN THAT

ng between L Senders and M Sternburg,

the co-partnership beretofore exist-

able and for costs and disbursments.

choice of the Democrats of that body for President,

In our recollection several newspapers have made great men, but very few great men indeed bave ever succeeded in making a newspaper.

It is said that the Pennsylva nia delegation will attend the next National Democratic Convention Esolid for Randall for President.

The Republican battle-cry, in case the bloody shirt proves a failure, which is now probable, will be free whitky and surplus revenue.

Senator Anthony attributes his recant illness to the excessive use of cigarettes. It is bad enough to be a Rhode Island Senator, but to be a cigsmoker likewise! Merciful arette heavens!

The Republican press is beginning to prescribed by us, then we will give you denounce the Fitz-John Porter case as a certain of the public lands. The com-That is generally the case with these who find an old lie growing unten- in the time prescribed. The company able.

President Arthur, in a recent conversation with some old friends, admitted that he was a partial convert to the doctrine of Spiritualism. Still they do say that the President sees fewer spirits now than formerly.

The population of the Union doubles every 25 or 28 years. By the year 2050 it will be \$00,000,000 ; and 320 years from now, 1,600,000,000 ; that is, 100,000,000 more than the present population of the globe.

The total shipments to San Francisc of coal from the Carbon Hill mines, Washington Territory, during the past year was 140,135 tons, and from Seattle during the past twelve months 139, 140 tons. The total shipments to California for the year from Puget Sound will raach a million tons.

The manner in which personal property escapes taxation is graphically il- these uncarned lands forfeited. lustrated in New York by the difference between actual wealth and that listed for taxation. In that city alone the difference amounts to \$1,205,287,-

The appearance of the malignant little Virginia boss, Mahone, as leader in

completed the road, but not in the time thing in his letter that indicates that provided for by congress, then they he is a "free trader ?" Certainly notbecame possessed of an equitable inter- But the Farmer says that Slater is

est or title to the land. This claim is "free trader" because he does not favor based upon the mere quibble that when a restoration of high duties on the company failed to build the road in But Mr. Slater does not say that he the time provided for, congress neglec- wants woel and all other imports adted to declare the grant forfeited. Con- mitted duty free. The Farmer must gress and the great body of the people extricate itself from the dilemma into

made this grant to the Northern Pacific company, that if it failed to comply with the terms of the grant then the lands DEMOCRATIC STATE CENTRAL COMMIT-

remained in the government. We see no soundness, nor sense for

that matter, in the views of the Orego-Central Committee of the State of Crenian that the railroad has an equity gen is hereby called, to be held at the in the unearned land grant. Congress, City of Portland, on Thursday, February as the agent of the people, said to the 28, 1884, at 2 o'clock, P. M. A full

Northern Pacific company : If you attendance is earnestly requested. will build certain portions of the Northern Pacific Railroad in certain times

MEMBERS OF THE COMMITTEE. Benton ...... J. R. Bryson

the road after the expiration of the time Josephine. ..... Charles ] 

should be built. If it is the duty of Lane......R. B. Co congress, as has been held by the Su- Marion ...... P. H. D'Arcy Eds. Democrat : elapsed is not unreasonable." And paid agents, then we think that allow- Yamhill ..... W. M. Townsend as any place.

Democratic papers please copy. ances should be made to congress for not declaring the forfeiture sooner. It is unmistakable that the Oregonian speaks only for the railroad side of the question, and the people must speak out boldly in sustaining Senator Slater in

his attempt to get congress to declare



STATE OF OREGON, EXECUTIVE OFFICE. SALEM, Feb. 12, 1884.

Whereas, the following joint reso- the tariff duties. We are nearly all eastern State.

One of the beautiful consistencies

of the country believed when it which it has been thrust by its own sylvania folks have for years been thousand feet above the level of the sea,

enough to shut out foreign imports from

ly what our Pennsylvania protectionists land, but great mountain heights, and Mill Feed-bran, 15.00 per ton. A meeting of the Democratic State have been wanting for years to do to France, they begin to squeal. But it is not to be wondered at for the whole line of motives is a selfish one.

## the second se

It is given out that the leading col AL. ZIEBER, Chairman. 

Hogan	race.					
I. Clark Reames Hughes Avery ochrane	LOCAL CORRESPONDENC					
	HARRISBURG ITEMS.					
Uhitman	Hannienung Or Bab oost 100					

Linn. .......................J. J. J. Whitney HARRISBURG Or, Feb. 20th, 1884.

Union......Jas. Rinehart much the same at Oakland and other link of superstition would have been so "HACKMETACK," a lasting and fragran Oregon, for the hearing of objections to 

A correspondent of the Weston Lead- who participated. It was attended er writing from Adams in Umatilla by many from abroad ; Albany, builders that preceded the American

gene represented. nificant language to which we invite

and other Republican protection pa- morning, about 14 inches on the lev. nents of brass are to be found on this pers : "Now while the political pot tel. The usual number of old and continent, what reason have we to boils in other pertions of the county, it poorly constructed sheds broke down claim priority in its manufacture ? It GEO. E. CHAMBERLAIN,

does not even simmer in Adams. We To All Whom it may Concern, are more interested in the forfeiture of constructed sleighs and for a time history, by the Scandinavians after their leaked also on account of it. Many America was discovered, according to

ted to was the little that might have Oats-42 " " been absorbed at the time of interment Beef-on foot, 3%c. from the surrounding soil, it would conthe motives which actuate high protec- clude the statement that these strings Hay-baled, 23@25 per\_ton. tionists is shown by an organization of were yet in tact is not so improbable as Butter-25 to 30 cts per lb. protectionists in Pennsylvania whose it first imagined. We made these ex- Eggs-25 cents per doz. object is to "boycott" all dealers in cavations in the middle of winter, when Potatoes-75c per bushel. French goods until the embargo of the natural ground is full of water, but Pork-5% cts per lb. found a uniformly dry soil throughout. Veal-7% per lb. France against American pork products Sub-marine fossils that are by nature Bacons-hams, 15c. shall have been removed. These Penn- very perishable have been found seven

shoulders, 10c sides, 131% c.1 clamoring for a tariff schedule high buried under the soil of the mountain Lard-15c per lb. top, and in a remarkably good state of in sq cans, 1414 preservation. Geologically they were Flour-6.09 per bbl. American markets, and now when deposited there when the ocean occupied Chlekens-3.50 per doz. France does to us practically and direct the space now composing, not only dry Sugar-San Francisc C, 12c.

> either from chemical action at this alti- Dried Fruit-sun dried apples, 120. tude or from the exclusion of atmespheric influences by being under the surface, they have maintained their original continuity. That the free circulation of both air and water was

A common sense medical work for excluded from these relics, found a few ored men of Georgia and Florida are jaffuence that might have been exerted weeks ago, is true, and the preserving irreconcilably dissatisfied with their re- by the copper tubes encircling these lations to the Republican party, and are strings and contiguous to the piece of cure for each in plain language, written 1594 being a part of sections 21 and 28 in T. 10, south of range 2, west Williamette determined no longer to act with it. matting referred to should be duly co2- by ladies who have made these diseases a Te this and a convention has been call- sidered. As to the origin of brass life study. A plain talk in delicate lan- county, Oregon, containing 160 acres more thimbles, I den't know that we have guage which every woman, young and or less, and for such other relief as may

terms and conditions upon which they were to acquire the land, and if they were to acquire the land. It is recommended by ments of this suit, This summons is published by order of Hon R P Besie, Judge of said Court which order is dated this 23d day of January, A. D, 1884. a hundred years ago, but it had been Address the

Jason, who had command of the Argenauts, was promised the golden fleece

on condition that he plow a certain SHILOH'S CATARRH REMEDY-a popiece of ground with fire-breathing sitive cure for Catarrh, Diptheria and oxen that had brazen hoofs, and then Canker Mouth.

in such cases, then we hold that con-gress should do so now, as the time I. R. M. M. Ellis gress should do so now, as the time I. R. Car I. A. Rampy returned from Call-bad gone to escape the cold damp and long before the Christian Era, it is I. R. Car Umatilla......L. B. Cox weather of this place but finding net provable that such an unreasonable to cure, For sale by Foshay & Mason.

> perfume. Price 25 and 50 cents. For sale knowledge of its congener-and in fact

That there was a race of mound

and that they were measurably skilled of in some of the important arts, cannot be

> ections to said account and the settlement thereof en or befere said day. JAMES L COWAN,

Att'y for Adm'r.

Notice is hereby given that Alfred Wheal. cent per annum from the 3rd day e. Sept. 1883and \$15 Att'y fee and \$26.40 costs less

\$64.86 paid thereon Dec. 11th, 1883, I have as early as the year one thousand, and

L Fleischner, C H Lewis, Plaintiffs. Alexander Sumpter, Jr., Lydia F Sumpter, George L Hibbard and J W Brazee, Defendants

To Alexauder Sumpter, Jr., and Lydia F Sumpter two of the above maked defendanta:

IN THE NAME OF THE STATE OF This Summons is published by or ie-Oregon, you and each of you are here-Hon R P Boise, Judge of said Court, which y required to appear and answer the said order bears date Jan 16, 1884. plaintiffs' complaint now on file against you in the above entitled suit on or before the first day of the next regular term of said Court to be begun and held at the Court House in Albany, Linn county, Oregon on Monday the 10th day of March. A. D., 1884, that being the first day of the next regular term of said Court, and that the relief demanded in said suit is a de-

cree against said Alexander Sumpter, Jr. under the firm name of Senders & Stern for \$1205.20 and \$120.00 Attorney's fees in burg, at Prineville, Crook county, Oregon, favor of the plaintiff, L Fleischner, and to this day dissolved by mutual consent. also in favor of C H Lewis for \$531.31 and L Senders will assume all liabilities of \$54,60 Attorney's fees with interest on said firm at said Prineville, and collect all said principal sums at the rate of one per outstanding debts due that firm and will cant per month from this date and for the continue the business at said place.

foreclosure of a certain mertgage executed by Alexander Sumpler, Jr., and Lydia F Sumpter on the 17th day of April, 1880

(described in complaint) to the plaintiffs adies only. Fully answers all questions to secure the payment of two promisso ry which modesty prevents asking a male for the sale of the following real property, physician. Gives causes and symptoms described in said mortagage, to-wit : The of all diseases of the sex, with positive west half of claim No, 68, Notification No.

DOLPH BELLINGER, MALLORY

Sheriff's Sale.

doing business under the firm name and

for the County of Linn :

D P Foote, Defendant,

style of Gilbert Bros. Plaintiffs.

& Simon and R. S STRAHAN, Attorney's for Pl'fls. STAIGER BROS. - Preprietors

ALBANY, OREGON. Final Settlement.

Notice is hereby given that the under-signed has filed in the County Court, of MONUMENTS, TABLETS, Linn county, Oregon, her final account as -AND-HEADSFONES Executed in Italian or Vermont Marble

0

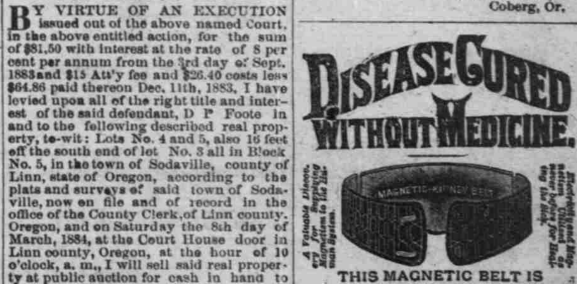
the hour of nine o'clock A M of said day at said account and the settlement of the Also, every variety of cemetery and same, at which time and place all persons other stone work done with neat Interested in said estate are hereby notified dispatch

to appear and file objections hereto, if any Special attention given to orders from they have. all parts of this State and Washington January, 10th, 1884. Territory. MARY E. DAVIS, All work warranted. 17:42 Admr.

## STALLION FOR SALE.

Look here for your interest, all of you that want fine stock, the undersigned has a fine Clyde stallion, two years old, weight 1171 pounds, at a low figure, He is a fine A T Gilbert and F N Gilbert, partners

He also has a fine turf nag, supposed to be the fastest on the Coast, Call zoon if you wish to purchase, G, W, VAUGHN,



Masquerade Ball was given at its manufacture. Frequent allusions Smith's Hall in this place last Friday are made in ancient history, both biblievening which was well attended and | cal and profane, of the employment of brass for utility and adornment. was a very pleasant affair for those

county makes use of the following sig- Brownsville, Junction city and Eu- Indian, there is not room to question.

We had our share of snow the attention of the Northwest News course, it measuring on last Sanday gainsayed. Then, since all the compo-

undernits weight and several reofs may have been one of the lost arts.

the land-grants and the reduction of Oregon had the appearance of a north- colonization of Iceland and Greenland,

used, combined differently, much longer. A generation before the Trejan was,

ROCHESTER PUBLISHING Co., 32, 33 & 33 1-2, Osburn Block, Rochester, N. Y.

plums, 12c.

plums, 15,

machine cured apples, 15c.

"THE WOMAN'S PHYSICIAN."

R. A. Rampy returned from Call- sow it in dragon's teeth. As this story FOR DYSPEPSIA and Liver Complaint,

Notice of Assignment,

don, of Linn county, Oregon, has made a

Final Settlement.

TOTICE IS HEREBY GIVEN THAT the undersigned has filed his final account as Administrator of the estate of

J H Hackleman, deceased, in the County Court of Linn county, Oregon, and by or-der of said Court, Monday the 3rd day of In the Circuit Court of

March, 1881 at the hour of 9 e'cleck, a. m. of said day is set for the hearing of said account and the settlement thereof. Any person interested in said estate is hereby untified to appear and file his or her ob-

the "bloody-shirt" campaign will probably have the effect to keep self-respecting Republicans from enlisting unper that flig in the Presidential contest this year. The person who could be persuaded to accept the diminutive but spiteful Virginian for a commander must be himself a spoils-hunter of the smallest and meanest variety.

During the presidency of Thomas Jefferson a relative applied to a place any citizen on account of sex. of no great consequence under the federal government. In his note of reply Now, therefore, pursuant to said ac tion of said Legislative Assembly, and Jefferson freely conceded the personal fitness of the applicant, and said that in compliance with the provisions of under other circumstances it would Senate, joint resolution No. 9, adopted have afforded him much pleasure to by said Legislative Assembly at the make the appointment ; but the fact session of 1882, providing for the subof their relationship rendered such ac- mission of said amendment to the peotion improper, and he was therefore ple of the State. compelled to refuse. Proclamation is hereby made that

The patriotic and warm-hearted negroes of the District of Columbia have declared in favor of John Logan for President, and Col. Tom Ochiltree, the Independent party of Texas, has come out fist-footed for Arthur. As the negroes of the District of Columbia have no status at the polls and as the Independant Party of Texas has one vote we unhesitatingly declaro that Mr. Arthur is shead in the great scrub race for Attest he Presidency.

WHY WILL YOU cough when Shiloh' SHILOH'S CURE WILL Immediat Cure will give immediate relief. Price relieve Croup, Whooping cough and 10 cts, 50 cts. and \$1.

lution was duly adopted by both republicans but we favor those measures of the State of Oregon at the sessions Slater men." of 1880 and 1882, to wit :

Be it resolved by the nate, the the proper course to pursue in, House concurring, that the following future are comparing the records of Mr. amendment to the constitution of the Slater and Mr. Gaorge on these ques- ted.

State of Oregon be and is hereby protions. It is not difficult to determine posed : how we will choose." ARTICLE 1.

The elective franchise in this State mity with which the democratic docshall not hereafter be prohibited to trine of a revenue tariff-is being accep

ted by all parties, republicans as well as democrats, especially those republicans who represent the bone and sinew of the land. They are no less out spoken in their approval of the demo-

and the second se

SIGNS-

cratic Measure, to forfeit the land grants inearned by the railreads."

CMERK.

The Democrats of Pennsylvania are said proposed amendment to pronouncing in favor of S. J. Randall constitution of the State of Oregon will be submitted to the legal voters of the for President. Mr. Randall's honesty, State of Oregon for ratification or re- integrity and ability are all unquesjection, at the general election to be tioned, but the Democrats of Pennsylheld therein on Monday, the 2nd day vania are by no means modest when they attempt to force a candidate upon of June, A. D., 1884.

not be nominated.

Witness my hand and the great seal of the State of Oregon hereto attached, [L. 8.] the 12th day of Feb., A. D. 1884. Z. F. Moody, Governor.

R. P. EARHART, Sec'ry of State.

pictures, "Republicans who are in doubt as to An entertainment is to be given shortly by some of our young folks and a good performance is anticipa-

The school has continued with very Greek navigator DeFuca, but whether good attendance during the bad weather and the scholars enjoyed "It is peculiar to observe the unani-

their battles with snow very much. A great many are anticipating high we de know-from the time Oregon water from the melting snow and the rain.

HALSEY ITEMS.

HALSEY, OR., Feb. 20th, 1884. Eds. Democrat.

Ira Hawley of Cottage Grove was in town last week.

Mumps and measles are in the neighborhood.

Mr. M. T. Bassett has bought the residence and land of John S. Caldwell.

Snow has fallen 27 inches the its location and surroundings, conleepest at any time being 16 inches, sidering the known slow growth of

Shaffer to Mr. John Crabb. the party who in no event can carry The school in Oak Plain district his own state, while he is not third has stopped one week on account of the mumps. The teacher O. A. Archoice of the party in the other states.

chibald returning home. Of what avail would it be to nominate Preparations are being made for a Pennsylvania man who cannot carry the Teacher's meeting to be held his own state and is weak in all others, here,

Unless public sentiment in the Democratic party changes, Mr. Randall will 528 lbs, has arrived and been placed to have been undisturbed excep in position at a cost of \$145.

Our photographer made use of the general assingment of all his property to the settled in the state of Massachusetts. Houses of the Legislative Assembly or in other words, we are nearly all time in taking pictures of "winter In 1170 Modoc, son of the Prince of under an act of the Legislature of Oregon and to the fellowing described real propscenes" and obtained some splendid Wales, is supposed to have landed a entitled "An act to secure creditors a just off the south end of let No. 3 all in Block small party on the Virginia coast. What divison of the estates of debtors who convey No. 5, in the town of Sodaville, county of

intelligence or necessity forced these proved Oct. 18th, 1878. All persons having plats and surveys of said town of Sodapeople to discover and manufacture we claims against the estate of said Alfred have no record. The ceast of Oregon Whealdon are hereby notified and required was discovered about the year 1592, to present the same under oath to the undernearly three hundred years ago, by the signed at Albany, Oregon, within three

months from the date of this notice. . Dated February 14th, 1884. GEO. E. CHAMBERLAIN, his voyage on this coast assisted the

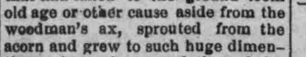
aboriginese in making any important discoveries we are not told ; but this

was awarded a place on the map, it has

maintained its identity, and unbosomed for the world's inspection many curious and valuable trophies, but it has not

whence came, or whither went the fied and required to present the same properly verified to the undersigned at his residence in Albany within six months

ter, mentioped in my former article. that had fallen to the ground from



tions since the completion of the I have the best stock of furniture in mannds as we verily believed from city and will sell

Married by the Rev. Joseph Pearl the oak, and that this was a very large at the Villard House Miss Kittie tree of its species, and further, that it

had fallen down, so far as known, before the first settlement of the place by civilized life, 38 years ago, these

circumstances alone are sufficient to place the construction of the mounds many hundred years back. Far

enough back to forsooth to dispute priority with the Oriental Mounds.

Administrator's Notice. Notice is hereby given that the under-signed has been duly appointed adminis-trator of the estate of W Q Stewart, de-

Assignee.

C. H. STEWART.

ceased, by the County Court, of Linn yet unfolded to the inquisitive mind claims against said estate are hereby noti-

If the oak tree, 42 inches in diame\_ from the date hereof.

Dated February 15th, 1884.

FURNITURE.

Cheap, Cheap, Cheap,

The only stock of

**W ALNUT FURNITURE** 

n the city and the lowest price Valley. Come and see.

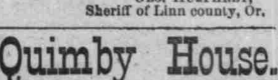
Undertaking.

The M. E. church bell weighing Again, for 33 years, the exterior of A complete stock and can give SATIS-these mounds is positively known FACTION. Try me,

since being fenced up from the inva-

undersigned for the benefit of his creditors and to the fellowing described real prop est of the said defendant, D P Foote in ville, now on file and of record in the office of the County Clerk.of Linn county. Oregon, and on Saturday the 8th day of March, 1884, at the Court House door in Linn county, Oregon, at the hour of 10 o'clock, a. m., I will sell said real property at public auction for each in hand to the highest bidder to satisfy said writ with

accuring costs. Dated this 8th day of February, 1884, GEO. HUMPHREY,



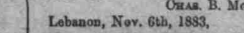
OUTMBY & HERSEY, Proprietors.

Cor.4th and C. Sts., Portland, Or.

ONE OF THE FINEST AND MOST complete hotels in Oregon. Condu ed both by American and European plans. All the modern improvements, 140 hed-rooms, well furnished, light, and well ventilated. First-class reading room, and barber shop, An elevater and all the latest conver



All persons knowing themselves indebted to the undersigned are respectfully requested to call at once for settlement, as I must make collections to meet my own obligations. A disregard of this notice will entail costs on debtors.



For Sale.

One half block in eastern part of the elty with fair house and barn will be sold A. B. WOODIN,

TED TO CURE funded, the no:-Pain in the back, his

ty of the GENERATIVE ORGANS ity, lack of nervo force and viger, acs, and all thuse diseases of a premetian permeating them to a healthy act



TO THE LADIES:-

