

Ex-Secretary Boutwell visited the customs division of his old department lately and found a familiar face at the desk of the acting chief of this division. "I hope," said the ex-Secretary, "that you will be promoted to fill the position permanently. Your record is very good indeed."

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Home should be made the dwelling place for souls rather than a mere lodging place for bodies.

California took the premium on wines and spirits at the World's Fair at New Orleans.

It if it were not an insult to a reading, discriminating public, it would be amusing to see the extravagant manner in which the Oregonian deals with facts when treating of appointments made by President Cleveland. A few days ago the president saw fit to appoint Herbert F. Beecher, son of Henry Ward Beecher, collector of customs at Port Townsend in Washington Territory. The dispatch containing this announcement also stated that it was understood that his father persistently refused to speak in behalf of his son's appointment or to allow any of his family to do so. The Oregonian editor of the same issue containing the dispatch, goes out of his way in a characteristic way to say that his appointment was procured and accepted by the celebrated divine on behalf of his son. That paper gave no authority for such a statement, and of course had none. Cleveland's course is denounced as a violation of civil service reform, when every one knows, or should know, that the civil service rules do not apply in making appointments of collectors of customs. But it is intimated that this appointment was made to compensate the elder Beecher for services rendered in the campaign. So far as the Oregonian's article is concerned there seems to be neither truth nor sense in the statement. But if the standard of the Oregonian should be observed in making appointments, then the president would be precluded from appointing any man who supported him for president, for if he should appoint his supporters, he would subject himself to the charge which that paper now makes against him, that of compensating those with office who supported him. The Oregonian misrepresents the president when he attempts to leave any other impression on the minds of his readers than that Cleveland was pledged to appoint any other than his political friends to office. Admit that the president appointed young Beecher out of pure gratitude of his father, is there anything in all this that would justify the statement of the Oregonian? We know not. Cleveland has a long line of republican precedents to justify him in making such appointments. The time has been too short for people to forget that Grant gave Ackerman, Longstreet, Mosely, and other rebels good fat offices for political services rendered, that Hayes, the old fraud, did the same thing when he appointed Key as postmaster general. The hands of these men were reeking with the blood of a violated constitution when they were appointed to compensate them for political services rendered. Then there is Mahone with whom the republican party, through its recognized and authorized leaders has been honoring for five years, who has hundreds of his friends, (and the most disreputable and corrupt citizens of Virginia, withal), appointed to office in payment for his services rendered to the republican party. This contract with Mahone was entered into by Garfield, faithfully carried out by Arthur, and would have found its culmination had he been elected. The Oregonian would do well to keep in mind the history of its own party when condemning democrats.

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THE LAWLESS ERA. An exchange in speaking of the prevalence of crime, says we seem to be in the midst of a lawless era. It ranges through all conditions of society and involves the highest and lowest conditions of men. The reason for all this must be found in the lax execution of the laws. It is impossible to believe that we are afflicted with an epidemic of madness, and that so much atrocity is the result of unsettled intellects. There can be no doubt that society itself has much to do with these evil conditions. Public sentiment is the chief influence in the proper administration of the law. Indeed, public sentiment is the law's chief executive. It is what compels courts and juries to do their duty, and a healthy public sentiment demands that no guilty man shall escape. Neither can there be any doubt that the proper indignation of a community at the perpetration of a crime and against its perpetrator grows less with the lapse of time. This fact should inspire a speedy punishment for an act of violence. Otherwise people forget the facts, the details that go to show the motive and intention of a crime pass from the memory, and a mere impression, easily subdued or wiped away, alone remains in the popular mind. The thing is a deed of the past, and with the American spirit of indifference to the past and hurry for the present, the trial of a long-delayed case ceases to excite that attention which would demand its proper adjudication. Another most important feature in this consideration is the fact that very often the criminal has for months gone at large upon bail, has mingled with the people, become a part of the community, and by his behavior and intercourse with the world has excited a false sympathy for himself which goes far to obliterate the feeling that he merits punishment at the hands of the law. It seems a cruel thing for justice to take a man who has for months been living familiarly with his family and friends and punish him for a crime of which he has long been cognizant. It will not be denied that the law is more strictly administered in England than it is in America, and in England a criminal's trial follows speedily upon the commission of the crime and the detection of the criminal. Justice long delayed loses half its efficacy. Punishment, in order to have full effect, must be swift as well as stern and sure.

THE VIGOR OF LIFE. The vigor of life troupe gave us a couple of entertainments on Thursday and Friday nights of last week, but they were not very profitably entertained by our citizens in purchasing their medicine.

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Harrisburg. June 10th 1885. Yesterday we were favored with a refreshing shower. Harvest will soon be upon us, and from two to three weeks earlier than usual.

Dora Hendrix has been very ill but is now convalescent. Miss Lillian Wyatt is visiting at the Copia.

Virgil Davis met with a severe accident on Friday last, while cutting a tree on the river bank. The ax glanced and almost severed one of his toes.

Miss Mary Hay is quite sick. Mrs. America Sherrill is sick with intermittent fever.

The party of prospectors, mentioned last week, who went into the Coast range, have returned having discovered nothing. Such is the lottery of life.

Messrs Cunningham, Hout and Bell Grimes are below attending the Masonic Grand Lodge.

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Mr. Jeff Hooley and family intend starting across the mountains next Tuesday. Mr. McCartney has almost completed his new dwelling house.

Mr. and Mrs. Taylor, from near Me-hama, have been camping here, but were called home yesterday by the death of Mrs. Taylor's brother, who accidentally shot himself.

Mr. Alfred Markham, of Yaquna, was in town yesterday, and took away the fine calf belonging to Mr. Olney Fry.

How very dull and monotonous everything seems at Sodaville! There has been only six dances in the last two weeks and skating only about every other evening.

The youngsters here are very fond of fishing, having gone fishing twice this week, each time returning with one huge monster about four inches in length. The trouble is all wanted to claim the honor of catching the fish. However, the question is fully decided in the writer's mind, that it took only two persons to catch the fish, Mr. — and Miss —, she catching the grass-hopper which caught the fish and he drawing the fish out of the water.

Mr. and Mrs. Wm. Parrish visited Albany one day this week. Mr. Enry and family, of LaFayette, arrived at Sodaville last evening. We understand they intend remaining with us a while.

Also Mrs. Parker, son and Miss Nola Bevans, of Beuna Vista, are in the city. Rev. Mr. Bowersox passed through Sodaville to-day on his way to Sweet Home, where he will preach to-morrow. Divine services will be held here on next Sabbath, both in forenoon and afternoon. Morning service will be conducted by one of the Dunkard ministers, and afternoon services by Rev. Sharp, of Brownsville.

WAVE. Oak Creek. Every one near here is very busy preparing for the coming association which commences on Thursday the 11th inst., and will continue over Sunday.

Mr. and Mrs. Clyner start soon on a visit to W. T. William Hunter has purchased the farm of Charles Cowan near the school house.

Mr. and Mrs. Berwick, also Mrs. Fry, of Solaville, are visiting relatives here, and expect to remain until after the association.

On Sunday last a large concourse of people gathered at Oak Creek church to listen to the funeral sermon of Mrs. Jane Sheer, which was delivered by Eld. John Osburn in a very able and impressive manner. The text was taken from these words, "For to me to live is Christ and to die is gain." Phil. 1st chap. 21st verse. We hope the sermon delivered from these words may sink deep in the hearts of those who were present.

Gardez. Cracker's Neck. June 8th, 1885. Mr. William Pollard and wife of Ochoo are visiting relatives in this vicinity. Mr. Pollard will start for home next Wednesday, leaving Mrs. Pollard to make a longer visit.

Preparations are being made to build a new school house on Hungry Hill. The people have at last come to the conclusion that their log school house is out of fashion.

Born.—To the wife of Otto Serfing, a fine boy. The father seems to be doing well for the last hard times.

School in district No. 13 is progressing finely under the management of Miss Anna Greene with an average daily attendance of 23 pupils.

Mr. Will Serfing got his foot seriously out last Sunday by accident. It is hoped it will soon be well again.

School was dismissed two days in district No. 10 for the Granger's picnic at Jefferson. To-day was examination day it being the end of the second month of the present term. Those of the pupils who passed 90 per cent and above in all of their studies were Mary Riely, Cora Gilkey, Mack Calvan, Richard Gaines, Hattie Gaines, Willie Gilkey, Ella Calavan, Willie Calavan, Joel Calavan, Maud Kelly, Clifford Kelly, Della Bilyeu, Glenn Bilyeu, John Kelly, Susan Craft and Addie Whitlock. Those neither absent nor tardy during the month were Mary Riely, Willie Gilkey, Clyde Riely and Clifford Kelly.

Morris Island. H. C. returned from Harney Valley last Friday. He is well pleased with the country and will go back to it after harvest to improve his claim taken up while there.

Our protracted meeting has closed. There were several accessions to the church. Mr. Roberts will preach at Central on next Sunday.



Statue of Liberty Enlightening the World. The Committee in charge of the construction of the base and pedestal for the reception of this great work, in order to raise funds for the acquisition, have prepared a miniature Statuette six inches in height, which they are now delivering to subscribers through the Statuette Bureau. This attractive souvenir and model or desk ornament is a perfect fac-simile of the model furnished by the artist.

Do you want job printing done? If you do, patronize Burkhart Bros., as they will do your work in the best and latest styles for less money than you can get done at any other office in this State. Their type and machinery is all new, and they are prepared to execute any kind of work, whether plain, ornamental or in colors. Legal blanks of every description on hand and printed to order on short notice. Give them a call and get their prices.

Sheriff's Sale. In the Circuit Court of the State of Oregon for the County of Linn: BY VIRTUE OF AN EXECUTION DULY ISSUED OUT OF the Circuit Court, of the State of Oregon, for Linn county, issued on the 10th day of June, 1885, and to me directed upon a judgment (and decree of foreclosure of mortgage) duly rendered in said Court and enrolled and docketed in the Clerk's office of said county, on October 25th, 1884, in favor of the New England Mortgage Security Company, as Plaintiff and against Gamaliel Parrish, L. J. Parrish, G. E. Parrish, Laura Parrish, H. E. Parrish, Emma M. Parrish, Ag. C. Hines and F. L. Parrish, parties doing business under the firm name of Hines and Parrish, former name of Hines and Parrish, partners doing business under the firm name of Hines and Parrish, as Defendants, for the sum of \$2077.00, three thousand four hundred and seventy-seven and fifty hundredths dollars in US gold coin, together with interest on (\$2250), three thousand two hundred and fifty dollars, thereon, from January 1st, 1884, at seven per cent per annum, and on (\$227.50) two hundred and twenty-seven and fifty hundredths dollars thereon, from January 1st, 1884, at ten per cent per annum, and the further sum of (\$100) one hundred and fifty dollars special Attorney's fees, and (\$12.50) one hundred and twenty-five cents and twenty-five hundredths dollars, costs and disbursements, all actually due said Plaintiff, upon said judgment, from the Defendants, Gamaliel Parrish and L. J. Parrish, and a decree of foreclosure of mortgage upon the hereinafter described real estate, and commanding me to sell said premises in said decree described as follows, to-wit: The east half of the donation land claim of Gamaliel Parrish and Lydia M. Parrish, wife, N. 1/2 section No. 20, 1/2 section No. 21, 1/2 section No. 22, 1/2 section No. 23, 1/2 section No. 24, 1/2 section No. 25, 1/2 section No. 26, 1/2 section No. 27, 1/2 section No. 28, 1/2 section No. 29, 1/2 section No. 30, 1/2 section No. 31, 1/2 section No. 32, 1/2 section No. 33, 1/2 section No. 34, 1/2 section No. 35, 1/2 section No. 36, 1/2 section No. 37, 1/2 section No. 38, 1/2 section No. 39, 1/2 section No. 40, 1/2 section No. 41, 1/2 section No. 42, 1/2 section No. 43, 1/2 section No. 44, 1/2 section No. 45, 1/2 section No. 46, 1/2 section No. 47, 1/2 section No. 48, 1/2 section No. 49, 1/2 section No. 50, 1/2 section No. 51, 1/2 section No. 52, 1/2 section No. 53, 1/2 section No. 54, 1/2 section No. 55, 1/2 section No. 56, 1/2 section No. 57, 1/2 section No. 58, 1/2 section No. 59, 1/2 section No. 60, 1/2 section No. 61, 1/2 section No. 62, 1/2 section No. 63, 1/2 section No. 64, 1/2 section No. 65, 1/2 section No. 66, 1/2 section No. 67, 1/2 section No. 68, 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