The Domisiunt	AN APPEAD TO HONEST VOTERS.	DISGUSTED	MISPITS.	An Explosion				
The Democrat.	All the charges made against F A. Moore,	이야지는 이번 것으로 이번 방법이었다.	Ashland will celebrate the 4th of July	FAIRHAVEN, Wash May 23At 3:30	SHERIFF'S SALE:	TTTC		
	candidate for the supreme bench, have re- colled upon their authors. It is another	FORES SANTIAM, May 23, 1892. EDITOR DEMOCRATI am one of the		this morning the people of this city and New Whatcom were startled from their	In the Circuit Court of the State of Oregon, for Linn county.		T RECEIV	ED
ncel, cross or mark out the names of	proof that this kind of warfare doesn't pay	democrats caught in the third party trap.	Eugene has talsed \$52,000 towards a	alarmhan ha a transfer and and an		An immense stock of	Desertes II. I. C :	
andidates for recorder except that of E	-Oregonian.	Some time ago the alliance organizer came	ratiroad and will celebrate the 4th of July.	panied by a severe shock, which did a large	A J Carey, Plaintiff, vs.	An immense stock of	Buggies, Hacks, Carriag	es and Farm Wag
vis,	If the above were true, it is a sad com-	into these parts and appointed public meet-	The commencement of the state uni	amount of damage. All the buildings on the principal business streets preset t a di-	Alex Harold and G F Harold,			
member Mr. Vesteh will enable at	mentary upon the intelligence and indif- ference of the voters of Oregon. But it	ings at which he spoke in favor of uniting	versity begin: June 19 and ends June 23.	lapidated appearance, all the windows be-	co-partners in the sawmill busi- ness at Linn county, Oregon,	Also	THE A	of all his
Saturday, May 28th, at 1 o'clock pm.	is not true. The very serious and damag-	farmers into a'liance so they could build up			under the firm name and scyle	and the second		of all kir
verybody attend.	ing charges made against Moore have not	their own interests and not be victims any	TH Tongues tongue is running through	the explosion of two and a half tone of No.	of Harold Bros, . Defendants.	Binders,		ant c. u
Provide Statements	been answered nor denied by Moore, nor	longer of combinations and trusts in trade.	day	2 giant powder, belonging to McCoy &	NOTICE IS HEREBY GIVEN THAT			Saw M
n Robert Veatch will speak at Leb-	by any republican paper in the state on his	the said many things which I and many		Breckenridge, contractors. The totol loss is estimated at \$5000 at least, exclusive of	IN by virtue of an execution and order of	Mowers, /		IN A
	behalf. Hence, scores of republicans all	democrats approved. He told us very em- phatically that the Alliance had nothing to	The Sheridan Courier has been moved		sale duly issued cut of the above named court, in the above entitled action, to me directed			and Shir
oth as before advertised.	over the state will not vote for a man for	do with our walities. Its wild us sould	to Amplitus and all and it is at an an		and delivered, I will on	Rakes,		
and the second s	the sacred office of supreme judge whose	do with our politics. He said we could join the alliance and still be republicans or	and has already popped once.	WASHINGTON, May 23 The boomers	Friday, the 24th day of June, 1892,		SHOTE THE	Milli
m present appearances, we are led to a that the nomination of Cleveland	personal fitness, as shown by his own	democrats. That there was no purpose to		mean Alger. One of the men who is in the	at the court house door in the city of Albany.	and	AT LIT AND	XX I.
e certain than that of Harrison.	sworn statements, is so clouded. Now		A competent official who should be	scheme to force Blaine's nomination for president and Alger for vice president, said	Ling county, Oregon, at the hour of I o'clock		(X-1/HT)	AX chine
	what are the charges against Moore? As'	other democrats I went into the alliance	superintendant. He has filled the office	today that they did not care anything about	cash in hand to the highest hidder, the real		N V AIX	IN TON
Miller, the democratic candidate for	shown by his own sworn evidence in the case of Taylor vs Miles, the allegations are	and in less than a month the leaders in the	with ability, knows its duties well, and	Blaine, nor whether he lived or died, so	property described in said execution and order	Farm	IN NIVI	A Call and
commissioner, is a competent man	as follows;	movement began their efforts to get up a	deserves a big vote.	that he could carry through the ticket with	of sale as follows, towit:		ELIXXX	
ould receive every democratic vote	1st, That some time in 1882 Moore was	third party. Most of us in the tide of en-	Speaking of a recent snow storm in the	Alger as vice president. It is rather a cold- blooded way to look at the matter, but this	Land Claim of G W Richardson and wife.	Implements		amine s
county.	called in to write a will for Mrs Elizabeth	thusiasm went in. But times are more	West the New York World exclaims.	is the way the matter stands. That is what	claim No 1100, being in sections 22, 23, 26			States 4
Elmore and A Blevins are daily		sober now. Some of us are looking into	"What a pity that all the world can't live in New York!" But it's a worse pity for	home of all the prominent anti-Harrison	meridian in Linn county, Oregon, and bounded	257 Mitchell, Lewis &	Stoven Co. con Out 1	211
friends on the canvass. Be careful	and He wrote the will conveying all	matters. It seems now that every alliance	the New Yorkers that they can't live in			and hardenen, Liewis &	Staver Co., cor 2nd a	worth st, Alba
their names with that of M A Mil-	the property to Mr Taylor, husband of the		the Pacific Northwest,-Ex,	A Pla Fire	at the northwest corner of said G W Richard- son's donation land claim and running thence			
our ticket when you vote. Cancel,	woman.	not. I find that for some reason the strong-	and the second	CHEHALIS, Wash May 22 -Not two	south the roles thence and the role themen			The second second
mark out the names of all other	3rd. He received no directions what-		The Portland Dispatch states that A D	months has alread inco (that I's mon at it	north the rods, thenes must the sette to the	SHERIFF'S SALE	SHERIFF'S SALE.	SHERIFF'S SALE.
tes for the legislature.	ever from Mrs Taylor, and the only in-	made in democratic counties, such as Un-	Kelsey have been arrested in that city on	ed by the first great fire. This morning at	place of beginning, containing one hundred	In the Circuit Court of the state of Oregon.	In the Circuit Court of the State of Oregon	
Wilton domogratic condidate for the	formation he had as to the manner the will should be drawn was that given him by		a charge of additery, preferred by Mrs	and non manufilaring harms where a fam	at the continent engener of the Dillor D. to it	for the County of Linn.	for the County of Linn.	the County of Lian :
the while ming to Harrishurg ves-	Mr Taylor himself and he told Moore to	strange too that these efforts should be con-	Flubber, The paper also states that the	house non many sightly should be have been with	doubting land shains and some of the state	a he was a state of the second s	PW Hame The Lord	
rom Shedd, saw a man's hen house	give the property to him, (Taylor.)		City.	ness to the completeness of his work. The fire was started on the upper floor of the	no rous; thence south roo rods; thence east	of the estate of Oxen Kees, de-	E W Hogue, Plaintiff,	George A Whitney. Plaintiff,
gathered a crowd and rushed in and	4th. When he completed the will he	counties. Why is there not a strong effort		vacant building on Main street belonging	biginning, containing eighty acres, more or	and a second sec	Haro'd Bros copariners do- ing business under the firm	WSW alker and Florence E
at. He is thoughtful. It is just	read it over to Mrs Taylor and asked if	Washington, Douglas and other republi-	The Astoria Town Talk says: Had It	to George Gregg, to which, for several	loss, heing a part of the donation land claim of G W Richardson and mile No track heine	J D Walton and S J Walton, his	name of Harold Brothers,	Walk -, Defendant,
oughtful men that make good legis-	that was her will. He did not know cer-	can counties? I find some men who have	who have sought to promote private inter-	bad on that account become a nest of tramps.	in section 22, T 9, S R 1 W, Will, Mer, in	Wile, L.B. Montsene and Kata	Defendants.	NOT:CETS HEREBY GIVE by virtue of an execution a
	tainly what her answer was, but he under-	been for years truing to get office in the	ests at the expense of public comfort, the	loafers and drunks. The fire spread as	Linn county, Oregon.	and an experimental sections of the section of the	NOTICE IS HEREBY GIVEN THAT	ul sale daiy issort out of th
ember Capt Bell "the silver tongued	stood her to say yes. She spoke in a low,	been for years trying to get office in the democratic party in this county but have	Astoria and South coast road would have	though endowed with wings. A strong	The proceeds arising from the sale of said real property to be applied first to the pase		N by virtue of an execution duly is- sued out of the 4 pre camed court in the	Damed court in the above esticia
' of Washington will speak at the	Queling tonet	always failed. They now say if they can	afternoon over the new nillog and traction	across the street, together with the build-	ment of the costs of and upon said execution.	isale duly indies out of the above names	above entities action to madiranted and	Saturday, the 11th day of Jone
nso in this site next Tuesday May	5th. He did not sign the will as a wit		work that would have been completed by	ings below, were enveloped within twenty	and the original costs taxed at \$71.38; sec-	court in the above entitled action to me di-	delivered, i did on the lith day of May, 1892 daiy levy upon all the right, title	mentury, the stim dil of a bit
7:30 p m. He is the ablest and	ness for the reason that he thought, at the time, the woman was not conscious of	county they will be satisfied. I find re-	that time,	minutes. Four blocks of wooden buildings were in the midst of a sea of flame within	cound to fue bylancas of braintin a Cititu	Saturday, the 18th day of June, 1891.	and interest of Hareld Brothers, the shove	of Albany, Linn county, Orego
olished orator in the state. Tell all	ume, the woman was not con-clous of	publicaus who profess to be third party	The worst snowed under man in Oregon	forty minutes after the alarm was sounded.	cl \$152 75 credited thereon from the sale of		named def-ndants, in and to the real property hereinafter described, and I	Dour of 1 o'clock one of said dis
iends to come and hear him.	6th. When he wrote the will he omit-	men enjoying much satistaction in the	at the coming election will be I longl	10 the south it reached airs Darret's resi-	the personal property described in said execu-	bary, Linu county, Oregon, at the hour of 1	will on	highest bidder all the right, tit
	ted to even name the three daughters of	thought that if the democrats could be	Webster. The people in all parts of the	Mallinkin Collinson at The state star	Dated this 17. h day of May, 1802.	o'clos pm of said day refl at public suc-	Saturday, the 2nd day of July, 1891,	terest of the above named defe and to the real property des
other column will be found an article	Mrs Taylor who were her legal heirs, not				M. SCOTT,	tion for each in hand to the highest bidder, the real property described in said execution and order of sale as follows, to-wit: The	at the court have there to be	follows towit: Lots No 7 and 8
e Salem Journal, a very zerious re-	abbables of them as he may multime as	lican, and not a third party victory. In	office of attorney general, which is not	taking in Reinhart's store, Noftsger's store and dwelling, the Long building and store	Sheriff of Linn county, Oregon, By C.F.Scourt, doonty,	and order of sale as follows, to-wit: The northwest enarter of section thirty two (32)	Albany, Linn.county.Oregon, at the hour	No 2, in the town of North Bro
r Chamberlain should be elected at-		view of this it is time for men who have been life long democrats to pause and think	only justice; but the correct thing from	of John Mairs. At Odd Fellow's hall and		township thirtsen (13) south of range four	suction for grash in band in the bishest	, in Gross' addition to the low .
general. They are sufficient in every	finish the will before Mrs Taylor died.	before being led away by "sore head" dens		the courthouse, protected by intervening	000000000	(4) cost of the Willamette meridian, in Liun		
to solve the election in favor of Mr		ocrats and republicans who could not get	The following from the Astoria Herald	spaces, its progress was stopped. The total loss was about \$100,000, 1 ghtly in-	In the Circuit Count of the Discout			
erlain.	where Mrs Taylor was, whom he had		is a hard hit at Astoria property: The Herald has paid out more money the past	snred.	for Linn county.	The proceeds arising from the sale of said real property to be applied, first, to the	the ever 1/ of work 1/ 1/	the payment of the costs of a
Contractory of the local division of the loc	known for several years, he spoke to her,	with the schume that has no higher pur-		A Great Experiment.	E Adamson, Pleintia,	real property to be applied, first, to the payment of the costs of and upon said writ and the original costs taxed at \$31.45;	cate No 4184, timber cash antra in fina	taxed at \$31 95. Second, to the
Bell will speak at the Grand Demo-	but she did not answer nor show any signs	pose than revenge. I say to democrats	the property owners combined, but unless	New Yonk, May 22-After a hard	58	Recond, to the navment of the sum of \$50		1 GI SZULAS and Internet from th
ally in this city Tuesday May 31st,	at the time, that she recognized him. Sth. He had known the three daughters	who have been led away to stop and think	some action is taken at once to check the inactivity, the Herald will advertise some			second, to the payment of the sum of \$50, attoracy's fee, with interest thereon at the rate of S per cent per annum from the 24th	said real property to be sould a	January, 1889.at the rate of eight
pm. Farmers in all the surround-	of Mrs Taylor for a long time prior to the	In lest than three months they will be	of the Astoria property in such a way that	from Chicago to New York was assisted	To Sarah M Adamson, the shope gan ad De-	rate of 5 per cent per appoint from the 24th	tabe many states and the states and	i per annuni, and eniro, ind over
ntry will be out. Labor people, and merchants should hear him.	time of writing the will.	disgusted too, DISGUSTED,	there won't be a foot of land or 1 town lot	from hss wheel more dead than alive at	fendant:	of platutiff a claim amounting to the sain of	tared at \$9 50 minut tar origin's come	Dated ints Tith day of April.
hn Myers, Hon John Burnett and	gth. Moore was the first one to inform		sold during the next six months.	1:06 o'clock this morning. The run from Albany was made with little loss of time.	IN THE NAME OF THE STATE OF	\$446 11 with internet thereon at the rate of	plaintiffe sister of sub payment of	M S
ire expected also to speak. Ladies			Lionel Webster was only admitted to	but it was impossible to make up the hours		10 per cent per sonum from the 24th day of March, 1592; and fourth that the surplus		By C E Scott, deputy.
ecially invited to be present.	will, as to them, was void, and might be		the bar in 1889 and it is said never had a	lost before reaching that point. On the	plaintiff, in the above cutitled court, now on	If any be paid over to the defendant, C B	day of January, 1892	
and the second s	broken. This he did in the fall of 1887		case of his own.	last relay, coming into Tarrytown. Harry Eveland fainted on the wheel. His com-	it being the first regular day of June, 1892,	Dated this 9th day of May 1993	Dated this 24th day of May 1892. M SCOTT.	ANTENTO
W R Bilyeu, of Albany, democratic	toth, After informing them of this, he	tention to the record which Attorney-Gen-		panion, George Smith, saized the disnatch	term of said circuit, courts and you are	M SCOTT	Sheriff of Ling county Oregon	SHERIFF'S SALL,
e for district altorney was in this par	and his partner, Mr Cole, made a contract	eral Chamberlain has made has been the	CK Wilkinson, democratic nominee	and dashed forward, leaving Eveland to re- cover as best he could One hundred riders	hereby notified that if you fail to arouse and	Shariff of Line opporte Descours		In the Circuit Court of the State of
on county, this week. Mr Bilyeu is a	with the three daughters whereby they	subject of much approving comment among	day at Smithfield today on the canvass.	cover as best he could 'One hundred riders' shared in the undertaking, from Lamsden,	required the plaintiif will take a decree and	By C E Scott, deputy.	NOTICE OF SIMAL STTUTIE	Linn County.
fire with bone to himself and he	of the will and sell the side interests in	republicans, and some very prominent ones. He will receive a large republican vote.					NOTICE OF FINAL SETTLEMENT.	C Mayers, Plaintiff,
ance with nonor to himself and bene-	- or the will and sen the girls interests in	He will receive a large republican vote. The people recognize that it is a very im-	ine can no longer be launted with being	from the Pullman building, to Quick, who came rushing over the slippery Broadway	complaint filed herein towit: For a decree	TINC CALL	N OTICE IS HEREBT GIVEN THAT THE UN dersigned executor of the last will and testament	LDOS Brink, Le endant.
ver he possessers the sterling qualitie	in consideration of the navment by the	portant office and in a broad sense not a		pavement tonight. General Miles said in	isting between the plaintiff and defendant	Ind. Charles Developed States of Connection	of Go -rge l'attinoe, decrased, has flied his final account in said estate, and that the county court of Lint	
honorable gentleman, and the people	girls, to them, of S1000, provided they	political office. They are glad to be able to	RJ Hendricks, editor of the Salem	regard to the result of the Bieve ists, that,	above named and an order giving to plaintif	I day County	in and evente, and that the county court of Lint county, Oregon, has appointed Friday, the 5th day	by virtue of an execution
voting for him, be honorit g themselves		sustain a man with a good record in defense	Statesman, is a candidate for Collector	even with the slow time made, his former opinion, as to the usefulness of the bicycle	the cars and custody of the miner children, Laura Adamson and Albert Adamson, and		day, as the time for hearing and settling said ac	of sale duly issuel ont of t
ais Star (Ind.)	11th. Moore and his partner sold one	of people's measures. People are asking	R P Earbart's death. Not being in the	in the field, is confirmed. He said the	for the costs and disbursements of this suit	rey, fattners doing business	count and the settlement of said estate. Dated May 24th, 1892.	named court, in the above entit
	share to one Foster, and the other share to	that men who come before them for their	Portland ring he will of course not get it	laverrge was over ten miles an hour and	to be taxed.	under the firm name of	CHAS PATTISON,	Columber de 112 de 18
governor, no doubt, made his silve	themselves, and retained \$1000 for their	votes be something more than good fellows,	Some such fellow as Jim Lotan will re-	could not be beaten by infantry in similar weather, and travel for cavalry would ~ be	I the Link L 1 Done Judge of said court duit	Plaintiffs,	Executor	at the County Court Lause dow
with cool intent to draw democrat	s services.	honest men and the party nominee. They	cerve the prize aster the sune election.	The second	made at chambers in Salem, Oregon, this 12	78.	ADMINISTRATOR'S NOTICE.	LUIV OF A DABY Ling adding ()
the prople's party. In this he migh		want something more substantial to vote for than a mere desire to hold office and the	TELEGRAPHIC NEWS	The Bigh Water	day of May, 1892. J F WYATT,	E B Luckey, Delendant	NTOTICE IS HEREBY GIVEN THAT THE	the hour of I o'clock p m of sal
acceeded had he delayed making hi	5 the land to be worth from \$11,000 to 15			KEOKUK, Ia May 22 The situation at		NOTICE IS HEREBY GIVEN THAT by virtue of an execution and order	The state of the state of the state of the state	highest hidder all the right.
until a few days before the election		political skill to get the nomination. Pub-						

Wanted to be Lynched.

Albany Line count , Oregon at the hour of I o'clock p m of said cay, sell at public

M SCOTT.

Monday, the

Att'y for Plaintiff

each until a few days before the election. Democrats have had time to think over the matter and the governor will be astonished at the small results his efforts will produce .-Portland Darly Dispatch.

Can Clevelard carry New York? Can Hill carry New York? Can some other New York man carry New York? Or can man taker from another state? These hese reasons they should be foremost in the minds of all democrats more interested in democratic success than in man-worship

Last March while we were enjoying nay reveling, in the greatest gift of the billionollar congress to a free people, American tin, we imported 23.789 gross tons of tin and other republican organs to deny all or Tournal (Rep). plates, being an increase of 11,544 tons over the importation for March 1890. No

railroad. The peop'e do not want a corpo- of honest men in June. ration man on the bench. They have already had too much of that.

A dispatch from San Francisco, says; At Palo Alto today a poll on presidental preferences was taken of 311 newspaper editors and proprietors, who are accom-panying the excursion of the National Ed-Association. Of those who voted, 149 were democrats and 162 republicans. ie poil resulted as follows:

Harrison., 86 Hill., ..... 7 Gorman., 4 Blaine . 72 McKinley .. 4 Gray ..... 4 Cleveland, 117 Boles...... 12 Scattering. 5

tulge [] Sizw, democratic candidate for can convention in defference to corporation influence, is making a strong and winning at his creat shillty as a ducated gentleman, an able lawyer and, and active definition of the fact that Mr Chamberli id is an educated gentleman, an able lawyer and, and a strong and winning influence, is making a strong and winning at his creat shillty as a circuit judge to succeed Hon R P Boise who circuit judge to succeed Hon R P Boise who was unmercifully slaughtered by the republi-Webster, and not knowing but that he will be in the tax line looked after in good shape he the prediction that he will be elected. The dicial advirger. He has fought to establish and people should vote for Judge Shaw, and thus uphold the rai road commission in its work up his ticket to vote, that he must cancel, how that corporations cannot dictate to them of reducing freight rates and the state cross or mark out the names of all candiwho shall hold the officer. - Gervais Star board of equalization of taxes and placing dates for whom he does not wish to vole.

If the prople of Linn county love to he just and no right there will out be a single vote tance Mr Chamberlain has been squarely for that office except G F Russel . Mr Ruscast against Geo Chambe 1 fa, of Albany, for and vigorously upon the side of the peo- sell has made a good superintendent and leaping from the building. At 9 o'clock CIVIL -:- ENGINEER attorney-general, To vore f.r.h.m, even were pie's interests, and in both the above cases should be re-elected.

all o her things equal, would only the doing he had the spirit and independence to differ jurice to Mr Chambert in and to the mem- radically from the power that appointed A dispatch from the east says that there ers of the lust legislature. It is said that him. That the people should be advised is a scheme on foot to make Cleveland a fully one hall of the republican press of the of the record of such an official we deem it delegate to the Chicago convention from entirely consumed. The fire then jumped state are endorsing Mr Chamberlain's nomi- no more than our duty. The judicial of New Jersey. It is said he has a residence the river and destroyed the oatmeat state size endorsing Mr Chamberlain's nomi-nation. Next week we shall endeavor to ex-plain this important matter, fully believing that every ballot finding its way to the ballotbox in this county should have unscratched is now a candidate for their ballots,---

the name of George Chamberlain for attorney- Salem Journal (Rep.) general .- Harr'sburg Courier (Ind.)

political skill to get the nomination. Pub-All these allegations are based on the lic candidates are expected, in order to All these allegations are based on the lic candidates are expected, in order to sworn evidence of Moore himself. This awaken enthusiasm, to affirmatively and evidence is a matter of public record now aggressively represent something besiles a

evidence is a matter of public record now on file in the office of the clerk of the su-preme court. From reliable sources we learn that the leaders of the republican party in this state have caused this written evidence to be carefully examined with a view of denying, or at least making a de-fense, against the serious charges pub ished the Jemocrats carry New York with a view of denying, or at least making a de-spect, stands well in his own city of Al with spectators. questions are wholly void of sectiment. They are cold and to the point. And for they found the evidence to be just what the section of the point of the point of the point. And for they found the evidence to be just what the section of the point of the DEMOCRAT published. They then saw that convictions. He has been tried and not no denial nor defense could be made. The next best thing was to secure the publica-tion in the republican papers, and a lot of

tion in the republican papers, and a lot of championed the public interests by uphon-hireling nondescript sheets, of squibs like ing the dignity of the state and the inter. the above. There are twelve allegations ests of the people. He has been tested un-Brigham was 25 years of age, and while he above, and we now challenge the Oregonian der pressure and has remained firm.-Salem was in the fields he was shat from ambush

THE CHARGE NOT REFUSED.

doubt if any body mentions this fact the tin are not denied they must be taken as true. The Dalles Chronicle (Rep): A number doubt if any body mentions this fact the tin plate liars will shoot him on the spot, but it is a fact, no matter how much martyr-dom results from it. The Dattes Chronicle (Rep): A number proval the card of Killen, Star & Thomas dom results from it. The Dattes Chronicle (Rep): A number proval the card of Killen, Star & Thomas the set of is no wonder they have not been denied. Moore, republican candidate for supreme in a death struggle.

When you come to vote you will find the The proof is a public record. It is not judge. The card is held to be a complete name of C C Jackson on the ticket for sher- enough for the Or-gonian to say that the refutation of the charges. The Chronicle iff. Mr Jackson was a poor boy and had to charges have recoiled. It is not enough regrets its inability to see where the refuiff. Mr Jackson was a poor boy and had to charges have recoiled. It is not enough regrets its inability to see where the refu-tight his battle of life unaided and alone. for Moore's friends to publish the opinion of tation comes in. Moore is charged with the emphatic demand of the most influential republicans He is competent, he is honest and should a law firm that was employed in the case on having written a will for a woman who in the eastern, middle and western states have every democratic vote in the county. Moore's side to the effect that he is an honest was unconscious, according to his own which are not solidly democratic, that presi-Cancel, cross or mark out thenames of all other candidates for that office except that they themselves can render judgment on they hemselves can render judgment on they allow the train of the very article of death, at the time her mark was put to it It was absence of Mr Blaine from Washington, the these facts. The above twelve allegations are facts as shown by Moore himse'f. No and disinherited her three daughters. Af-

In addition to the many shady reatures one has had the hardihood to deny the pub- terwards Moore made a contract with the and he shall take such action as will preof F A Moore's fitness for the supreme bench lie record that shows the existence of these three girls to break the will and seil the apolis vent the pressing of his name at Minne it should not be lost sight of that he is a facts. The case against Moore is full, com- land in question for \$6000. The will was

ATTORNEY GENER VL. The Journal has not joined in any of the newsmaner stracks on Mr Webs'er, resublican newspaper attacks on Mr Webster, republican

candidate for attorney general of the state. On the other hand it severely criticised the appointment ly Governor Pennover of our present attorney general, Geo Cnambertain, of Albany. Under the circumstances we feel it but our duty to say to our reader that Mr

Anomy. Under the threader that Mr out our duty to say to our reader that Mr Chamberlain has made au official record that causes as most agreeb'e disappointment. He has more to be a champlon of people's

causes as most agreed to be a champion of people's been in business nere for sectral year of ing at present associated with the firm of G C Cooley & Co. If the voters in this part one-fifth of a second.

A CANDIDATE.

W C Cooley, of this place, has been plac-

SPOKANE, May 23.-A fire broke out to-lay at 430 in the factory of the Spokane Mill Company, on the river front. The securit - I tan and adjoining counties. more of the burlens of state and county Example: when the voter comes to the office taxes upon the tax dodging corporations, of school superintendent, he should cancel,

On all other matters of public impor- cross ormark out the namesof all candidates

quickly spread to the Echo roller mills, owned by Bravender & Keats, which were

A Big Fire.

without a protest.

Bicycle Record Lowered

LONDON, May 24 .- A Zimmerman,

the quarter mile record to 32 3-5 seconds, today succeeded in making the phenominal

Mill Company, on the river front. The flames spread with wonderful rapidity, and in a few minutes the entire structure was ablaze The employes had to run for their vives, and three of them were injured in E.J. G'CONNOR. four employes are missing, and it is feared they perished in the flames. In spite of the efforts of the fire department the flames And Surveyor. ALBANY. - - - OREGON

The Viscon Transmer.

of k & Venk.

Maine street .

A'erandria is growing worse. The rivers SHERIFF'S SALE.

for Linn county

In the Circuit Court of the State of Oregon Ruel Custer PI dotiff. Ruel Custer PL datiff, vs Margaretis Custer, Defendant, NOTICE IS H 4REBY GIVEN . HAT Notice IS H 4REBY GIVEN . HAT Notice IS H 4REBY GIVEN . HAT by virtue of an execution duly issued out of the above named defendant in and to the ted property de-cribed as follows, towit: all that portion of the following described out of the above named defendant in and to the ted property de-cribed as follows, towit: all that portion of the following described out of the above named defendant in and to the ted property de-cribed as follows, towit: all that portion of the following described real property being and tying in Linn how present them property det crided as follows and the present them property redering date the above of the state are required to present them property det crided as follows and the present them property redering date the above of the state are required to the material case in the state are required to the material case in the state are required to the material case in the state are required to the material case in the state are required to the material case in the state are required to the material case in the state are required to the material case in the state are required to the material case in the state are required to the material case in the state are required to the material case in the state are required to the state are required to the present the of the Egyptian levee will break.

APPOINTMENTS CHAVCED.

above entitled action, to use directed and delivered, I did on the 10th day of May, 1802 doly Ivy upon all the right, thile and interest of said Ruel Custer, the above erry hereinatter described, and will on of beginning in townshup 16, S S 3 west, BASTROP, La May 24 .- A most peculiar murder and lynching occurred here Sunday. riy hereinatter described, and will on Friday, the fith day of June, 1891. of beginning in township 16, S 2 3 wast, containing 162 acres. The preceeds ari-ing from the ale of at the court house door to the city of said real property to be applied as follows: ocratic speakers:

ocratic speakers: R M Ventch will speak at Lebanon on May 25th at 7:30 p m, instead of May 30th. May 25th at 7:30 p m, instead of May 30th. May 25th at 7:30 p m, instead of May 30th. May 25th at 7:30 p m, instead of May 30th. May 25th at 7:30 p m, instead of May 30th. May 25th at 7:30 p m, instead of May 30th. May 25th at 7:30 p m, instead of May 30th. May 25th at 7:30 p m, instead of May 30th. May 28th at 7:30 p m, instead of May 30th. was in the fields he was shat from amoush by an old negro, who fired three shots from a Wincnester rife, killing Frigham in-stantly. The negro then walked to the plantation residence, summoned Colonel Philips and told him that he had killed at Albany, May 31, at 1:30 p m, will be Albany. Linn county, Oregon; elso tots

Harrison Will Have to Stand Aside: the grand rally that was advertised to take NEW YORK' May 24 .- The Herald says: place in this city Saturday May 28th. "National Chairman John S Clarkson goes

## DISSOLUTION NOTICE

NOTICE is hereby given that the partnersnip of Willis & Hess, doing a who will pay all partnership deb's, and to Albany, May 16, 1892. G W Withtis

FRED HESS.

## WASHINGTON, May 24.-In the senate DISSOLUTION OF PARTNERSHIP.

DISSOLUTION OF PARTNERSHIP. NOTICE is bareby given that the part-mership beretofore existing between 0 J Kendall and G L Moniton, under the firm mame of Kendall & Moulton, and e sugged in the hummess of cleaning and dying, in Alanaw, Or, is this day, by mutual con-tent, discolved, G J Kendall tering, G L Moulton, coll KENDALL Moult three shares in the land to himself and passed, after an explanation by Stanford

G L. MOUTON. N OTICE I'S UFREBY GOVEN THAT the ordersigned is not in any man-ner connected with WJ Bennett in the

FORSALE -A fine 5 year old tay mare,

1 top buggy. 1 road cart and 2 sets of sirale

harnes. All in good condition. Inquire

BIRDS FOR SA. E. -Mrs. Wm Mayer has some fine catary birds, genuine

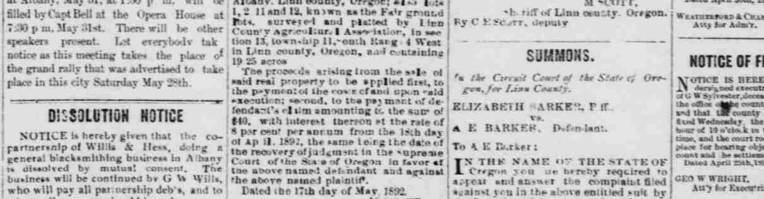
ter at once.

Seatch whist lars, for sale. Call on her

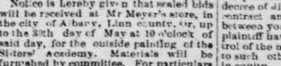
her home on Water street, but wen Hill an

A BARGAIN.

sound, well br ke, suitable for women;



M SCOTT. he first day of the term of said court Sterif of Linn County, Oregon following the expiration of the time pre-scribed in the order for publication of ADMINISTRATOR'S NOT'CE OF AP By C E Scott, deputy. this summons towit, by Monday th 27th day of June, A P. 1892, and if yo fail to appear and answer the complain the plaintiff will apply to the court for a NOTICE TO PAINTERS.



Rev L METAYER, on the 18th day of April, A D, 1892 Wh C Mayer, J J WHI1NEY, MR J TWAY,

Mn J GROSS. Committee EXECUTRIX NOTICE You had better pay up at once and save In the matter of the estate of Jacob W Wigle, doe'd architectorial business, and will not ba responsible for any debts contracted heretofor-or hyperfirer by him. Albany, Or, Ma 24th. G H BRUCKMAN. NOTICE IS HEREBY GIVEN THAT THE UN

reigned have been duly appointed exc tate of Jacob W Wigle, deceased, by the o of the estate of Jacob W Wigle, deceased, by the court of Lonn county, Overon, and that all Javing claims against said estate are here juired to present them together with the vanchers and proofs to the undersigned at he dense in Valuer. This count for the state of the mee in lialsey, Linu county, Oregon, wi m the date hereof. Dated at Albany, this 12th day of May, 1891. DRUCILLA WIGLE, bany, in said county, within six months from the date hereof.

J J Whitney, Atty for Executors ADMINISTRATORS NOTICE.

In the matter of the estate of Reuben A McFarlon

OTICE IS HEREBY GIVEN THAT THE UN 

This 12th day of May, 1891. JOHN B MCFARLAND,

CIRCUS PERFORMANCE. NOTICE OF FINAL SETTLEMENT but business. You will actually save costs and trouble by attending to the mat-VOTICE IS HEREBY GIVEN THAT THE UN dersigned executor of the last will and t Oregon for Linn county has fixed June 2 the hour of 1 o'clock p in of said day, objections if any to said account and of said estate of said decount and M. SCOTF. Sheriff.

This the 2nd day of May, 1892. O P CARD

N by virtue of an exseution and order of sa e issued out of the above named Court in the above entitled action, to may directed and delivered. I will on saturday, the 4th day of June, 1822, at the Court House dow, in the city of Albany, Line count, Orecon at the boar boundary line of said block 25 feet: theree w-star's parallel with the south line of said block to a line dividing lets 5 and 6 in said block to the south bound ry of said block; theuce easterly to the place of leg nuing; also the following described real necessary

described real property: Beginning at a point on the north line of block No 55 in the city of Aleany. Deginining at a point on the north line of boock No 55 in the city of Aleany. Line counts, Oregon, 132 feet from the north west conner of said block, running thence east to the northeast corner of said bl.ch; thence south 1/2 feet; thence west 2013 feet; thence north 22 feet; thence east e6 feet; thence west at the above lines ranning upon and par-allel with the boundary lines of said block No 59,13 the city of Albany, Line county, Oregon

NOTICE IS HEREBY GIVEN THAT THE UN-Oregon The proceeds arising from the sale of ersigned administrator of the estate is Vernon, deceased, has filed with the Cor CHERK, for Linn county, Oregue, and mied with the Co-in said estate and the court has fixed the 7th d June, 1802, a. the hour of 10 o'clock a m, for court room of said county court as the place, for heaving of objections thereto, if any, and for mittlement of said estate. Bated April 30th 1800 said premises to be applied. First.to the said premises to be applied. First to the payment of the costs of and upon this writ and the original costs taxed at \$20.35; second, to the payment of plaintiff's claim am unting to the sum of \$244.60 and socruing interest thereon at the rate of 10 per cent per aunum, and the further sam of \$3 attorney fees, and the over-plus if any there be to be paid the de-iendant.

J H KNIGHTEN.

indant. Dated this 25th lay of April, 1891. M SCOTC. Sheriff of Linn county, Oregon,

Br C E Scott, deputy. TOTICE IS BEREBY GIVEN THAT THE ENd executrix of the last will and testame ter, deceased has filed her final account unty clerk of Linn co

NOTICE OF FINAL SETTLEMENT.

NOTICE OF FINAL SETTLEMENT.

ADMINISTRATOR'S NOTICE.

for ounty: In the matter of the estate of Sarah

JESRY B KEENEY.

SHERIFF'S SALE,

In the Circuit Court of the State of Orego

Administrato.

County Court of L

OBINER

J J WHILNEY. Au's for Admr.

for Linn cos mt .

The State of Or spon, Plaintiff,

ys. Frank Slogra r Defeudant.

WEATHERFORD & CHAMPERLAIN

the office of the contact of the contact of the contact of the cost

Att's for Executrix.

the office depice county court of said Linn county, Oregon, and that the county court of said Linn county, has aved Wednessiay, the Sth day of June, 1825, the bour of 18 o'clock in the forenoon of said day as the pince for hearing objections if any court as the pince for hearing objections if any count as the pince for hearing objections if any count as count and he sottlement of said estate. Dated April 25th, 1832. MARIAH SYLVESTER, GEO W WEIGHT

Emil Milbredt, Defendant.

TOTICE IS HEREBY GIVEN THAT N by virue of an execution duly is-ued out of the above - uned court in the POINTMENT. NOTICE IS HERZEY GIVEN THAT THE UN.

A designed has been duly appointed by the county right, title and interest of Em ! Milluredt, our of inn county, Oregon, simulatrator, with the above named down lott it is the the abive named d wen land, i an i to the real property hereinafter described, and will on Saturday, the 4th day of June, 1892,

at the Court house door in the city of Alhany, Linn county, Oregon, at the hour of Al-bany, Linn county, Oregon, at the hour of l o'clock p m of said day, sell at public auction for cosh in hand to the highes, bid-der all the right and interest of he said de

endant, Emil Milbredt, in and to the foltowing described real property, towit. The east 100 acres of the v w 1 of section 33. tp 12, S R I west, and the east 100 acres of the N w j of section 4. tp 13. S R 1 West, all in In the matter of the estate of Sarah Keeney, deceased. Notice is HEREBY Give i THAT Notice is HEREBY Give i THAT Notice is the undersigned has been daiy appointed administrator of sait estate by the Court of Linn county, Oregon, and that the undersigned instants of the court of Linn county, Oregon, and that all persons having chains sgainst said est to are hereby required to present them together with the proper vorthers and proofs to the undersigned at the law office of J Whitney, in said county, within six months

(less the sum of \$149.00, credited on said costs by order of A F Strawe, plaintiff . At-Dated at Albany, Oregon, this 14th day of April A D 1892 torney;) second to the payment of plaintiff's claim amounting to the sum of \$191.33. laim amounting to the sum of \$191.30 Dated this 26th day of April, 1892.

M SCOTT. Sheriff of Lion constr. Oregon. By Chas A Smith, deputy.

SHERIFF'S SALE.

In the Circu t Court of the State of Orego for the county of Linn. Louis Blemaur and Emil Frauk,

N OTICE 1S HEREBY GIVEN THAT by virtue of an execution duly issued ut of the above named court in the above ntitled action, to me directed and delivered, Defendants.

ntitled action, to me directed and delivered, did on the 9th day of May, 1892, duly levy apon all the right, title and interest of Frank S Icgram, the above named defendant, in and to the real property hereinafter de-scribed, and will on

Saturday, the 18th day of June, 1893, Saturday, the 18th day of June,

at the court house door in the city of Albany, at the court house door in the city of Al-OPCARD, Executor BISSOLUT.ON NOTICE. N OTICE IS HEREBY GIVEN THAT N OTICE IS HEREBY GIVEN THAT

J E Michael's name should be left on the

