TARSOMAG STUDE STATS

The Democrat.

MARCH 10, 1884 nominated at Chicago wi The man surely win.

The impudence of monopoly is on equaled by its insatiable greed.

New York and Ohie are rivals for the honor of being the Pivotal State. General Sherman continues not be a candidate with suspicious regularity-dah a

Every clerk in Washington ought to have a Sanator for use as a means of support.

John Sherman is shouting Copiah to drown the compliments of the Ohio wool men.

A hard-pan fact is that Bismarck and for this reason only the court hold hates republics. There's where the shoe the law not uniform and equal, and pinches.

Dollars to i dimes that Stephen W. Dorsey is the first Senator from the State of New Mexico.

Even Senator Sherman is almost pre- aural inhabitants ask if a poll tax is pared to admit that the outrage mill is uniform when imposed upon all male a reminiscence.

S. S. Cox succeeds Resecrans as chairman of the Democratic congressional committee.

If Mr. Blaine is a candidate for the Presidency he should postpone the appearance of his book.

The holding of both conventions in Chicago will cause confusion to stump speakers and their hearers.

THE MORTGAGE TAX LAW.

The citizens of Albany and surround ng country were raised to the highest pitch of excitement last Friday upon receipt of the news that Judge Deady had decided the mortgage law unconand subscriber take a postal card and stitutional and, void. This was a suit

For Pretident. Company in the United States Circuit

Court against School District No. 1, of Multnemah county, Geo. C. Sears, Sheriff of Multnomah, and the sheriffs of several other counties to restrain said defendants from collecting taxes levied upon plaintiff's mortgages under the mortgage tax law passed by the last State Legislature.

The ground upon which the decisio is based is that the law is in conflic with section 32, Art. 1, of the consti-

tation of the state which provides that "all taxation shall be equal and up form." The law is confined to mortgages upon land in one county only

hence invalid. With but few excep-

tions this decision is condemned by the people, and the words of condemnation are not of the choicest and most elegant kind by any means. Unsophisticated

citizens over 21 and above 50 years o age. Or if a law would be equal and

uniform that required assessors to assess all horses above three years of age. These laws would be as clearly

a violation of the constitution as the mortgage tax law, but as they affect only common citizens they are all right, but when the interests of great monied

corporations are touched these laws are will not forget that it was the Repubfound to be not uniform.

Norib Coos river, reports a similar nha enon in the vicinity of his place In order that the preferences of the ne readers of the DEMOGRAT for President Along Coos river and its branches lis and Vice President may be shown, we ards, grubs, and myriads of parasitical have concluded to offer the following sects, inimical to the interests of the plan of polling them. Let each reader ranchers, were also killed by the cold snap, and in this way Landrith thinks

FOR PRESIDENT.

write as follows : brought by the Dundee Mortgage

> BOY AS BOLDERSKAW C. D.

> > C.H.

words "for vice president," must be the ously injured. They finally entered matters of general interest to the writer's first choice, and the second the Cue De Sac, made their way into State, or in respect to questions in

PLEASE REMEMBER.

o be for Republican readers and sub- way. The animals were precipated to chiefly concerned, and I shall at all scribers as well as Democrate. Repub- the cellar, from which, after hours of times be both ready and willing, and icans will give their preference for a work, they were drawn up by other ele- as well esteem it a duty to render all Republican candidate, and Democrate phants. The wildest excitement pre- the ald in my power towards the for a Democratic candidate. Remem- vailed upon the streets.

ber this poll is open to every reader We hope every reader of the DEMand subscriber, whether he be Demo-OCRAT will read in another selumn out crat or Republican, but all must be plan for polling our readers on the legal votors. The poll will close presidential question. Be sure Thursday, April 3rd. Now let every vote, It will only cost you a postal eader prepare his vote on a postal card,

or by letter if he prefers it,) and forward to us at once. No names o voters will be published, but simply the result. Every man's vote will be kept

secret by us. Let us have a big poll number of electorial votes will be 40 of which the southern states have 172

> votes of New York it will have 207, a clear majority of seven. the The cost of escerting the body of the

lican party which did it. For the ington to Kansas was \$3,561. Like

ACIFE LAND TREMN Scio, On., March, 11th, 1884. UNITED STATES SENATE. ASHINGTON, D. C., Feb. 29, '84. Eds. Democrat

B. Curry, Beg., Auditor and Clerk Crops look well considering freeze. To early to plant corn yet. of the City of Portland : Your letter of Feb. 14th, transmit. ting the preamble, and resolutions passed by the Common Council of the

it was a blessing. At cape Blanco nealy all the birds perished. city of Portland, at a special meeting thereof, held on the evening of Feb. While the animals belonging to San-11th, 1884, in respect to the forfeitder's menagerie were being removed ure of the Northern Pacific land from the train at the depot of a town in Kent, England two elephants be- grant, has been received. came alarmed at the whistlings of ene. The deliberately expressed views

gines and broke loose and ran wildly and opinions of the Common Council esident," must bo the writer's first through the streets, breaking the mass of the chief commercial city of Orehoice, and the second name his second sive gates of the depot and attacking gon, ought to, and always will have choice. The first name , under the three persons, two of whom were seri- great weight with me, in respect to

so and get to be District Clerk. His advice would be good to our candidates name his second choice. This vote is a house, the flooring of which gave which the city of Portland may be for the coming County Election. Mrs Irene Clinton has organized writing class here. She has about 20 scholars and they are progressing line-

procuring of any proper and needful A certain young man looks very bac since the music teacher has departed . legislation, concerning the general from the city but I think he will get Interest of the State, or the prosperialong all right as he is' going 'to take ty of the city of Portland, consistent a trip for business a. 1 pleasure.

with a wise and just public policy, Mr. John Marshall had a part of both and that fidelity every legislater his feet amoutated last Sunday, cause frozen feet, a sad affair indeed, only owes to the interest of the great body having one arm before, but even if his of the people whom he represents. imbs are taken off one by one that In the present instance however, am unable to concur with some

the propositions contained in th resolutions of the Honorable the Common Council of the city of Port-

I do not assent to the proposition that "any act on the part of congre interferring with the rights of the Northern Pacific Railroad Company to its land grant, or any portion thereof, would be a great injustice previous congressional funerals, this the Northern Pacific Bailread Cor

the lands which have not

braced in the grant adjacent to, and

coterminous with the uncompleted

promptly declared to be forfeited

act of congress, and the same be re-

tored to settlement, and for these

First-The original grant was im

Second-The original grant was

upon conditions, to be performed by

in 1876. Two years extension was

original grant was an all rail com-

which

provident in the last degree,

nes aution of congress.

northern route.

Third-The great object

pertion of said road, should be

Beef-on foot, 3%c. the Hay-baled, 23@25 par ton. loose, 18 to 20. Business is very dull as the farmers Butter-25 to 30 cts per 1 Eggs-25 cents per doz. re all busy plewing and sowing Potatoes-75c per bushel

Wheat-75c per bushel,

Albuny Marker

Pork-5% ets per lb. Wid Bilyou has lately bought the Veal-7%c per lb. aloon formerly owned by Jack Bil-Bacons-hams, 15c. abouiders, 10c Mr. W. H. Talcott has got the idea

in his head that he can hatch chickens Lard-15c per lb by steam power but as luck would have in sq cans, 14% it he got to much steam and cooked the Flour-6.00 per bbl Chickens-3.50 per doz Wm. Mcknight says that if a person

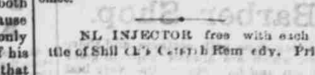
SCIO ITEM

Sugar-San Francisc C. 12c Mill Feed-bran, 15.00 per ton. trying to seek an office he should go Dried Fruit-sun dried apples, 12c. out of the vicinity for awhile, so that 46 44 plums, 12c. when he comes back the people will machine cured apples, 15c know how to appreciate him. He did 4 plums, 15,

1200 Acres of Land for Sale.

One farm of 390 afres very desirable One farm of 135 acres. One tract of 169 acres of wild land One tract of 80 acres. One tract of 70 acres

One tract of 135 acres, and other small Will sell in lots to suit purchasers, tracts. Will trade for other property. Call at this



spirit of his will remain un- LEEPLESS NIGTIIS, mada miserable by the torrible cough, Shilph's Cure is the remady for you

Summons. On Thursday afternoon a farmer In the Circuit Court of the State of Oregon for Linn County from the backwoods in the hills in B W Cooper, Plaintiff the most pitable plight imaginable

was seen darting and dedging along Rebecca Cooper, Nancy Duncan and a back alley, between Fourth and Duncan, her husband, Abigail husband, Abigail Fifth Streets in this city. He wore band, Martha From and E B From, her a baggard, frightened loo's and seem- husband, L A Pardom and B F Purdom ed to regard the approach of man her husband, E V Cooper and G W Cooper, Defend

TARDOLAT RI

Summons. In the Circuit Court of the State Oregon for Linn County. John W Bingham, Plaintiff,) Suit in Sarah E Bingham, Defendant | Divorce

To Sarah E Bingham, the above named De fendant

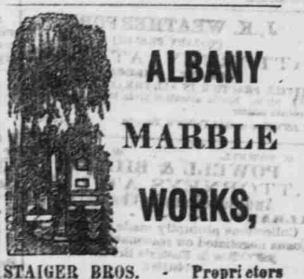
In the name of the State of Oregon 1 YOU ARE HEREBY SUMMONES I and required to appear and answer the complaint of said plaintiff in the above entitled suit, now on file in the affice-the Clerk of said Court on or before t first day of the next regular term of said Court to be held in said county on the county on the nd Monday, the 10th day, of 1884. And you are hereby notified that it you fail to answer said complaint as here-in required, the plaintiff will take a decree 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 such other relief as may be just and equitable and for costs and disbursmentr. This Summons is published by or le Hon R P Boise, Judge of said Court, which said order bears date Jan 16, 1884,

JOHN BURNETT, Attorney for Plaintiff,

Notice of Dissolution.

TOTICE IS HEREBY GIVEN THAT. the co-partnership heretofore exist-ing between L Senders and M Sternburg, under the firm name of Senders & Sternburg, at Prineville, Crook county, Oregon, to this day dissolved by mutual consen Sanders will assume all liabilities said firm at said Prineville, and collect all outstanding debts due that firm and will continue the business at said place, manif

L. SENDERS, M. STERNEURG,



 Prepri ctors ALBANY, ORE

Judge MoArthur is spoken of as ondidate for Congress. The Judge would be a strong candidate. Under the new apportionment tr

the Mail. C. Landrith, of

If the Democracy secures the thirty-six

We hope our protection friends wh

are making so much noise about

last congress reducing the duty on late Congressman Haskell from Wash-

The sentiment is almost universal edification of our Republican friends

TOMS INCOT For Vice President. terror on E.F. att to Hall The first name under the words "for

The brilliant and elegant Conkling supporting Logan would be one of the droll features of American politics.

We judge from the accounts of his present tour in the East that Mr. Dorsey is the Dull, Sickening Thud of the Republican party.

on the Pacific Coast. His decisions, so invariably pleasing to the corporations, sufficiently explain this state of feeling.

The man who has bet a hat that the nomines of the Chicago convention would be elected is now feeling that nothing short of a No. 8 will fit such a head as his.

If Logan should get the nomination for President by the Republicans, there is a chance for Darsey for the second place on the ticket, since it will take lots of soap to pull Logan through.

One of the most extraordinary facts contained in the report of the Secretary of War on militia returns from the several States is, that Florida stands 3rd on the list of States with respect to the number of armed men in . its organized

One thousand replies have been received to letters sent to prominent Democrate of California inquiring for presidential proferences. Nearly 800 are for Tilden. 200 for Thurman and 5 are in favor of Judge Stephen J.

Field. One thing is undeniable : The Re-

publican party has during its ascende cy levied annually upon the people \$100,000,000 in excess of the needs of the Gevernment. To that extent it has tobbed and defrauded instead o protecting the taxpayer.

The Oregonian is exposing the do-

deep into the muck as Hen Owen.

that the next legislature must be elec- we call attention to the ted upon the issue that some law must houses of congress on the bill. In the large quantities of expensive food and be enacted under which capital and senate 31 Republicans and 1 Democapitalists must be compelled to pay erat voted for it, while 29 Democrats

their proportion of taxes necessary to and 2 Republicans voted against it. maintain the machinery of government. In the house there were 139 Republi-Great contests are going on all over cans and 13 Democrats voted for it. the land between the people on the one and 105 Democrats and 10 Republicans

Justice Field is intensely unpopular hand, and monied corporations on the voted against it. Among those who other in consequence of the refusal of voted for it was M. C. Guorge, member from Oregon. We commend these figthe latter to pay the taxes legally imposed upon them. In California the ures to the Yambill Reporter, Oregon railroad corporations have refused to City Enterprise, Wasco Sun, Roseburg Plaindealer and other Republican

may their taxes until they amount to journals. millions, and such public indignation

has been aroused among the people that the governor has been compelled to call an extra session of the legisla-

IGNORANT OR DECEPTIVE.

UNJUST.

The associated press despatches ture to inaugurate the necessary steps oth inst, give an account of an inter-The Springer Committee is likely to to compel these corporations to bear view with Ex. Gov. Gibbs at St shew Attorney-General Brewster in a their portion of the public burdens. Louis in which the Er. Governor tells very bad light. Indeed, his official Nothing is clearer than that all kinds his interviewer that Judge Eield is uncharacter is getting black enough to of property should bear its equal part doubtedly the choice of Oregon Demoof public hurdens. Governments are crats for president, and that if any

instituted to protect life, liberty and Damocrat could carry Oregon, Judge preperty. To maintain these govern- Field is the man.

ments revenue must be collected to pay This is either gross ignorance the expenses of such maintainance. All knavery on the part of Mr. Gibbs, taxes upon the person should be abso- Judge Fields is not the choice of one lutely equal. But every person should Democrat in: fifty in Oregon. While

pay a property tax in proportion to the there is a fighting chance, for a strong amount of property he has, whether it man like Tilden or McDonald to carry be land, money, harses or mortgages. Oregon, the party could never recover All property, whether land, money, from such as unsatisfactory nominee as mortgages, horses or credits, should be Judge Field would be.

taxed at its actual value. In this way, and only in this way, may taxation be

equal and uniform.

The Eugene City Guard endorses

The Guard says the Democrats will carry Lane county this year by majority. Good. secured by lien upon real estate in is in unpardonable insult to the people which is now rigidly quarantined, and one compact body, they aggregate Multhomab county, and that the asses of the state.

sor of that county assessed it at \$4.500 when he would not take less than its

Judge.

face for it. Why did not Judge Deady ings of the swamp-land ring, and

drink and cigars were consumed.

If there is one thing more anneying to Senator Logan than another it is any mention of Beb Lincoln's populari-The suggestion that he may possity. ble carry Illinois in the Republican Convention is especially calculated to stir up all the Indian in Black John's somewhat turbulent character and give to his peculiar English a lurid and pyrotechnic brilliancy at once gorgeour and startling. It has been General

Logan's particular boast that, while Arthur could only carry the half of New York in the convention, he could carry the whole of Illinois.

the company within twelve years, or The country readily takes all oranges Florida sends northward, and given by congressional enactment, and onsequently their culture steadily insince the expiration of these two reases. It is stated that orange groves, years the company has had nearly five years after they are started, will six years more extension of time, by sell for \$1,000 per acre ; and to prepare

such a grove, covering five acres, costs, scoording to a careful estimate, from \$800 to \$1,000. After the first five years, the growth of trees and increase of fruit is constant during at least ten ears longer, and afterwards, with care,

century. Florida, according to the the remainder of the grant ought to ensus of 1880, produced 96,000,000 be restored to the public domain. manges, valued at \$700,000, and the product is largely increased now. Yet earned under the terms of the grant wit : the demand for them is largely in ex- 35,000,000 acres of land; a very

cess of the home supply, as this country large portion of which is most valuaconsumes 600,000,000 annually, the ble agriculturef lands, for which said The severest arraignment which our remainder coming from abroad. Like company is now demanding of the

Supreme Court has yet been subjected the wheat of the Northwest, the oranges settlers, who have gone upon them to, is that made by last Friday's Orego- of Florida are a cash article, finding in advance of the title accraing to mian in an article entitled "The Mort- ready buyers, and being generally sold the company, the extortionate prices gage Tax Law" in which that paper on the trees, before the crop ripens, to of from \$4.50 to \$15 per acres The says : "Probably, too, it would be too Northern dealers, at one or two cents remainder of these earned lands are

te expect from a court of the each, who take risk and gather the either covered with valuable timber, State a plain and fearless statement of crop. the facts relating to our system of tax-Topeka advices state that Maj. Sims ation and its inequitable consequences. returned Saturday from the district earned lands, may be better conceiv-A gentleman, entirely reliable, says Bu: a court of the United States is in. infected by the foot and month disease. ed, if looked at and considered, as a that he holds a mortgage for \$9.000 dependent enough to state them." This The district is thirty-five miles in ares, consolidated territory. Thrown into

We call the attention of our read- county to see and report what effect the limits of either of the states of Indi-

ers to the letter of Senator Stater disease had, if it appeared there, and ana, Ohio or Mississippi, and equal leads us to believe that the present refer to this manner of making assess- published in another column on the after a careful examination, pronounced in extent to the area of either of the Republican State administration is as ments rather than the illustration be subject of the forfeiture of the North- the herd in question free from disease. states of Illinois or Iowa,

used in reference to the Linn county ern Pacific land grant. The letter is A public meeting will be held at Nossah [To continue conditions under which

with terror. His coat was literally anta. pany. On the contrary, I hold, that in shreds, and there was not a button

PITIABLE

To Rebecca Cooper, Nancy D Duncan, Abigail Portnington, S a just public policy requires that all eft. Thinking the man insane, we ington, Jane Briegham, M Bringbant, Martha Frum, E B Frum, L A Purdom B F Pardem, E V Codper, G W Cooper rushed in ahead of him and concealed earned by said company, under the surselves behind a barn in order to and M Cooper, the above named Defa terms of its grant, by the construction get a good look N THE NAME OF THE STATE OF of its road_that is_all lands em-

Oregon, you and such of you are hereby required to appear and answer the com ped out of when he. laint of the plain ntitled Court now on file with the Clerk of said Court, by the first day of the nex regular term of said Court after the publi We told him "I will support you," in the mildest manner possible that cation of this summons for six weeks, towit ; the regular March term of said Court we were trying very hard to do that begun and holden ou the second thing ourselves, and that we only Monday in March, 1884, in Linn county, Dregon, or judgment will be taken against wanted to know what troubled him. you for want thereof, and you and each of His countenance lighted up as he remarked in the most assuring manper that he supposed we were anothor one of those candidates, soon take his chances in a threshing machine as among those candidates sold therefrom. Also the fo'lowing : The who attend circuit court.

NOTICE JULIUS GRADWOHL of this city, having taken

munication to the Pacific coast, by a the machinery agency of accomplished, so that the principal G. F. Simpson, for Frank reason for the grant no longer exists, Brothers, of Portland the grove will retain its viger for a and this reason no longer operating, will carry a full line of

FARMING IMPLEMENTS Fourth-The company has already suited to the trad), ;)

> WACONS, HARNESS, PLOWS, AND DRILLS. **GUTTING BOXES**, In the Circuit Court of the State of Orego for the County of Linn

FARMING

They will keep the

also the

RUSHFORD

ate improvemnts and warranted on of the best wagons in the

> Summons. In the County Court of the State of Ore

for the County of Linn :

MONUMENTS, TABLETS, HEADSTONES

Executed in Italian or Vermont Marble

Also, every variety of cometery and ther stone work done with atiff herein in flie above dispatch Special attention given to orders from

sh parts of this State and Washington Territory.

BAll work warranted. 1242

Final Settlement.

TOTICE IS HEREBY GIVEN THAT ton are hereby notified that if you fail to the undersigned has filed his final account as Administrator of the estate of opear and answer said complaint as hererequired, the plaintiff will apply to the J H Hackleman, deceased, in the County ourt for the relief semanded in the com Court of Linn county, Oregon, and by erplaint herein, to-wit: for a dectee partider of said Court, Monday the 3rd day of March, 1884 at the hour of 9 o'clock, a. us, oning the following described real proprty, to-wit : The S % of the N W of said day is set for the hearing of said the SW 14 and the S 14 of N E 14 and SE account and the settlement thereof. Any person interested in said estate is hereby the N ½ of N E ¼ of Sec 35, in Tp 11, S R notified to appear and file hts or her ob-jections to said account and the soltlement thereof on or before said day. west, in Linn county, Oregon, contain-640 acres, less 8 2-100 acres beretofore

JAMES L COWAN, south half of the donation land claim 0 SEO, E. CHAMBERLAIN, Samuel and Rebecca Cooper, being parts of Sections 28, 29, 32 and 33 in Tp 11 S R 2 Att'y for Adm'r. west in Linn county, Oregon, containing 819% acres. Also Lots 5 and 6 in Block

Notice of Assignment in the Eastern Addition to the city of Al-

Notice is hereby given that Alfred Whealbany in Linn county, Oregon, among the wners thereof according to their respec on, of Linn county, Oregon, has made a general asstngment of all in case partiton thereof cannot undersigned for the benefit of his creditors made, than for a decree directing a sale under an act of the Legislature of Oregon eof and distribution of the proceeds entitled "An act to secure creditors a just ng the owners in accordance with divison of the estates of debtors who convey elr respective interests as alleged in the to assignces for the benefit of creditors" ap-, and for the costs and disburseproved Oct. 18th, 1878. All persons having ents of this suft to be taxed.

chaims against the estate of said Alfred This summons is published by order of the Hon R P Boise, Judge of said Court in the STATE RIGHT'S DEMOCRAT for six successive weeks, which order baars date successive weeks, weeks, which order baars date successive weeks, which order baars date successive weeks, which order baars da FLINN & CHAMBERLAIN,

Dated February 14th, 1864, GEG. E. CHAMBERLAIN, Att'ys for Plaintiff. Assignce.

> BOSTON WEEKLY POST

The best and cheapest family paper in New England. All the latest news and correct market reports. Will be sent to any address in the United States free of postage.

ONE YEAR FOR ONE DOLLAR

To those desirous of obtaining valuable reading matter and the news of the day at remarkably low rates, we offer the follow-Oregon, you and each of you are here- ing new club list, good only to new subby required to appear and answer the scribers and those office and not through to appear and answer the scribers and those who send the cash in

you in the above entitled suit on or before the first day of the next regular term of The "Boston Weekly Post" and the said Court to be begun and held at the Court House in Atbany, Linn county, "Cottage Hearth," Or the "Wide-Awake" Oregon on Monday the 10th day of March. Or the "Babyland". A. D., 1884, that being the first day of the Also for 4 new subscribers for the next regular term of said Court, and that the relief demanded in said suit is a ce-

"Boston Weekly Post"

cree against said Alexander Sumpter, Jr. for \$1205.20 and \$120 60 Attorney's fees in favor of the plaintiff, L Fleischner, and also in favor of C H Lewis for \$531.81 and one year free. and \$4 we will send the "Cottage Hearth" \$54.00 Attorney's fees with interest on \$54.00 Attorney's fees with interest on For 8 new subscribers to "Beston Week-said principal sums at the rate of one per ly Post" and \$8 the "Wide-Awake" one

Alexander Sumpler, Jr., Lydia F Sump-ter, George E Hibbard and J W Brazee, Defenda Te Alexander Sumpter, Jr., and Lydia I Sumpter two of the above maxed de IN THE NAME OF THE STATE OF

Summons,

L Fleischner, C H Lewis, Plaintiffs.

and all

market.

the disease. Dr. Holcomb visited Chase siderably greater than the territorial

or are valuable for pastorage. The vast extent of this body of

every effort is being made to stamp out 54,687 square miles, a territory con-

implements of less note

LA BELLE WAGON

a new wagon with all the

